	herein, shall become immediately due and payable.	strument, irrespective of the maturity dates expresse
	To make the of this flust deed dramtes at	
		drandind
		Subordination of all citating any restriction the
	2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constrained workmanlike	thereof (d) and all all cement attection this doub
	manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereica, damaged or	
	destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws ordinare therefor.	
	join in executing such linancing said property; if the beneficiary so requests, to cial Code as the beneficiary may require and to pay be the Uniform Commer- proper public officers and provide a statements pursuant to the Uniform Commer-	services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by control to the sthan \$5.
	proper public att beneficiary may require and to pay the Uniform Commer-	
	proper public office or offices, as well as the cost of all lien same in the by lifng officers or searching agencies as may be descrided.	
	4. To provide and continuously maintain insurance on the buildings	
	now or hereafter erected on the said premises against loss or damage by lire and such other hazards as the beneficiary may know time to damage by lire	
	and such other hazards as the beneficiary may from time buildings and such other hazards as the beneficiary may from time to time require, in companies acceptable to the beneficiary with 1035 payable to the latter; all policies of insurance shall be delivered to the beneficiary or othe latter; all	ney's lees upon any indebtedness secured hereby, and in such
	companies acceptable to the benvacant land written in	includy filley determine
	policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such as insured; deliver soil collections and any reason to procure any such as insured;	11. The entering upon and taking possession of said
	deliver said policies that for any reason to procure any such issued;	
		waive any default or notice of default hereunder or invalidate
		pursuant to such notice.
7	may determine the determines secured hereby and in such ordered by beneli-	12. Upon default by grantor in payment of any indebt
r	to cure or waive any default or notice of default hereunder or invalidate any tot done pursuant to such notice.	
2		event the henelician of the interventery due and payable
t	ares assessments and premises free from construction liese and	in equity as a mortgage or direct the trustee to foreclose t advertisement and sale, or may direct the trustee to foreclose this
а	axes, assessments and other charges that may be levied or assessed upon or gainst, said property before any part of such taxes or assessed upon or breast bardes that may be levied or assessed upon or breast bardes that have one of the bardes of the bardes of the bardes ba	remedy, either of town and the studie to burste and
Ċ.	gainst schemens and other charges that may be levied letis and to pay all gainst scheme before any part of such tares, assessments and other beneficiary; should: the grantor lail to morphy deliver receipts therefor	remedy, either at laws, or may direct the trustee to pursue any the beneficiary plects to foreclose by advertisement and sale, the the frustee shall execute and ranse the strength of the frustee shall execute and
te	Deneticiary; should the grantor fail to meltion deliver receipts therefor	the trustee shall execute and cause by advertisement and sale, the

charges become pair due or delinquent and promptly deliver receipts therefor ments, insurance put the grantor fail to make payment of any faxes, assess by direct payment, hend the grantor fail to make payment of any faxes, assess make such payment, hending the fail to make payment of any faxes, assess make such payment, hending the fail to make payment of the such which to and the amount so paid elidizations described in paragraphs 6 and 7 source trust deed, shall be die obligations described in paragraphs 6 and 7 source trust deed, shall be die obligations described in paragraphs 6 and 7 source trust deed, shall be also any rights arising from breach of any of the erty hereinbefore described any rights arising from breach of any of the erty hereinbefore described any rights arising from breach of any of the erty hereinbefore described in payments, with interest as adoresaid, the pro-same extent that they any as well as the grantor, shall be bound to the described, and all such payments shall be immediately due and payable with render all sums secured by this trust deed immediately due and payable with out notice, and the nonpayment thereol shall, at the option of the beneficiany constitute a breach of this frust faced immediately due and payable with in connection with or in enforcing this obligation on trustee and all torrures' of till search as well as the obligation or proceeding purporting to action or proceeding in which the beneficiary or trustee and in any suit, action or proceeding in which the beneficiary or trustee's attorney's elident of attorney's lees methoded in this payaall tors and expenses, in-any suit of the lorclosure of this deed, to pay all costs and expenses, in-any suit of the lorclosure of this deed, by any all costs and expenses, in-any suit of the lorclosure of this deed, by any all costs and expenses, in-any suit of the lorclosure of this deed, by any all costs and expenses, in-fixed by the trial court, granter further agrees to pay such sum as the ap-pellate court stall adjud

## It is mutually agreed that:

It is mutually agreed that: S. 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, it is of the event taking, which are in excess of the amonies payable to pay all reasonable costs, expenses and attorney's fees necessarily required to pay all reasonable costs, expenses and attorney's fees necessarily required to pay all reasonable costs, expenses and attorney's fees necessarily required to pay all reasonable costs, expenses and attorney's fees necessarily sets, incurred by grantom any reasonable costs and expenses and attorney's fees necessary is secured hereby; and proceedings, shall be necessary in obtaining such com-secured hereby; and the balance applied upon the indebiteness and execute such instrument affeces, at its own expense, to take such actions 9. At any time and from time to time upon written request of bene-ned payment of its fees and from time to ime upon written request of bene-endorsement (in case of tull recond presentation of this deed and the note for endorsement (in case of tull recond presentation of the indebiteness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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 succes-sors to any trustee named herein or to any successor trustee appointed her-under. Upon such appointment, and with a conveyance to the successor trustee, the latter shall be vested with all tille, powers and duities conterred upon any trustee herein named or appointed herein and the substitution shall be made by which thereunder. Each such appointment which, when recorded in the markage records of the county or counties in of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of participation of the successor trustee such or day action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings 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.

together with trustee's and altorney's lees not exceeding the amounts provided by law. 14. Otherwise, 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 by the provided by law. The trustee may sell said property either auction to the high-separate parcels and shall sell the same or parcels that dever to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive prose of the truthfulness thied of any person, excluding the trustee, but including the granter and be purchaser and the sale. The field. The recitals in the deed of any matters of lact shall be conclusive product of the truthfulness thied. Any person, excluding the trustee, but including the granter and benchesses of sale truste and a reasonable charge by trusters altoring the concerns of sale truste and a reasonable charge by trusters and the instructers may apprease in the order of the trust device in the trust strutting, the proceeds of the trustee and a reasonable charge by trusters and the interests may apprease in the order of their priority and (4) the surplus, if any, to the granter or to his successor of the trusted to successor and the interest may apprease in the order of their priority and (4) the surplus.

adjusty as a mortgage or direct the trustee to be close this trust deed adjusty as a mortgage or direct the trustee to be close this trust deed parently, either at law or in equity, which the benelicity may have. In the event the benelicitary elects to loreclose by advertisement and sale, the beneliciary or the beneliciary elects to loreclose by advertisement and sale, the beneliciary secured hereby whereupon the trustee shall like the time and place of sale, give notice thereof as then required by law and property to satisfy the obligation notice thereof as then required by law and foreclosure by advertisement and sale, and at.any.time prior to 5 days before the date the trustee conducts the the default or delaults. If the delault consists of a failure to pay, when due, entire amount due at the time of the delault may be cured by paying the entire amount due at the time of the delault may be cured by paying the entire amount due at the time of the gradition to curing the default or delaults, the person efforting the prior as would being cured may be cured by tendering the police the trustee due to the delault, the person efforting the cure shall pay the the delault that is capable of boligation or trust deed. In enforcing the police the delault that is capable of delaults, the person effecting the cure shall pay to the beneliciary all costs together with trustees and attorneys the shall pay to the beneliciary all costs together with trustees and attorneys the shall pay to the beneliciary all costs together with trustees and attorneys the shall pay to the date and at the time and to default incurred the town of the obligation of the trust deed to here by law.

btedness secured me being of the beneliciary may ile. In such an this trust deed s trust deed by y other right or in the event

id property, the I fire and other r damage of the hall not cure or te any act done

iary may at any securer to be ap-any security lor sion of said prop-collect the rents, apply the same, reasonable attor-ch order as bene-

franting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconvertice may be described as the "preperty. The fegally entitled thereois" and the recitats therein of any matters or facily shows be conclusive proof of the the recitats thereoi. Truste's fees to any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneliciary may of the time without notice, either in by grantor hereunder, beneliciary may of the

(\$38,400.00)------Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

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 fixtures 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 sum of THIRTY EIGHT THOUSAND FOUR HUNDRED AND NO/100-----

For the second process

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: SEE ATTACHED LEGAL DESCRIPTION OF WHICH IS MADE A PART HEREOF BY THIS REFERENCE iki ten 

WITNESSETH:

OPYRIGHT 1990

...., as Trustee, and

THIS TRUST DEED, made this \_\_20th

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

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FORM No. 881-Oregon Trust Deed Series-TRUST DEED

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and the second s as Beneficiary, PREATTE

Klamath Country Corners, a California Limited Partnership

	911
The grantor covenants and agrees to and with the beneficiary and ly seized in fee simple of said described real property and has a valid,	those claiming under him, that he is law- unencumbered title thereto
cont 1018	
d that he will warrant and forever defend the same against all person	s whomsoever.
The grantor warrants that the proceeds of the loan represented by the above de (a)* primarily for grantor's personal, family or household purposes (see Import (b) XIXX XX SIGNATION (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	augustors
This deed applies to, inures to the benefit of and binds all parties hereto, ine mean the personal representatives, successors and assigns. The term beneficiary shall mean the personal representatives, successors and assigns the deed by the second	holder and owner, including pledgee, of the contract holder and owner, including pledgee, of the contract d and whenever the context so requires, the masculine
secured hereby, whether or not named as a benchmark of the singular number includes the plu gender includes the feminine and the neuter, and the singular number includes the plu IN WITNESS WHEREOF, said grantor has hereunto set his ha	and the day and year first above written.
THURPREANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	W. Schmid
not applicable; if wanting the Truth-in-Lending Act and Regulation 4, the	2 ( Alland )
beneficiary MUSI comply the set is not required, disregard this notice.	ama Lynnel
Laura	L. Schmid
California STATE OF <b>GREACH</b> , County of <u>Chur</u> This instrument was acknowledged befor This instrument was acknowledged befor Sobmid & Laura h.	(CDEA )ss. [-2 ,19 99.,
Deiner W. Schmid & Laura Le.	Schmid Dontrovy 19.91
This instrument was acknowledged beit	1. Schm-d
as OATONE CA 94526	
OFRICIAL SEAL	<u>Les Cait</u>
R KEN COLI	Notary Public tor Breesers ssion expires 9/15192 California
CONTRA COM COUNTY My commit	
REQUEST FOR FULL RECONVEYAN	ice
To be used only when obligations have b	heen Dala.
, Trustee	All sume secured by said
The undersigned is the legal owner and holder of all indebtedness secured	by the toregoing sums owing to you under the terms o end to you of any sums owing to you under the terms o conved hy said trust deed (which are delivered to you
trust deed have been fully pair and the cancel all evidences of indebtedness and trust deed or pursuant to statute, to cancel all evidences without warranty, to the	he parties designated by the terms of said trust deed th
herewith together with said that the same. Mail reconveyance and documents to -	
<b>19</b>	
DATED:	Beneficiary
	성장 가슴 선수는 것이 많이 가지 않는 것이 같이 없는 것이다.
De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivere	
	STATE OF OREGON,
TRUST DEED	A A A
(FORM No. 881)	I certify that the within instrume
Bringe W. Schmid & Laura L. Schmid	of
Danville,CA94506Grantor	pageor is ree more inclusion
RECORDER S USE	Record of Mortgages of said County. Witness my hand and seal
Klamath Council Standard	A CALL AND
Klamath Country Connerse 1501 El Dorado Connerse Klamath Falls OR 97601	County attixed.
1501 El Dorado A 00.001 Klamath Falls OR 97601 Beneficiary	County affixed.
AFAI RI Dorado ASO DESA	County affixed.