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THIS TRUST DEED, made this \_\_\_\_\_29th \_\_\_\_ day of \_\_\_\_\_\_ September \_\_\_\_\_, 19.94 \_\_\_, JOHN N. LARSEN, III

FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Re

NC

, as Grantor,

hetween

, as Trustee, and MOUNTAIN TITLE COMPANY HIGHLAND COMMUNITY FEDERAL CREDIT UNION as Beneficiary,

## WITNESSETH:

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

Lot 3 in Block 2 of CEDAR SPRINGS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

12032 Strange Key No. 774674 Code No. 052 3908-01780-00600

ALSO INCLUDING: 1986 Skyline Manufactured Home #32910478V x192536

Account No. M-192536 Key No. 855113 Code No.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or herealter appertaining; and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum the property. SIXTY TWO THOUSAND SEVEN HUNDRED FIFTY SEVEN AND 08/100-----

beneficiary's option<sup>\*</sup>, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be come immediately due and payable. The execution by granter of an earnest money agreement\*\* does not constitute a sale, conveyance or constitute of the security of this trust deed, granter afters:
To protect the security of this trust deed, granter afters:
To protect, preserve and maintain the proservy in glood condition and repair; not to remove or demolish any building or improvement thereon; not to commit or particular discovery of the property.
To complete or restore promption in field and habitable conditions and restrictions attacting the property; if the beneficiary may require and so requests, with a provement the property within due all costs incurred therefor.
To complete or restore promption of the office, as well as the cost of all line searches made the property; afginst loss or provement which may be constructed.
To complete or restore promption of the office, as well as the cost of all line searches made the property; afginst loss or or request, provide and continuously maintain insurance on the buildings now or herealter erected on the property; afginst loss or provide and such other heards as the beneficiary, with loss purpoure any such insurance shall be delivered to the beneficiary may from the assessed up to a finance shall be delivered to the beneficiary.
damage by fire and such other heards as the beneficiary, and the application of any procure any such insurance prolices of insurance shall be delivered to the beneficiary may for the same at grantor's expense. The amount or release shall not cure or white and deliver the policies of the beneficiary may procure any part of the application of any procure any such insurance pailed to be delivered to the beneficiary indiced and familiation of any procure any take insurance provide and the insurance provide and pailed by beneficiary may procur

torney's tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, betw-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, betw-ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an altorney, who is an active member of the Oregon State Bas, 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 egent licensed under ORS 696.505 to 596.555. "WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of this option. "The nubleker suprest that such an amement address the issue of obtaining beneficiary's consent in complete detail

•The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED		STATE OF OREGON, County of	in instru-
JOHN N. LARSEN, III 4323 Round Lake Road Klamath Falls, OR 97601 Grenter HIGHLAND COMMUNITY FCU 3737 Shasta Way Klamath Falls, OR 97603 Emetidary	SPACE RESERVED FOR RECORDER 3 USE	ment was received for record day of	I recorded on le/instru- id County.
After Recording Return to (Name, Address, Zip): HIGHLAND COMMUNITY FCU 		County affixed.	TITLE

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which are in excess of the mnount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by granting and appellate courts, necessarily paid or incurred by property or any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by property is and expenses and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary in such proceedings, and the balance applied upon the indebted such constraints of the maxing of any map or plat of the property (b) join in granting any essent of the payment of the indebted denses, trustee may (a) consent to the making of any map or plat of the property (b) join in granting any essent nor or persony, without warranty, all or any part of the property. The grantee in any recorderate thereol. Trustee's lees to the adverse may be described as the "person or persony be and there of the adverse may be described as the "person or persony be and the property or any part of the property. The grantee in any recorder of product and there of the adverse may be described as the "person or persony be and the adverse may be described as the "person or persony be and the adverse may be described as the "person or persony be adverse and adverse and adverse and adverse and the person of persony and a solution of the property or any part thereol, in its own name sue or chartly advert materias as and profits, including these past inducted may adverse and expenses of the property, the odification and collection of any defined or the property or any part thereol, in its own name sue or chartly advertise may add on any fail possession of the property or any part thereol, in its own name sue or chartly advertise may add on any fail possession of the property or any part thereol, in its own name sue or chartly advertise and profits, including these past induced as adverted by advertisement and collectino in such erdicar any adverted and advered by advert

deed of any matters of lact shall be conclusive proof of the truthlulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.
15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed as their interests muy appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.
16. Beneficiary may from time to time appoint a successor or successors to any trustee in the trust deed as their interest must appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all trie, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in 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 acknowledged, is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending alle under any other deed of trust or of any action or proceeding in which grantor, or proceeding is brought by trustee.
18. The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is law lully exized in lee simple of the reader of the provided by law. Trustee is not obligated to notily any party hereto of pending alle under any other deed of trust or of any action or proceeding in which grantor, there are deed of trust or of any action or proceeding in which grantor, beneficiary or trust

and that the grantor 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 purposed for the invested Write \* \*

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), Statistic securos for the penalty of the benefit of and binds all parties hereto, their heirs, legates, devises, 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

not appl as such meneficia disclosur	TANT NOTICE: Delete, by lini icable, if warranty (a) is app word is defined in the Trui my MUST comply with the A es; for this purpose use Stev incre with the Act is not requ	licable and th h-in-Lending A Act and Reguld ens-Ness Form Jired, disregan	e beneficiary is a creditor tot and Regulation Z, the stion by making regulaed No. 1319, or equivalent. d this notice.	
	STA	TEOFOR	EGON, County of Klamath)ss.	
	AL SEAL WHITLATCH VBLIC - OREGON ON NO. 029491 WHITLATCH VBLIC - OREGON SEAL WHITLATCH WHITLATCH WHITLATCH WHITLATCH WHITLATCH VBLIC	TEOF OREGON, County of <u>Klamath</u> )ss. This instrument was acknowledged before me on <u>September</u> 29, 19.94, JOHN N. LARSEN, III		
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	OFFICIALOBEAL JESSICA WHITLATCH POTARY PUBLIC - OREGON COMMISSION NO. 029491 MISSION EXPIRES NOV 07, 1997		OFFICIAL SEAL JESSICA WHITLATCH NOTARY PUBLIC-OREGON COMMISSION NO. 029491 MY COMMISSION EXPREMINION SEAL	ch
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## STATE OF OREGON: COUNTY OF KLAMATH: SS.

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