as no too/Histinstru-WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: **61** Ecp ***

Lot 10 in Block 9 of GREEN ACRES, according to the official plat thereof on file in the way received for record on the Addition day. office of the County Clerk of Klamath County, Oregon. Some Complete Figurery TRUST DEED l'ez-RUNTE OF OREGON 1

Tax Account No. 3908-1C0-3200

FORM No. 881-Oregon Trust Deed Series

TRUST DEED

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together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said coal estate

now or nereatter appertaining, and the tents, issues and provide the set of the state of the state. tion with said real estate. State FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FIVE THOUSAND AND NO/100

sum of FIVE INUUSAND AND NU/100 (\$5,000.00) And any able to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable

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It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to equire that all or any portion of the monies payable as compensation for successful that all or any portion of the monies payable to pay all reasonable costsking, which are in excess of the amount required to pay all reasonable costsking, which are in excess of the amount required to pay all reasonable costsking, which are in excess of the amount required to pay all reasonable costs and expenses and altorney's lees both in the trial and appellance courts, necessarily, paid or incurred by bene-licitary in such proceedings shall be recessarily point or indebtedness and (secure such instrumente the balance applied upon the indebtedness and (secure such instrumente set abalt be forcessary in obtaining such com') 9. At any time and from time to time upon written request of bene-endorsement (in case of full reconveyances, for cancellation), without altecting (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company ngs and loon association authorized to do business under the lows of Oregon or the United States to the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.585. NOTE:

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i. defaults, the person effecting the cure shall pay to the beneficiary all come and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's less not exceeding the amounts provided the postponed as provided by law. The or the time to which said sale may be postponed as provided by law. The or the time to which said sale may actively law. The sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The or the time to which said sale may in one parcel for in separate parcels and shall sale the time of sale. Trustee the postponed as provided by law. The or orguired by law conversing the presence of the highest. bidder for cash, payable sall the parcel or parcel or shall be postponed by the purchaser its deed in form as the time of sale. Trustee thall deliver to the purchaser its deed in form as the shall by conclusive proof of the grantor the highest. bidder the trusters of late the shall be conclusive proof the frantor the highest bids and to payment of (1) the expense of sale. The recitals in the deed of any merson, excluding the trustee, but including the trust the parcel or and the trustee and a tressonable charge by the trust shall apply the partrastee sells pursuant to the powers provided herein, trustee shall define the subsequent accord by the trust deed. (3) to all person attorney, (2) to the oblight the trustees and a tessonable charge by the trust deed as their interests may appear in the interest of the trustee in the trust deed as their interests may appear in the interest entitled to such surplus.
16. Beneticiary may irom time to time appoint a successor trustee, the anter shall be vested with all title, powers and the scales conferred upon any trustee named herein or to any successor trustees appointed herein trustee, the anter shall be made by written instrument executed by pointment and which, when meshall be made by written

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fully-seized in fee-simple of said desc	rees to and with the be ribed real-property-and	neficiary and those claiming under him, that he is law- -has-a-valid,-unencumbered title thereto
(1) All the state and from this to the spectrum of the state of the	- Οστοριστικό επιτεςς στολ - (Οστοριστικό επιτες) - (Οστοριστικό επιτες) - Οστοριστικό επιτες - Οστοριστικό - Οστοριστικ - Οστοριστικ - Οστοριστικό	
and that he will warrant and forever	defend the same again	st all persons whomsoever.
main the training contrast contrast contrast and the training of the training	For of the minute resolute rate of the minute resolute a float inclusion part of a float to beneficiary and the	(19) M. Bordford), the fraction to the second structure of the second result (Model) (Model) for the second structure of the second structure and Model. (How we second structure) and where the second structure structure and Model (Model) (Model) and structure of the second structure of the second Model (Model) is present with the second structure structure of the second structure structure of the second structure of the second structure st
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American de la companya de la compan	usters attaurys for the second states at a second state at a secon	[41] MADE (processing) and processing processing of the second s Second second sec
The grantor warrants that the proceed (a)* primarily for grantor's personal, f (b)*Kotanto-ganderator careed and	s of the loan represented by amily or household purpose where is a water of the second	the above described note and this trust deed are: s (see Important Notice below) and the business of control of the trust second
This deed applies to, inures to the ber personal representatives, successors and assign secured hereby, whether or part of the secured hereby whether or part of the secure of the secur	nelit of and binds all partie ns. The term beneficiary sh	is hereto, their heirs, legatees, devisees, administrators, executors, all mean the holder and owner including all interview.
the neurory is a set of the set o	and the singular number incl	all mean the holder and owner, including pledgee, of the contract ing this deed and whenever the context so requires, the masculine ludes the plural.) set his hand the day and year first above written.
	an hand, good of the state	All Manager and year tirst above written.
not applicables if warranty latte applicables which	never warranty (a) or (b) is	MUMM IDI III SABO
as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Regul disclosures; for this purpose use Server	Act and Regulation Z, the lation by making required	WIIIiam H. Martelfa
(Mean the stand of the gooys is a comparison	rd this notice. And article re-	Shirley R. Cartella
use the form of acknowledgement opposite) of events we recommended to a second of the second of the second of the STATE OF OREGON	any the Jampians 1: in the American spectrum of an interaction of the application of reflected of the application of reflected of the application of the reflected of the reflected of the reflected of the application of the reflected of the reflected of the reflected of the application of the reflected of the reflected of the reflected of the application of the reflected of the reflected of the reflected of the application of the reflected of the reflected of the reflected of the application of the reflected of the reflected of the reflected of the application of the reflected of the appli	And the second secon
County of Klamath	Count	and the second
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(SEAL)		blic for Oregon (SEAL)
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said frust deed or pursuant to statute, to can herewith together with and frust dead) and a	You hereby are directed, on neel all evidences of indebte	Payment, to you of any sums owing to you under the terms of advantage of the terms of advantage of the terms of a sums secured by said trust deed (which are delivered to you
tion white one example to be childed	te bioetististice	1. 19 Manuaran Corrier Strand Stran
DATED:		nes (f) (francis non or percenter arrange of a series franciscus) and an arrange of the series of the series and the series of t
Autoritation and the second second		Bonoliciary
Tax Account No. 3908-100-3200	I which it secures. Both must be d	elivered to the trustee for concellation before reconveyance will be mode.
TRUST DEED		STATE OF OREGON,
TA SILVENE HEST LAW , FUB. CO. PORTLAND. ORE. TY	S, according to	FUG OFFICIST D I Certify that the within instrument
William H. & Shirley R. Martel Box 7 (Shirley R. Martel Eung Crity "CA 73730" Part	ana, selle and conserva is Oregon, described a	was received for record on the 13th. day ofFeb, 19.90., 10 1112100 Wat 2:49
Grantor Trendwest Inc.	SPACE RESERV FOR DOCUTIOU RECORDER'S U	in book/reel/volume No. <u>M90</u> on page 2933 or as fee/file/instru-
PO: Box 1089 Klamath Fall OR 97601 WULLY IN Beneticiary	РАНТ. ОЕ. КЦАНАТИ, СС	Record of Mortgages of said County.
AFTER RECORDING RETURN TO	(, MARIELLA, busb:	UN SUG MT County affixed.
MOUNTAIN TITLE COMPANY	18051 Det 9th day	NAME TITLE
	Fee:\$13.00	By Bulline Mullendere Deputy

COEM No. 20) - Oferin Their Deed Sever-TRUST DEED

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