NG CO., PORTLAND, OR, \$7204 TS 43445 Vol. 78 Page 3253 TRUST DEED February , 1978 , between THIS TRUST DEED, made this 17 thday of RONALD L. CAMPBELL and DOROTHY M. CAMPBELL, husband and wife MOUNTAIN TITLE COMPANY, an Oregon corporation , as Grantor, , as Trustee, THOMAS WILLIAM MALLAMS and BEVERLY S. MALLAMS, husband and wife and , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as: in 00) L-7 Lots 12 and 13, Block 23, KLAMATH RIVER ACRES, FOURTH ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath с**.**.: ÷ County, Oregon. -1 2

o. 881-1--Oregon Trust Deed Series-TRUST DEED (No restriction on assignment). MTC 6057 GTEVENSHEED LAW

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or u tion with said real estate. with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of THOUSAND FILED AND FILE HUNDRED is each agreement of grantor herein contained and payment of the 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 hereol, if not sconer paid, to be due and payable August 24th . 19 85. 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. The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain said property in good condition prior and to remove or demolish any building or improvement thereon; I. To protect, preserve and and repair; not to renew or demoli not to commit or permit any waste of 2. To complete ary waste of the commit of the protection manner any building or improvem pro-destroyed thereon, and pay when the J. To comply with all have, tions and restrictions allecting which are the setticient on allecting which are the setticient on the settice of the set is the settice of the settic , in good and workmanlike be constructed, damaged or

r any building or improvement winse to ed thereon, and pay when due all costs inc 3. To comply with all laws, ordinances, and restrictions allecting said property; if 1 executing such linancing statements pursu of as the beneficiary may require and f public officer or offices, as well as the c ng officers or searching agencies as may inve on due all costs incur on due all costs incur laws, ordinances, re said property; il th A statements pursua. covenants, condi-ry so requests, to ulations, beneticia to the bay for f of all li deemed ommer-in the s made by the

A 10 provide and continuously maintain insurance on the huildings now or hereafter erected on the said premises against loss or damage by the and such other harards as the beneficiary may from time to time require, in an amount not less than \$ _ INSUITABLE VALUE. , written in companies acceptable to the beneficiary, say from time to time require, in an amount not less than \$ _ INSUITABLE VALUE. , written in policies of insurance shall be delivered to the hereficiary as soon as insured; if he granter shall bid for any reason to procure any such insurance and to deliver said policies to the beneficiary at least litten days prior to the expira-tion of any policy of insurance now or hereafter placed on said buildings, to be the same and granter and the same at grantor's express. The amount deliver said policies to the beneficiary the entire amount as benefic-iary upon any indebtedness secure deriver the same at grantor's express. The amount nay and thereol, may be releaved to grantor. Such application or releave shall not cure or waive any delault or notice of delault hereunder or invalidate any set done pursuant to such notice. 5. To keep said premises tree from construction lens and in pay all area, assessments and other charges that may be levied or assessed upon or gains taid property before any part of such taxes, assessments and other barges become past due or delinquent and promptly deliver treeins therefor be the payment or by moviding beneficiary may at the swint of the source of mount so paid, with interest at the rate set torth in the role swired reply, together with the obligations described in pargaphs secured in the source swired is statification with the swinter of any ratification beneficiary thereas that be there we state hast beneficiary may, at its option, make pay with which to the swire of and y with interest at the rate set torth in the role swired reply, together with the obligations described in pargaphs 6 and 7 of this sut deed, shall be added to and become a part of the debt secured by t d, without waiver of any rights arising from breach of any of the sherol and for such payments, with interest as alorenaid, the propinbelore described, as well as the grantor, shall be bound to the propinbelore described, as well as the grantor, shall be bound to the propindence described, as well as the grantor, shall be bound to the an all such payments shall be immediately due and payable with e, and the nonpayment thereol shall, at the option of the beneficiary, I sums secured by this trust deed immediately due and payable and a breach of this trust deed. To pay all costs, lees and expenses of the trustee incurred including the cost including the cost of the start deed. To appear in and delend any action or proceeding purpose in and delend any action or proceeding burgerouting to security rights or pawers of beneficiary or trusteer and information.

the securit or proceed it for the evidence by rights or powers or beneficiary or trustee may appear, inc ling in which the beneficiary or trustee may appear, inc I foreclosure of this deed, to pay all costs and expens-of title and the beneficiary's or trustee, antorney's le-ney's iers mentioned in this paradraph 7 in all cases a I court and in the event of an appeal from any judga the trial court, grantor furth irt shall adjudge reasonable on such appeal. is mutually agreed that: In the event that any portion right of eminent domain or co

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the right of eminent domain il it so elects, to require th pensation for such taking, all reasonable costs, exper d by grantar in such pro-by it lirst upon any reason the trial and appellate co

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(Iural, limber or grazing purposes.
(a) consent to the making of any map or plat of said property framing any rasement or creating any restriction thereon; (a) submitting the said of the s any urge The

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the grantor and percensary, any function of the shall apply the proceeds of anle to payment o cluding the compensation of the trustee and a altonney, (3) to the obligation secured by the having recorded lines subsequent to the inter-deed as their interests may appear in the orde sorplas, if any, to the grantor or to his succes provided herein, the expenses of sal-mable charge by tru deed, (3) to all pe the trustee in the

16. For any reason permitted by law beneliciary popoint a successor or successors to any trustee namo or trustee appointed hereunder. Upon such anonim may Iron ed herein ccessor or successors to any ppointed hereunder. Upon successor trustee, the latte a conterred upon any trust ich appointment and substit

active member of the Oregon State Bar, a bank, trust company otes, a title insurance company authorized to insure title to real

37.5.4

3254 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully seized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT: That Trust Deed in favor of Klamath First Federal Savings recorded in Volume M78, page _, to which this document is inferior and junior. 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it 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, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and uwner, including pledgee, of the tors, personal representatives, 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 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 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 notico. Storaly Camp bell Doxatty. h- Campbell (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of Klamath County of ... Personally appeared the above named Ronald Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the L. Campbell and Dorothy M. Campbell . بوه اي آن است که سنه کې د president and that the latter is the and acknowledged the foregoing instru-ment to be their voluntary act and deed. 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: COFFICIAL Betore me: SEAL) Netary Public for Oregon My commission expires: 8-23-8, Notary Public for Oregon (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 10 1 TO: Truste The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 DATED: . 19 Beneliciary of lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be the trustee for concellation before rec TRUST DEED STATE OF OREGON (FORM No. d81-1) LAW PUB. CO., POR County of Klamach I certify that the within instrument was received for record on the 21stay of February ,1978, at. 2:58 o'clock P. M. and recorded CAMPBELL SPACE RESERVED at. 2:58 o'clock P. M., and recorded in book. M78 on page 3253 or as file/reel number. 43445 Grantor FOR RECORDER'S USE MALLAMS Record of Mortgages of said County. Witness my hand and seal of Beneliciary AFTER RECORDING RETURN TO County affixed. Wm. D. Milne MTC Collection Escrow 6057 County Clark Title By Serrecha & Kelsit Deputy Fee \$6.00