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

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Vol. <u>M92</u> Page 11007

MTC 27639-MK TRUST DEED

BENJAMIN MONROE and KELLY A MONROE, husband and wife

as Grantor, HOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, and BORBY E. AND SAMDRA F. HARTLEY, Husband and Wife -----

as Beneficiary.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKI, MATH......County, Oregon, described as:

Lot 4 in Block 7, FAIRVIEW ADDITION NO. 2 to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the **THIRTY THREE THOUSAND AND NO / 100ths***** sum of

......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, it not source paid, to be due and payable per terms of note 19 19

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneliciary, betein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without first intern, shall become immediately due and payable.
To protect the security of this trust deed, grantor without first intern, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

a. To complete or restore and maintain suid property in good conditions on the commit or proteoment which any building or improvement there in the protect, preserve and maintain suid property in good conditions on the commit or proteoment which any denotes, regulations, coverants, conditions and restrictions altering statements provided.
To complete or restore and the protect in the beneficiary on requests, for the security with all back, undinances, regulations, coverants, conditions and restrictions altering statements pursuant to the Uniform Commerce and the thread statements provided in the beneficiary on the state provided in the beneficiary on requests, for the security with all means and restrictions altering statements provided in the beneficiary on the state present state of the beneficiary on the building of another building the device of searching agencies as may be deemed desirable by the the state of the state present state of the building of another building the delivered to the beneficiary as requests in the building of another building agencies as the state of the state of the state of the building of another building the state of the state of the state of the state of the building of another building agencies of searching agencies as may be deemed desirable by the building of another building agencies as the state of the building state entry building agencies as any be detered to the building agencies of instance on the building agencies of searching agencies as any be developed to the state of th

It is mutually agreed that:

It is mutually afreed that: 8. In the event that any portion or all of said property shall be taken inter the value of emission of condemnation, beneticiary shall be taken inder the value of emission of condemnation, beneticiary shall be a the right of emission for such taking which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or insure they granted in such proceedings, shall be paid to beneticiary and optimized by granter in such proceedings, shall be paid to beneticiary and optimized by granter in such proceedings, shall be paid to beneticiary in the triad upon any reasonable costs and expenses and attorney's lees, neutral by granter in such proceedings, shall be paid to incurred by ben-where the triad upon any reasonable costs and expenses and attorney's lees, neutral by granter by the start of the indebtedness secured hereby; and forment are start in obtaining such com-pensation, promptly upon benediciary's new reasons; to take such actions where each instant processing in obtaining such com-pensation, promptly upon benediciary's new concessing in obtaining such com-bility of any person for the payment of the indebtedness, the lability of any person for the payment of the indebtedness; (a) consent to the making of any map or plat of said property; (b) foin in

Stanting any ensement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The function is any reconvery, without warranty, all or any part of the import. The function is any reconvery without warranty, all or any part of the property. The conclusive pool of the truthoftness therein of any matrix lacks but the conclusive pool of the truthoftness therein of any matrix lacks but the evolution of the truthoftness therein of any nature lacks but the conclusive pool of the truthoftness therein of any arctiver to be sponted by a court, and without region to the adequary of any security but the indebtedness herely secured, enter the and take passession of said property is such and profits, including these past due and import and east on any but the estimates, including these past due and import the same secure and profits, including these past due and import as but a store as the sponses of operation and collection, including the same secure the advect of such any determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, including taking the same.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or any advect and a such and a such and a such and a profit and application or a saids to any advect and advect as beneficiary may determine.

write any default or notice of default hereander or invalidate any act done pursuant to such notice. 12. Upon default by granter in payment of any indeficiences secured hereby or in his performance of any advertment hereinfa, time being of the estence with respect to such payment and/or performance, the being of the estence with respect to such payment and/or performance, the being of the estence with respect to such payment and/or performance, the being of the estence with respect to such payment and/or performance, the being of the estence with respect to such payment and/or performance, the beneficiary near event the beneficiary at his election may proceed to forechose this true deed by advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at have or in equily, which the heneficiary may have. In the event the beneficiary elects to forechose by advertisement and sale, the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to self the said described real property to satisfy the obligation sectured berefly whereupon the trustee shall firs the time and place of sale, five mainer provided in ORS 86.715 to 86.728. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 3 days before the date the trustee conducts the sale, the grantur or any other persons of privileged by ORS 86.753, may cure the default or default. If the default may here cured by paying the most term bar the fueld. In any case, in addition to pay when due, being cured may be cured by tenterial, hay other default that is capable of being acuted may be cured by tenterial, any other default that is capable of being acuted may be cured by tenterial, hay other default that is capable of being acuted may be cured by tenterial, any other default that is capable of being acuted may be cured by tenterial, hay other default that is capable of being acured may be cured by tenterial, any other default that is capab

and expenses actually incuried in entoring the obligation of the trust deel isolether with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the safe shall be held on the date and at the time any place designated in the notice or safe or the time to which said safe may be postponed as provided by law. The trustee may well said property either in one parcel or in separate parcels and shall self the parcel or parcels at auction to the highest bidder how cash, payable at the time of a ball. Trustee shall deliver to the purchaser its dead in form as required by law conveying the prostporty is sold, but without any coverant or warmark, espress or im-plied. The resitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof, any parchase at the safe. The the property is balled but without any coverant or warmark, espress or in-plied. The resitals in the deed of any matters of fact shall be conclusive proof the truthfulness thereof, any parchase at the safe. The truthfulness thereof, the parce are in the expense we will be a challing the compensation of the trustee and if the success we will be attorney. (2) to the obligation sourced by the means of the instead of the surplus, if any, to the granter at the anesses of the success of surplus. 16. Beneficiary may from time to time appoint a successor or success match. Upon such appointment, and without conveyance to the success of the surplus did the model with all the quarters and day instrustee herein named herein or to any successor in threast entired to success and the barder beread with all the context and appointed here under. Upon such appointment, and without conveyance to the successor when here the trustees this trust when this dead, duly executed and about the property is studied, shall be conclusive provided in property dependence of the property is studied. Add be conclusive provided and property dependence of the property is studied, shall be enderside provered and property depend

BOIF. The Tost Deed Art provides that the furstee berounder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trast coursans or susmay and loan availation authorized to do business under the lows of Oregon or the United States, a title insurance company inductive to a use table is properly of the state, its subschause, althoutes, agents or branches, the United States or any open or the United States or an electory and water to access the access table is provided.

11008 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 and that he will warrant and forever defend the same against all persons whomsoever. 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, family or household purposes (see Important Notice below), (b) for an organization, or (even it 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 leminine 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. * 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 boneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Noss Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.) ss. STATE OF OREGON, County of This instrument was acknowledge BENJANIN W. MONROE and KEI fore me on 1.)... by This instrument was acknowledged before me 11-11-14 by OFFICIAL SEAL MARY KENNEALLY NOTARY PUBLIC - OREGON COMMISSION NO. 014776 MY COMMISSION EXPIRES APR. 20, 1996 Notary Public for Oregon My commission expires REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trusice 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 fully 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 DATED: Beneliciary nal loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, TRUST DEED County ofKlamath I certify that the within instrument (FORM No. 881) LAW PUB. CO., PORTLAND, ORE. was received for record on the ...21stday MONROE and KELLY A. MONROE BENJAMIN W. <u>May...., 19....9</u>2 319 N. LAGUNA ST. KLANATH FALLS, OR 97601 SPACE RESERVED page ______ 11007 _____ or as tee/tile/instru-BOBBY R. HARTLEY and SANDRA M HARTLEY FOR ment/microfilm/reception No. 45174..., RECORDER'S USE Record of Mortgages of said County. KLAMATH FALLS, OR 97601 Witness my hand and seal of Beneliciary County affixed. HOUNTAIN TETTE COTPANY Evelyn Biehn, County Clerk OF KLAMATH COUNTY By Bauline Milling Mere Deputy gi an chif Fee \$15.00