	TRUST DEED	. 0	Gae Talan 6
THIS TRUST DEED, made this 20th	day of and wife	August	, 19.79 between

as Grantor, Mountain Title Company CEBRY W. WOLFF and CATHY K. WOLFF		•••••••••••••••••••••••••••••••••••••••	***************************************
GERRY W. WOLFF and CATHY K. WOLFF.		•••••	, as Trustee, and
		••••	
as Beneficiary,		••••••••••••••••••••••••••••••••••••••	
ranga da kacamatan k	VITNESSETH:		
Grantor irrevocably grants, bargains, sells as inKlamathCounty, Oregon,	nd conveys to trust described as:	ee in trust, with p	ower of sale, the property
Lot 6, Block 2, Tract No. 1065, TRISH	三十二 髓 医乳基原皮炎		

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.

of the said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Two Thousand Wine Hundred Minety Eight and 66/100----

note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if not sooner paid, to be due and payable January 15. , 19. 88

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.

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In chove described real property is not currently used for ogticults. To protect the security of this trust deed, granter afrees:

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2 To complete or restore promptly and in good and workmanike and tending and in good and workmanike and the security willing of improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereby.

1 To protect and leave the security of the security

ural, timber of grating purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any comment of creating any restriction therein. (c) join in any subordination or other algorithms of the list shed of the line or charge thereof; (d) receiver, algorithms of the list shed of the line or charge thereof; (d) receiver, algorithms and the list shed of the line or charge grantee in any reconveyance warranty, all or any part of the property. The grantee in any reconveyance warranty, all or any part of the line or charge thereof; (d) receiver, and the receivals thereof are the person or leaves shall be conclusive proof of the truthfulness thereof. Trustee's there or any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a review to the appointed by a court, and without reland to the adequacy of any security for the indebtedness hereby secured, net upon and take possession of said property the essences of the secured hereby, and in such adre as lines issues and profits, or the runewell of these sourced hereby, and in such adre as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the property and the application or release thereof as abstraint, shall not one require any delault or notice of delault hereunder to invalidate any set dome pursuant to runch notice of delault hereunder of invalidate any set dome pursuant to runch notice of delault hereunder of invalidate any set dome pursuant in runch notice of delault hereunder to invalidate any set dome pursuant in such and easily invalidately due and psychis. In such an event and if the facility at his election of any agreement hereunder, the beneficiary may declared by advertisement and sale, in the facility at his election of any agreement hereunder the beneficiary and proceed to lovelose this trust deed in

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

16. For any reason permitted by law beneficiary may from time to time appoint a successor of successors to any trustee named herein or to any successor trustee appointed hereinale. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor truster.

2.17. Trustee accepts this trust when this deed, duly executed and acknowledged is unde a public record as provided by law. Trustee is not obligated to untile any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is throught by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan 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 substituties, 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 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 where then agricultural purposes.

tors, personal contract secur	ed applies to, inures to the benefit representatives, successors and assig ed hereby, whether or not named as der includes the leminine and the n	Ins. The term benefici a beneficiary herein. I	iary shall mear In construing t	n the holder and owner, in his deed and whenever the	cluding pledges of the		
	ITNESS WHEREOF, said gra				above written.		
r IMPORTANT Not applicable; or such word beneficiary MU disclosures; for the purchase of it this instrumer equivalent. If	AOTICE: Delete, by lining out, whichever if warranty (a) is applicable and the list defined in the Truth-in-Lending Act ST comply with the Act and Regulation this purpose, if this instrument is to be a diversity of a dwelling, use Stevens-Ness Form Nat is NOT to be a first lien, use Stevenscompliance with the Act not required, the above is a corporation, schowledgment apposite.]	r warranty (a) or (b) is beneficiary is a creditor and Regulation Z, the by making required a FIRST lien to finance (b. 1305 or equivalent; Ness Form No. 1306, or		Jim Turner/www. Mickey Turner	<u>u</u>		
		(GRS 93.490)					
County of Klamath ss. August 20 ,19 79 .			STATE OF OREGON, County of ,) ss. , , 19 , , , , and				
Personally	appeared the above named			A magning making house,			
Jim Turr	ner and Mickey Turner	duly swort	n, did say that	the former is the	· province to the contract of		
	various and the same	ľ		latter is the			
ment to be	and acknowledged the to choing in their wolungs for and Before me:	a corporate corporate seuled in l	tion, and that seal of said co behalf of said of them ackn	the seal ullixed to the lore rporation and that the inst corporation by authority o owledged said instrument	going instrument is the rument was signed and t its board of directors:		
(OFFICIAL SEAL)	I mill						
	Notary Public Onlongen RICK/ NOTARY PUBLIC ORECON My commission expires: My Commission Expires: My Commission Expires		iblic for Orego nission expires:		(OFFICIAL SEAL)		
trust deed he said trust de herewith toge estate now h	ndersigned is the legal owner and hole are been fully paid and satisfied. You sed or pursuant to statute, to cancel ether with said trust deed) and to recell the you under the same. Mail recell by you under the same. Mail received.	u hereby are directed, all evidences of indel convey, without warrant conveyance and docume	on payment to bledness secure ty, to the par ents to	you of any sums owing to ed by said trust deed (wh ties designated by the terr	o you under the terms of ich are delivered to you ms of said trust deed the		
DATED:		, 19			and the second of the second of		
				Beneficiary	The second secon		
	RUST DEED	rhich it secures. Soth must b	e delivered to the	STATE OF OREC	GON.		
STEVENS	(FORM No. 881-1)	· And San		County of	amath }ss.		
JAM., PUB	NER				for record on the		
MICKEY	1	gsPACU RES	ERVED	at 3:33 o'cloc	k ? M., and recorded		
GERRY W	Grantor . WOLFF	FOR		page 19791 or as document/lee/tile/			
CATHY K. WOLFF		RECORDER	5 USE	instrument/microfi Record of Mortgo	Im No		
	Bonoliciary				hand and seal of		
GERRY W	. & CATHY K. WOLFF IX 331 IIN, OR 97624			By Detrice had	TITLE		

"ge 87.00