FORM No. 881--Orogon Trust Deed Series-TRUST DEED. MAC 1396 - 2016 MTC スコテスローゼ TRUST DEED VM15058 We also 961 南方国 Vol. m90 Page 9532 2001 THIS TRUST DEED, made this 30TH APRIL MARTIN I MONTI AND JAMES J MONTI, AS TENANTS IN COMMON, 19.90, between as Grantor, WILLIAM P BRANDSNESS SOUTH VALLEY STATE BANK as Trustee, and as Beneficiary, CP CA Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: in _____KLAMATH _____County, Oregon, described as: EN-195 SEE ATTACHED EXHIBIT "A" BY THIS REFERENCE MADE A PART HEREOF. LEGRE SEE ALLACHE 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 tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the note of even date herewith, payable to beneficiary or order and made by grantor, the linal paynent of principal and interest hereot, it final paynent of principal and interest hereot, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said notes and not of a grantor of alienated by the grantor without lirst having obtained therewith evitien consent or approval of the beneficiary, and payable. To protect the security of the date drant of the secured by this instrument, irrespective of the maturity dates expressed therein, or the security of the security of the date drant of the secured by the grant or without lirst having obtained the written consent or approval of the beneficiary. To protect the security of this trust dead drants and payable. sold, conveyed, assigned or alienated by the grantor without lires there, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

 1. To protect, preserve and mainsin said property in good condition of to comove or demolish investigating or improvement therein, shall become immediately due and payable.
 To protect, preserve and mainsin said property in good condition of to comove or demolish on the said property in good condition of the complete or restore prompily and in good and workmanike destroyed therein any waste of said producing or improvement therein and the said demonstructed, damaded or construction alternative and the said premerty; it the beneficiary manatements pursuant to the Uniform Queets, to construct the said premerty; it the said premerty; it the said premerty; it the beneficiary may see of a said to pay tor illing ame in the proper public officer or differs, as well as the cost of all lies searches made by the said premerty; it the beneficiary is the said premerty is the said premerty is a solution of damage by lire and anount not less than a the beneficiary may be developed as provide and continuously maintain insurance on the building an anount not less than a the beneficiary with foss payable to the said premise against heaven and start all if the grantor shall be theneficiary and prove any such insurance and to colleve a damage by lire or other insurance and contains searching agencies are all the pay applies to the expinetion or curve or waive any deletions secured heaves and the splite or collevel and prove and the beneficiary and the searching assessments and the pay applie to the expinetion or curve or waive any deletions are all the pay applies to the expinetion or curve and the beneficiary and the beneficiary as soon as allow alliften days prove the expinetion and the beneficiary and the s strument, irrespective of the maturity dates expressed therein, or the information of other afreement allecting this decd of the information of other afreement allecting this decd of the information of the afreement allecting this decd of the information of the afreement allecting this decd of the property. 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Otherwise, the sale shall be held on the date and at the time and place designated in notice of sale or the time to which said sale nay in one parcel or in posice of sale or the time to which said sale nay and be postponed as provided by law. The trustee may sell said spin property either auction to the highest plate parcels and shall sell the said sale. Trustee the property so sold, but which cash, payable at the time of parcels are shall deliver to the purchase its deed in form as required by law conveying plied. The recitals in the defaol any unaiters of lact shall be trustee contains we convey of the truthfulness thereol, the payment of warranty law conveying the kranter and beneficiary, may purchase at the sale. 15. When trustee sale usuant to the powers provided herein, trustee cluding the compensation of the to payment of (1) the expenses of sale, in attorney. (2) to the obligation scatters do the trust edd, (3) to all trustee satisfing recorded liens subsequent to the interest of the truste intervant attorney. (2) to the obligation scatters of the trust deed, (3) to all the trust as the in interest may appear to the interest of the trustee in therean surplus, it any, to the granter or to his successor in interest on the state the sale. 16. Beneliciary may from time to time appoint a successor or succes-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 as compensation to require that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney's lees to pay all reasonable costs, expenses and attorney's lees to pay all reasonable costs, expenses and attorney's lees to pay all reasonable costs, expenses and beneficiary and to the trial and appellance courts, necessarily paid or incurred by frantor applied to the trial and appellance courts, necessarily paid or incurred by the secured hereby; and frantor are the balance applied upon the intelligences are such instruments are shall its own expense, to take such licitions between the trial and frantor are shall be necessary in obtaining such com-pensation, promptly upon beneficiary in but and the note to the indevice of the second prosent of this deed and the note to the liability of a second present of the indebteness, trustee may (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 It is mutually agreed that: surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-and the any trustee named herein or to any successor trustee appointed herein trustee, the latter shall be vested with all title powers and duits conterred and aubatitution shall be made by writer interument executed by benelician; which, when recorded in the more appointed hereunder. Each such appointment which, when recorded in the more appointed the county or counties in which, when recorded in the more appointed by carculate benelician; which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledd is made a public record as provided by law. Trustee is not obligated to notify any party hereto of performed reader any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atto or savings and loan association outhorized to do business under the laws of Oragor property of this state, its subsidiaries, affiliates, agents or branches, the United States ney; who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with the seized in fee simple of said described real property	he beneficiary and those claiming under him, that he is law- y and has a valid, unencumbered title thereto
that he will warrant and forever defend the same	against all persons whomsoever.
that he will warrant and sources	[11] S. M. A. M. Martin and A. Martin and A. M. Martin and A. Martin and A. M. Martin and A. Martin an Martin and A. Martin and
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(a) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
This deed applies to, inures to the benetit of and binds prsonal representatives, successors and assigns. The term benetities used benetives whether or not named as a beneticiary herein.	all parties hereto, their heirs, legatees, devisees, administrators, electricol- ticiary shall mean the holder and owner, including pledgee, of the contract In construing this deed and whenever the context so requires, the masculine when includes the plural.
IN WITNESS WHEREOF, said grantor has	hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) a	or (b) is X.S. MONTI creditor MARTIN I MONTI
ot applicable; if warranty (a) is applicable and and Regulation s such word is defined in the Truth-in-Lending Act and Regulation by making t	z, the galactic state of the st
eneficiary MUST comply with the Act and Registration of 1319, or equisiclosures; for this purpose use Stevens-Ness Form No. 1319, or equised compliance with the Act is not required, disregard this notice.	JAMES ONOTIC
	(a) Solution (a) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b
se the form of acknowledgement opposite the second s	STATE OF OREGON, }ss.
STATE OF OREGON, County of KLAMATH	County of
This instrument was acknowledged before me on MAU 18 1990 by	This instrument was acknowledged before the on
MARTIN I MONTI & JAMES J MONTI	 As a second secon
- L. J. Q.J.	
Notary Public for Oregon	Notary Public for Oregon (SE.
(SEAL) (My commission expires: 11/16/91	My commission expires:
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To be used or	ST FOR FULL RECONVEYANCE nly when obligations have been paid.
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EXHIBIT "A" LEGAL DESCRIPTION

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All that real property situated in the County of Klamath, State of Oregon, more particularly described as follows:

Being a portion of the NW1/4 NW1/4 of Section 6, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Commencing at the Northwest corner of Section 6, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, thence South 0 degrees 07' 06" East along the West boundary of said Section 6, 256.25 feet to the Southerly boundary line of Ashland-Klamath Falls Highway No. 66; thence Easterly along said Southerly line 77 feet to the true point of beginning; thence continuing along said Southerly Highway boundary line to the most Northern corner of that parcel of land described in Deed to Keno High School District recorded November 30, 1928 in Volume 82 of Deeds at page 616, Klamath County Records; thence South 33 degrees West along the Northwesterly line thereof, 264 feet to the most Western corner of said parcel; thence North 57 degrees West along the direct extension of the Southerly line of said parcel, to the most Southern corner of that parcel of land described in Deed to Vernon F. Miller, et ux, recorded June 29, 1977 in Volume M77, page 11451, Klamath County Microfilm Records; thence North 10 degrees 36' 54" East, 136.31 feet to the true point of beginning.

MARTIN I MONTI

STATE OF OREGON: COUNTY OF KLAMATH: ss

Filed for record at request of <u>Mountain Title Co.</u> the <u>18th</u> of <u>May</u> A.D., 19 <u>90</u> at <u>2:43</u> o'clock <u>P.M.</u> , and duly recorded in Vol. <u>of Mortgages</u> on Page 9532	day
FEE \$18.00 Evelyn Biehn . County Clerk By Daular Multimotics	