DEED

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14394 1976 , between THIS TRUST DEED, made this 28th day of May RUSSELL E. ALTENBURG and FRANCES ALTENBURG, husband and wife , as Grantor, MOUNTAIN TITLE COMPANY, an Oregon corporation WILLIAM JAROSAK and DOROTHY L. JAROSAK, husband and wife , as Trustee, , as Beneficiary, WITNESSETH:

vol. 76.000.

MTC 1786

TRUST DEED

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

## The following described property excepting therefrom the West 58 feet:

Lot 9, Block 2, of SECOND ADDITION TO ALTAMONT ACRES, according to the OFFICIAL PLOCE 2, OF SECOND ADDITION TO ALTAMONT ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. EXCEPTING THEREFROM the West 120 feet, the East 70 feet and Southerly 5 feet thereof.

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The above described real property ⊥ is 12 is not (state white. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and reapir; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destror 3. To complete or restore promptly and in good and workmanlike interval in thereon, and pay when due all cosis incurred therefor: destror 3. To complete iter state and interval preference of the same in the fiorm and restrictions allecting said property; if the beneficiar in executing such linancing statements pursuant to the time commer in the cial code as the beneficiary imay require and to pay to thing same in the proper public officer or searching agrocies as may be deemed desirable by the beneficiary. To accele and computer maintain insurance on the buildings

Notes and restrictions intercange some property is the definitional optimizer of the second the beneficiency may require and to pay for lithing series in make by filting offices or searching agoncies as may be deemed desirable by the beneficiency may require and to pay for lithing series in make by filting offices or searching agoncies as may be deemed desirable by the beneficiency. The provide such contrast of the beneficiency may require the series of the series of the beneficiency with loss payable to the senier of the series of the

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Gregon sorter barr at being at or sovings and lean association authorized to do business under the level of Oregon or the United States, a title inviders company authorized to invide property of this state, its subsidiaries, artiliates, agents or branches, or the United States or any agency tiereof.

which) currently used for agricultural, timber or grazing purposes. (a) consent to the making of any map or plat of said property; (b) join in granting any essement or creating any restriction thereon; (c) join in any map of subordination or other agreement allocating this deed or the lien or charge in subordination or other agreement allocating this deed or the lien or charge thereof; (d) reconvey, without arranty, all or any part of the property. The thereof; (d) reconvey, without arranty, all or any part of the property. The thereof; (d) reconvey, without arranty, all or any part of the property. The thereof; (d) reconvey, without arranty, all or any part of the property. The the particle in any reconveyance have be described as the "person or persons feally entitled thereof," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereof. Trustee's less for any of the services menioned in this paragraph shall be not less than \$5. 10. Upon any delault by fantor hereunder, beneticiary may at any to the indebidents thereofy security ender upon and take possession of said prop-the models thereofy security in those past due and unpaid, and apply the same issues and profits, including those past due and unpaid, and apply the same issues and profits, including these past due and unpaid, and apply the same including reasonable attor-neys deservance. 11. The entering upon and taking possession of said property. the

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tion and trustee's and attorney's less not be chorotion of the principal as would not then and thereby cure the default, in which event e dismissed by the trustee. and be held on the date and at the time and sale. The trustee may sell said property either recels and shall sell the parcel or parcels at re cash, payable at the three of sale. Trustee

erty or any part thereof, in its GWn maine sub dummini, and apply the same, less costs and expenses of operation and collection, including reasonable attor-less costs and expenses of operation and collection, including reasonable attor-less costs and expenses of operation and collection, including reasonable attor-less costs and expenses of operation and collection, including reasonable attor-less test upon any indichedness scured hereby, and in such order as bene-ticitary may determine. If the entering upon and taking possession of said property, the collection of such rents, issues and orwards for any taking or damage of the collection of such rents, issues and orwards for any taking or damage of the roware any default on motice of default hereunder or invalidate any act done pursuant to such notice. If 20 pon default by drantor in paynient of any indebtedness secured index of the property is currently used for any indebtedness secured index of an in period hereby immediately due and physike. In such an event index of aning purposes, the beneliciny may proceed to foreclose this trust declare all submediates of an aproperty is not so currently used. In the inter of aning purposes, the beneliciny rany proceed to foreclose this trust diction all in the latter event the benelicity or the typical deviced and there upon the trustes whall his the lime and place this trust deed and write ment and such in the latter event the benelicity or the typical sclering of solel the cause to be recorded his written notice on device had and selection to sole the trust device the trustes to foreclose this trust deed in the manner pro-vided in ORS 86.740 to 86.755. It is shall his the dime and place of lab, give notice thereof as then required by law and procest to foreclose this trust deed and the then alter default at my time there the terms of the irust deed and the there alter default at my time and place of lab, give notice thereof as then required by law and procest to foreclose this trust deed and the then alter defau

16. For any reason permitted by law by ppoint a successor or successors to any tri or trustee appointed hereunder. Upon suc time at successor conveyanc powers an hereunder instrumen and its j Clerk or shall be

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8023 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, execu-tors, 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 feminine 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. Russell E. Altenburg \*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (2) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or 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, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stovens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Frances Altenburg (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93,490) STATE OF OREGON, County of STATE OF OREGON, . 19 Klamath. County of . May 28 . 1976 Personally appeared ..... who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named Russell E. Altenburg and Frances Altenburg president and that the latter is the secretary of ... and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: and acknowledged the loregoing instrument to be : Before me. voluntary act and deed. Boute me: Boute Sey Blubal Notery Public for Oregon Brit commission expires: 8-12-77 (OFFICIAL SEAL) (OFFICIAL SEAL) Notary Public for Oregon 1 My commission expires: "(mininteriore) T de Granfo County seal 802; Nº MARZ 0 TRUST DEED within 9 o'clock P.M., and I M 76 on and for record on page. 14394 Title said Fallo. my hand KLAMATH No. 831 ] the 5 WM. D. MILNE CLERK STATE OF OREGON number Mortgaĝes MAY that received Klamath FORM mountain mad COUNTY certify Witness affixec đ 6 I cer was County at 4;29 in book N or as file Record of day F07 County . ) S You ment Жh REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the regal owner and house or an increase 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 Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures, Both must be delivered Do **UIS**C