			255 LAW PUB, CO., PORTLAND, OR. 97204
FORM No. 881-1—Oregon Trust Deed Series—TR 0015628	IST DEED (No restriction on assignment). MTC 223498 TRUST DEED	Wol mgd	Page 10626
THIS TRUST DEED, n DAVID M. MILLER and S	nade this15thday of the second s	of <u>May</u> d and wife	, 19.90., between
as Grantor, MOUNTAIN TITL	COMPANY OF KLAMATH COUL	NTY	, as Trustee, and
as Beneficiary, Grantor irrevocably gran	nd MABLE M. KREIGER, hus WITNESSEI ats, bargains, sells and conveys County, Oregon, described as	band and wife TH: to trustee in trust, with po	
A portion of the NE ¹ 34 South, Range 7 Ea	lying East of Dalles-Ca st of the Willamette Mer ccount #3407-028A0-00100	lifornia Highway in S idian, Klamath County	ection 28, Township , Oregon.
a parcel of the here shall be paid as fol SHEILA R. MILLER, hu to this Trust Deed a husband and wife, ar Highway Division fro together with all and singular the to now or hereafter appertaining, and tion with said real estate. FOR THE PURPOSE OF sum of THIRTY-FIVE THOUS note of even date herewith, payable	RTIAL RELEASE: If the S in described property fr lows: $\frac{1}{2}$ proceeds shall isband and wife, and/or t ind Note as payment to Ch d/or their assigns and C id/or their assigns shall om this Trust Deed and No enements, hereditaments and appurte the rents, issues and profits thereof a SECURING PERFORMANCE of et SAND FIVE HUNDRED AND NO Definition of the secured by this instrument is the	rom the Grantors named be paid directly to I their assigns and $\frac{1}{2}$ sh HARLES H. KREIGER and CHARLES H. KREIGER and I release parcel sold ote secured by this The enances and all other rights there and all lixtures now or hereafter ach agreement of grantor herein /100	AVID M. MILLER and hall be paid directly MABLE M. KREIGER, 1 MABLE M. KREIGER, to the State of Orego rust Deed. reunto belonging or in anywise attached to or used in connec- contained and payment of the mag to the terms of a promissory principal and interest hereot, if
To protect the security of it 1. To protect the security of it and repair; not to remove or demolish a not to compile to remove or demolish a not to complete or method to the nonner any building or mprovement wh destroyed thereon, any when due all c . To comply with all laws, ord tions and restrictions allcoting said proper join in executing such financing statement ind Code as the beneficiary may sequit proper public office or searching agencies.	is trust deed; grantor agrees: tain said property in good condition property. ally and in good and workmanlike the may be constructed, damaged or basts incurred therefor. try; il the beneficiary so request, to ts pursuant to the Uniform Commer- s and to pay-tor illing same in the s the cost of all lien searches made the berne therefore therefore the the beneficiary to request, to the beneficiary to request, to the beneficiary to request, to tain a the beneficiary to the the the beneficiary to the the the beneficiary to the the the beneficiary to the the the beneficiary to the the the the beneficiary to the the the beneficiary the the the the beneficiary the the the the beneficiary to the the the the beneficiary to the the the the beneficiary to the the the beneficiary to the the the the the the beneficiary to the the the the the the beneficiary to the the the the the the the th	nting any easement or creating any bordination or other agreement allcoli read; (d) reconvey, without warranty, intee in any reconveyance may be c ally entitled thereto," and the recitals conclusive prool of the truthilness t vices mentioned in this paradraph shall 10. Upon any delault by granto ne without notice, either in person, b inted by a court, and without refard indebtedness hereby secured, enter u y or any part thereol, in its own na use and prolits, including those past of costs and expenses of operation and	all or any part of the property. The lescribed as the "person or persons therein of any matters or lacts shall hereot. Trustee's fees for any of the be not less than \$5. r hereunder, beneliciary may at any y agent or by a receiver to be ap- to the adequacy of any security for non and take possession of said prop- ne sug or otherwise collect the rents.

Code as the beneficiary may require and to pay-for illing same in the public officer or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.
now or hereafter erected on the said premises against loss or damage by lire and such other harards as the beneficiary may from time to time require, in an amount not less than 3. <u>full</u>. <u>inSurADLG</u>. VALUE, written in companies acceptable to the beneficiary with loss payable to the barrenticiary.
if the grantor shall be delivered to the beneficiary as soon as insurance on the buildings companies acceptable to the beneficiary with loss payable to the barrenticiary.
if the grantor shall be delivered to the beneficiary as soon as insurance and to deliver said policies to the beneficiary at less lifteen days prior to the expiretion of any policy of insurance now or hereafter placed on said buildings the beneficiary may procure the same at grantor's expense. The anonthic collected under any tife or other insurance policy may be application or release shall be denoted to the beneficiary may be application or release shall be denoted to the soft any be application or release shall not cure or waive and penatic. The form construction liens and to pay all taxes, assessments and penatic are than a promity deliver receipts therefor the grantor the grantor taxes, assessed upon or against said promit, beneficiary may be released to grantor as apple by fraction; either charges payable by fire or other days pay all taxes, assessments and other any taxes, assessed upon or dagainst and to pay all ossi, fees row how any and the remains or here payable by fraction; either charges hashed by grantor, either charges hashed by grantor, either charges hashed by application or clease shall be added to and become a part of the dots secured by this trust deed, without waiver of any rights ensitied in materials, and 7 of this trust deed, without waiver of any pay represed in angeraphis 6

It is mutually agreed that:

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, beneticiary shall have the right, ii it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or applied by it first upon any reasonable costs and expenses and anticitary and applied by it first upon any reasonable costs and expenses and anticitary both in the trial and appellate courts, necessarily paid ono the indebtedness secured hereby; and grantor agree courts, necessary in obtaining such com-smation, promptly upond from time to time upon written request of bene-liciary, payment of its lees and presentation of this deed and the note for endoty of the net of lutt reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Othewise, 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 trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proio of the truthlulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. TS. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee and a reasonable charge by trustees halt on their interests may appear in the order of the priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such 16. Beneficiary may from time to time appoint a successor or success-ports to any trustee way from time to time appoint a successor or succes-sors to any trustee mand here to the appoint a successor or succes-tors to may trustee mand here to the appoint as uccessor or succes-tors to any trustee mand here to the appoint as uccessor or succes-tors and the trustee mand here to the appoint as uccessor or succes-tors to any trustee mand here to the successor or successors and the successor or succes-tors and the trustee mand here to the appoint as uccessor or succes-tors to any trustee mand here to the successor or succes-tors and the trustee mand here to the appoint as uccessor or successors appoint and the successor or successors appoint and the successor or successors appoint as the successor or successors appoint and the successor appoint and the successor or successors appoint and th

surplus, il 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 successor to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and will tile, powers and duties conterest trustee, the latter shall be vested wirout conveyance to the successor trustee, the latter shall be vested wirout conveyance to the successor trustee, the latter shall be made by pointed hereinder. Each such appointment and substitution shall be made by puritten instrument executed by beneficiary. which, when recorded in the mortage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment 17. Trustee are public record as provided by law. Trustee is not obligated to notline of any patty hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall, be a parity unless such action or proceeding is brought by trustee.

NOTE: 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 avoings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

10627 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except none and that he will warrant and forever defend the same against all persons whomsoever. المراجع والمراجع المراجع The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. 1/Q Jour * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. DAVID M. MILLER Speile & Mille SHEILA R. MILLER (If the signer of the above is a corporation, use the farm of acknowledgement opposite.) STATE OF OREGON. STATE OF OREGON,))ss. .)) ss. County of Klamath County of This instrument was acknowledged before me on This instrument was acknowledged before me on мау June 1 , 1990, Бу DAVID M. MILLER and SHEILA R. MILLER Note Schotte for C Notary Public for Oregon regon (SEAL) (S MDANA: Who NHELSEN My commission expires: NOTARY PUBLIC-OREGON My Commission Expires 173019 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. ..., Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ma here and an and a regime DATED: Beneficiary De not lose er destrey this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be m STATE OF OREGON, TRUST DEED SS. County ofKlamath 물건한 사태회에 승규가 연구했다. (FORM No. 881-1) I certify that the within instrument was received for record on the ...lst. day MILLER and SHEILA R. MILLER DAVID M. 0.30 BOX 10E. at 4:17 o'clock P. M., and recorded in book/reel/volume No. M90 on Chiloquin, OR 97624 SPACE RESERVED Grantor page 10626 or as fee/file/instru-FOR CHARLES H. KREIGER and MABLE M. KREIGER ment/microtilm/reception No. 15628, 542 North Hobart Blvd. Record of Mortgages of said County. e parte l'Alexia E Los Angeles, CA 90004. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY OF Evelyn Biehn, County Clerk. KLAMATH COUNTY HIGH OFFI By Dauline Mullander Deputy **1**99 P Fee \$13.00