THIS TRUST DEED, made this 30th

JACK A. VENDETTI

day of July

, 19 79, between JACK A. VENDETTI
MOUNTAIN TITLE COMPANY
, as Grantor,
, as Trustee,

and

TS

, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Lot 11, Block 4, TRACT NO. 1021, WILLIAMSON RIVER KNOLL, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, TOGETHER WITH and undivided 1/80th interest in and to the

The Easterly 60 feet of that portion of Government Lots 40,41,44 and 45, lying South of the Williamson River Knoll Subdivision and North of the Williamson River.

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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Five Thousand Four Hundred and 00/100----- Dollars, with interest final payment of principal and interest hereof, if not sooner paid, to be due and payable. July 30

The above described real property is not currently used for agricultural, timber or grazing purposes.

then, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable.

The above described real property is not currently used for agricus the above described real property is not currently used for agricus to reserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. In good and workmanlike and repair, not to remove or demolish any building or improvement which may be constructed, damaged or destroyed thereoning or improvement which may be constructed, damaged or destroyed thereoning or improvement which may be constructed, damaged or destroyed thereoning or improvement which may be constructed, damaged or destroyed thereoning or improvement which may be constructed, damaged destroyed thereoning of the constructions affecting said ordinances, regulations, covenants, conditions and restrictions affecting said ordinances, regulations, covenants, conditions and restrictions affecting said ordinances, regulations, covenants, conditions and restrictions affecting said said and the conditions of the said premises and to the full of the said conditions of the said conditions or the said premises adainst loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$\frac{x}{2}\$ the beneficiary may from time to time require, in an amount not less than \$\frac{x}{2}\$ the beneficiary and from the said premises adainst loss or the said premises adainst loss or the said premises acquired to the beneficiary with from payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the granter shall fail for any resson to procure any payable to the latter; all policies of insurance now or hereafter placed on the trapical fail to the predictions of insurance and to the conditions of the said property in the said property in the said property in the sai

decree of the final court, grantor futiner agrees to pay such such as pellate count shall adjudge trassinable as the beneficiary's or trustee's after ney's less on such appeal.

It is mutually affected that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the tright, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorner's lees necessarily paid or insured by granton in such proceedings, shall be paid to beneficiary and both in the trial and appellate courts, necessarily paid or insured by beneficiary in such proceedings, and the balance applied upon the indetrelness sectived hereby, and glantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of heneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may

ultural, timber or grazing purposes.

(a) consent to the making of any map or plan of said property; (b) join in Araning any easement or creating any restriction thereon; (c) join in any standing any easement or creating any restriction thereon; (c) join in any standing any easement or creating any restriction thereon; (c) join in any standing any easement or creating any restriction thereon; (c) join in any standing any easement or creating any restriction to the lien or charge them of the property. The standing and the recitals there in d any matters or the present because proof of the recitals there in d any matters or the present be conclusive proof of the recitals there in d any matters or the present be conclusive proof of the recitals there in d any matters or the present be conclusive proof of the property of the conclusive proof of the property of the conclusive proof of the proof

surplus, if any, to the granter or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed becaused. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conducted upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written mattinent executed by beneficiary, containing reference to the trust deed click or Recarder of the county or counties in which the property is situated, shall be complisive proof of proper appointment of the Successor trustee.

17. Trustee accepts this trust when this deed, day executed and exhibited to notify any party hereto of pending safe under any other deed of trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is bought by trustee.

HOTE. The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, 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, or the United States or any agency thereof.

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 loa

(a)* primarily for grantor's personal, family, hous (始末京初末京京京京京京京京京京京京京京京京京京京京京京京京京京京京京京京京京京	n represented by the above described note and this trust deed are: sehold or agricultural purposes (see Important Notice below), attack passakases (see Important Notice below),
This deed applies to, inures to the benefit of and tors, personal representatives, successors and assigns. The contract secured hereby whether	l binds all parties hereto, their heirs, legatees, devisees, administrators, executern beneficiary shall mean the holder and services.
gonaci melades the leminine and the neuter, a	nd the singular number includes the alice.
said grantor h	as hereunto set his hand the day and year first above written.
not applicable; if warranty (a) is applicable and the beneficiar or such word is defined in the Truth-in-lending Act and Reg beneficiary MUST comply with the Act and Regulation by m disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, use Stevens-Ness Form equivalent. If compliance with the Act not required, disrega	ly (a) or (b) is y is a creditor yulation Z, the daking required lien to finance or equivalent;
use the form of acknowledgment opposite.	
STATE OF OREGON,	93.490)
	STATE OF OREGON, County of) 55.
County of Klamath	, 19
Quegust 7, 1979	Personally appeared and
Personally appeared the above named	
Jack A. Vendetti	the one for the other, did say that the former is the
The state of the s	president and that the latter is the
my and the second secon	secretary, of
and acknowledged the toregoing instru- ment to be his voluntary act and deed. (OFFICIAL SEAL). Notary Public for Oregon	and that the seal affixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in behalf 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:
My commission expires: 6-9-80	Notary Public for Oregon (OFFICIAL
commission expires: 6 - 7 - 80	My commission expires:
	보다는 불교학 한국인 사람들은 바다를 다 하는 것이다.
REQUE:	ST FOR FULL RECONVEYANCE
	ly when obligations have been paid.
TO:	Trustee
	こうしょう しょうしゅ はいしょ はいしゅう はいしゅう しゅうしゅう はんしゅう しゅうしゅう しゅうしゅう
and trust deed of pursuant to statute to connect -ti	indebtedness secured by the foregoing trust deed. All sums secured by said to directed, on payment to you of any sums owing to you under the terms of ces of indebtedness secured by said trust deed (which are delivered to you not warranty, to the parties designated by the terms of said trust deed the and documents to
	processing the second of the company
DATED:	
	Beneficiary
Do not lose or destroy this Trust Dead OR THE NOTE	
on the note which it secures	. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TOTTOM D	

Do not lose or destroy this Trust Deed OR THE NOT	E which it secures. Both must be delivered to the	trustee for cancellation before reconveyance will be made.
TRUST DEED (FORM No. 881) ATENDRIC PLACE LAW PUR. CO., PORTLAND, ONE.		STATE OF OREGON
Jack A. Vendetti	SPACE RESERVED	T certify that the within instru- ment was received for record on the latiday of August 1972 at 11:30 o'clock A.M., and recorded
Jack Jamar	FOR RECORDER'S USE	in book
AFTER RECORDING RETURN TO Winema Real Estate		Record of Mortgages of said County. Witness my hand and seal of County affixed. Ma. D. Milne
P.O. Box 376 Chiloquin, OR 97624		By Dean, the Soloch Deputy