and	MOUNTAIN TIT South Valley Grantor irrevocably grants, bargains, se	/ State Bank <i>WITNESSETH:</i>		, as Beneficiary,	
to	Oregon County, Oregon, described as: Dts 9 and 10, Block 212, MILLS SECOND ADDITION to the City of Klamath Falls, according the official plat thereof on file in the office of the County Clerk of Klamath bunty, Oregon.				
now tion sum ther tina bec	ther with all and singular the tenements, heredil or hereafter appertaining, and the rents, issues of with said real estate. FOR THE PURPOSE OF SECURING PER of Fifteen Thousand and No/100 eon according to the terms of a promissory note payment of principal and interest hereol, il not The date of maturity of the debt secured by it mes due and payable. In the event the within d , conveyed, assigned or alienned by the grants	and profits thereof and all fixtue RFORMANCE of each agreement of even date herewith, payable sooner paid, to be due and pay his instrument is the date, state lescribed property, or any pair excluded the first having obtaine	irres now or hereafter attached t ont of grantor herein contained to beneficiaty or order and n able September 6, d above, on which the final ins thereol, or any interest therein t the written consent or approv	and payment of the Dollars, with interest nade by grantry, the 19 tallment of said note is sold, agreed to be al of the beneficiary,	
C →	, conveyed, assigned or anietatieu of the grants, at the beneficiary's option, all obligations secur- in, shall become immediately due and payable. The above described real property is not currently To protect the security of this trust deed, grant. I. To protect, preserve and maintain said property in counting to remove or demolish any building or impro- ocumit or permit any worste of said property. 2. To complete or restore promptly and in good an er any building or improvement which may be construct oyed thereon, and pay when due all costs incurred therefore.	y used for agricultural, timber or g ntor agrees: (a) consent to t good condition granting any ew subordimation or	rating purposes. he making of any map or plat of sa ement or creating any restriction the other agreement allecting this does nvey, without warranty, all or any p reconveyance may be described as	id property: (b) join in tereon; (c) join in any for the inen or charge at of the property. The the "persons	
tions join cial prop by bene	and restrictions allection and property; if the beneficiary in executing such linancing statements pursuant to the U Code as the beneficiary may require and to pay for fill er public office or offices, as well as the cost of all fiel ling officers or searching agencies as may be deemed a licing <i>state</i> and a continuousle, maintain furnees of	y so requests to 10. Upon nilorm Commer- ing same in the n searches made the indebtedness desirable by the issues and profit issues and profit	hereto," and the fecilia's therein of a soil of the truthburnes thereof. Trush is not default by grantor hereunier, ice, either in person, by dent or t trt, and without regard to the adequ hereby secured, enter upon and take thereof, in its own name sue of ell , including those past due and ange penses of operation and collection, in any indebteness secured hereby, and	an 55. beneficiary may at any y a creaver to be an- acy of any security for possession of said prop- tervise collect the rents, id, and apply the same, cluding reasonable attor.	
and an a com riolle if th delis tion the	• To province and the solid premises adainst loss or or order there is marries as the bareficiary may from time to more that the same is the bareficiary, with loss payable the delivered to the bareficiary, with loss payable the solid policies to the bareficiary at least bitteen day prior of any policy of any reason to procure any such is of any policy of the bareficiary at least bitteen day prior of any policy of the bareficiary at least bitteen day prior of any policy of the bareficiary at least bitteen day a prior of any policy of the bareficiary at least bitteen the bareficiary bar	time require, in ficiary may deter written in the latter; all callection of suc- soon as insured: insurance policies insurance and to projectly, and the for to the expira- soil buildings, pursuant to such soile divisionities and the callection of the annual division of the callection of the such as the callection of the callection of the callection of the such as the callection of the callection of the callection of the such as the callection of the callection of the callection of the such as the callection of the callection of the callection of the such as the callection of the c	mine. entering upon and taking possession is rents, issues and profits, or the pro- or conjectuation or available for any e application or release thereof is a di- lt or notice of default hereunder or notice. - default by granor an payment of - performance of any agreement hereun	a of said property, the occerds of line and other takind or domate of the researd, shall not sure or invalidate any act done invalidate any act done done the benchicary may	
rnay inot act inot inot inot inot inot inot inot ino	income any indebtedness secured hereby and in such ord determine, or at option of beneficiary, the entire amount part thereol, may be released to grantor. Such application use or waive any delault or notice of delault beseunder of lone pursuant to such notice. S. To keep said premises free from construction frams a assessments and other charges that may be levied or a st said property before any part of such faces, assess ges become past due or delinguent and promptly deliver neliciary; should the grantor fail to make payment of a	t so collected, or and if, the above on crelease shall timber or grasin, or invalidate any deed in equity, and to pay all lickary at his ele- anossed upon or lickary at his ele- nerits and other receipts therefore any fast, assess. and described or	iccured hereby inmediately due and p e described real property. is current f purpores, the beneliciary may proce as a mottake in the numer, provid ever il said real property is not so cation may proceed to locations this test, the trustee, to locations this latter seven the beneliciary or the latter seven the beneliciary or the rded his written notice of default and al property to satisfy the obligations	iy used for agricultural, ed to forciose this trust led by law for mostkade unrently used, the bene- rust died in equity on a function of the execute and d his election to sell the secured hereby, where	
by make and here trus trus cove	is, insurance premiums, liens or other charges payable by lineet payment or by providing beneficiary with lunds e such payment, beneficiary may, at its option, make p the arnount so paid, with interest, at the rate set lorth in by, together with the obligations described in paratraphs deed, shall be added to and become a part of the debt deed, without waiver of any rights arising from breach ants hereot and for such payments, with interest as and hereinbelore described, as well as the granter, shall b extent they are bound for the payment of the payment of the	s with which to required by Law payment thereol, vided in ORS 86 the noie secured vided in ORS 86 6 and 7 of this there alter delaw t secured by this trustee for the of any of the ORS 86,760, m result, the paper tively, the entire obligation secure	Id the beneliciary elect, to foreclose by It at any time prior to five days be trustee's sale, the grantor or other amount then due under the terms o d thereby, finctuding, costs and expe- ms of the obligation and trustee's an	terd in the manner pro- variation of the main of the second late the dute set by the promotion private details of the provide the second second the other trust deal and the rest actually incurred in distormer's fees not es-	And and a second
desc out rend cons ol t in c les	ribed, and all such payments shall be immediately due all police, and the nonpayment shall be immediately due all er all sums secured by this trust deed immediately due a fitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust if its earch as well as the other costs and expenses of the nonnection with or in enforcing this obligation and truster actually incurred. To appear in and defend any action or proceedin the secure risks or nowers of henciliciary or truster:	and payable with end the beneficiary. In the had, no c and payable and ncluding the cost furstee incurred and ultorrey and an expande of the property so and in any suit, and the property so	a) other than such portion of the pri- leadt accurated, and thereby cure that necessful as shall be dismissed by the tra- view, the sale shall be held on the d- in the notice of sale. The trustee may in separate, puncels and shall, self, highest hidder for cosh, payable at. the purchaser its dead in form as re- sold, but without any, covenant, or is in the deed of any maiters of lact.	s default, in which event sites. late and at the time and y will said property either the parcel or parcels at he time of said. Truston quired by Jaw conveying warranty, express or im- shall be conclusive proof	
La chi ann chu chu ann chu chu chu chu chu chu chu chu chu chu	n or proceeding in which the beneleinty or trustee may with for the foreclosure of this level, to pay all costs a mig evidence of this and the beneliciary's or trustee's at unt of attorney's leve mentioned in this parafraph 7. in 1. By the trial court and in the event of an upped from the ort the trial court formior butther affects to pay such the court shall adjudge reasonable as the beneliciary's of for on such apped. It is mintually affreed that: 8. In the event that any portion or all of shill propert	appear, including torney's leest the any judgment or sum as the set of the any judgment or sum as the apply the cluding the cons sum as the apply the cluding the cons having recorded deed as their in support, if any,	ess thereof. Any person, excluding it beneficiary, muy purchase at the sale- t trastee sells pursuant to the powers proceeds of sale to payment of (1) pensation of the trustee and a reason the obligation secured by the trust liens subsequent to the interest of levents may appear in the order of U to the grantor or to his successor in	provided herein, trustee the expenses of sale, in- nable charge by trustee's deed, (3) to all persons the trustee in the trust eign priority and (4) the interest entitled to such	
righ as c to inc.	28, in the event that any portion or all of, sub projects or the right of eminent domain or condemnation, thereficial t, if it is decis, to require that all or any portion of the umpensation lor such taking, which are in excess of the way all reasonable costs, expenses and altorney's less ne rind by trantor in such proceeding, shall be point to ied by it first upon any reasonable costs and expenses an in the trial and appellate courts, necessarily paid or in in the trial and appellate courts, necessarily paid or in y in such proceedings, and the balance applied upon	rry shall have the 16. For e nonics payable time appoint a amount required seesarily paid or bencliciary and powers and du attorney's less, neurred by hene- the indefenders	any reason permitted by law heneli successor at successors to any frustee appointed hereunder. Upon such a file successor trustee, the latter shall ties contered upon any trustee her such appointment and substitution s sted by heneliciary, containing refe I record, which, when recorded in t e of the county or counties in which	named herein Or. 10 any pointment, and without be vested with all titly ein named or appointed shall be maile by written ence to this trust deed the office of the County	

تموارز على بن إلى ا الله رادي مرجوعات الي أن من المعود إلى

1 solo 12 و جناسي

1818 111 23. 42

Tente

1

非

ी

11

2.00 12

1

30

10 10

1

1

التهايمية بالعالية والمحمد عد

12:0000000000000

949 1 \mathbb{T}

dist il

Æ

•

3

in the s

1-444

113-1-1

د می دود. از دو توسطه کمتر و ^{روش}ته دو داشته کمکرد در بهد زیرانه از آن در ک

YACAN Staw Port

F....

ې د د د د ور مرکز و ور ور ور ور ور وې د د د د ور مرکز و ور ور ور ور ور و

U.J

h

1.40

1

12

16752 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. ())百分 purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, 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 masculino 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 * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the baneficiary 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 Stevens-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. No. hr I VI 19-(If the signer of the above is a corporation, use the form of acknowledgment opposite.) (OR5 93.490) STATE OF OREGON, STATE OF OREGON, County of.) ... County of Klamath September 5 , 19 Personally appeared , 19 77 and who, being duly sworn, each lor himsell and not one lor the other, did say that the lormer is the Personally appeared the above named Walter F. Dodrill and president and that the latter is the SamuelsShaw secretary of ... and acknowledged the loregoing instru-, a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall 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: their ment to be voluntary act and deed. Andy E (OFFICIAL SEAL) ary Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 8-23-81 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid TO Trustee 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 , 19 Renelician Do not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made TRUST DEED STATE OF OREGON (FORM No. 881) SS. LAW PUR CO. P County ofKlamath I certify that the within instrument was received for record on the TO SAME 1.9 1 449th day of September, 19...77..., SPACE RESERVED Granto FOR as file/reel number....35417.... RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneliciary County allixed. 1.7 AFTER RECORDING RETURN TO Wm. D. Milno. South Valley State Bank County Clerk P.O. Box 5210 Title Klamath Falls, Oregon 97601 B. Gerethard. tech Deputy Fee \$6.00