Gerald E. Vermilli	1957/541
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	Sec. 150.

TRUST DEED

January

day of Gerald E. Vermillion & Mary E. Vermillion Husband and Wife MOUNTAIN TITLE COMPANY

NEAL A. SHA AND SHIRLEY M. SHA, HUSBAND AND WIFE

.., as Trustee, and

as Beneficiary,

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

Klamath County, Oregon, described as: WITNESSETH:

ment are record for record for \$3. TOT 12; BLOCK 4, WINEMA GARDENS, 1ST ADDITION, in the County of Klamath, the courts that the water include ELTER OF ORDER

mer lose of deriver this fine beed of the Mose when it colores facilities be delivered to the fruite for reporter

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise compact properties 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

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not comer paid, to be due and payable Rel. Lerins of note dated. March 13, 1981 and addedumns thereof, it he 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. In the event the within described property, or any part thereof, or any interest therein is sold, said note sold, conveyed, assigned or alienated by the grantor without, first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the above described real property is not currently used for contentional leader a sold and an approval of the beneficiary. then, at the permutary the permutary due and payable, herein, shall become immediately 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, grantor agrees:

1. To protect, preserve and maintain said property in good condition not securate or permit early water of said property in good condition not secure or demolish any building or improvement thereon;

2. To consider or permit early water of said property in good condition not secure or demolish any building or improvement thereon;

3. To consider or permit early water of said property in good condition or other agreement allection thereon; (c) join in substitution or other agreement allection or other agreement allection to the line or charge destroyed thereon, and pay when due all costs incurred interior;

3. To consider the property in the distinction, statements proper public office or differs a well as the cost of all filling amen in the property public office or differs and to pay illing same in the property public office or differs and such other hazards as the dall premises against loss or damage with all last premises against loss or damage with all safety pays from time to time equify in an amount not less than \$1. The provide and continuously maintain insurance on the buildings and such other hazards as the dall premises against loss or damage with all last premises against l

case, code as the beneiciary tray tequire and to pay for filing same in the proper public office or, bilices, as well as the cost of all filen searches made by filing officers or searching agéncies as may be deamed desirable by the breakfary.

4. To provide and continuously maintain insurance on the buildings and such other hazards and continuously maintain insurance on the buildings and such other hazards as the heaptificary, pays from time to time require, in now or herealter erected on the said premises against loss or damage by fire an amount not less than \$\frac{1}{2}\$. An expensive the same and such other hazards as the heaptificary, pays from time to time require, in comparies acceptable to the benefit. The comparies of the benefit of the benefit of the tray of the written in comparies acceptable to the benefit of the benefit of the procure and such insurance of the same of the same and policies of insurance now at least litteen days prior to the additional of the procure and policies to the benefit of the procure and in such order as benefit of the procure of the same of grantor's expense. The amount collected under any fire or other insurance policy may be applied by benefit of the procure of the same at grantor as beneficiary any perferring, or at option of benefit of the manual of the same of the contract of the same and in such order as beneficiary any perferring, or at option of benefit or the same and in such order as beneficiary any perfect or waive any default or notice of default hereunder or invalidate any set thereof, and the require and prompty default or assessed upon or charges become passant to such notice of default hereunder or invalidate any charges become passant due or define the process of the such payment of providing beneficiary with funds with which to be beneficiary; about the grantor lait to make payment and the proper of the payment of the paym

of title search as well as the other coats and expenses of the trustee incurred in consection with or in enforcing the collegator and trustee incurred in consection with or in enforcing the collegator and trustee incurred in consection with or in enforcing the collegator and trustee; and in any autitude, and the security rights or powers of beneficiary or trustee; and in any autitude to the security rights or powers of beneficiary or trustee; and in any autitude action or proceeding in which the beneficiary or trustee may appear, including evidence of title and the beneficiary or trustee and proper, in an action of proceeding in which the beneficiary or function and expenses, in-amount of attorney's less mentioned in the or trustee's attorney's less; the fixed by the trial court, and in the event of an appeal from any judgment or decide by the trial court, and in the event of an appeal from any judgment or delate collect of the trial court, and or the trial court, and the trial as a trial adjudge reasonable as the beneficiary's or trustee's attorney's less in an appeal and adjudge reasonable as the beneficiary or trustee's attorney's less of the trial court, and the trial and adjudge reasonable of the property shall be taken and the process of the appeal from any judgment of the process of the appeal from any process of the amount equity of the process of the appeal and the process of the amount equiver to pay all it is an electa, to require that all of, any parties of the mounts equiver to pay all it is an electa, to require that all of, any pay and the balance applied upon number of the pay and the balance applied upon number of the process of the second pay to the process of the angular and attorney's less, liciary, nearly upon beneficiary's request.

9. At any time and two time to time upon written request of beneficiary and both in the trial and from the payment of the substantial of the substantial and the substantial and the substantial of the payment of the substantial of the payment of the substantial

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12: Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed advertisement and sale. In the latter the trustee to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall to sell the said described real in written notice of default and his election for sell the said described real in written notice of default and his election for the said described real in written notice of default and his election for sell the said described real in written notice of default and his election for the said described real in written notice of default and his election for the said described real in written notice of the trust deed in the required by law and proceed to foreclose this trust deed in the continue provided of ORS 86.795.

13. Should the beneficiary elect to foreclose by advertisement and sale trustee for the trustee's sale, the grantor or other person so privileged by the proceed to foreclose the date set by the trustee for the trustee's sale, the grantor or other person so privileged by tively, the entire amount the beneficiary or his successors in privileged by the collipation secured the terms of the turns of the objection and trustee's and attorney's exercities and the event all toreclosure proceedings shall be default occurred, and thereby cure the default, in which event all toreclosure proceedings shall be dismissed by the trustee.

surplus, it any, to the grantor or to his successor in interest entitled to such susplus.

16. For any reason permitted by law beneticiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed because. Upon such appointment, and with without conveyance to the successor trustee the latter shall be vested with without powers and dutie conferred upon any trustee herein named or appointment appointment and substitution shall be made by written for the conferred upon any trustee herein named or appointment assecuted by beneficiary, containing telerence to this trust deed distrument executed by beneficiary, containing telerence to this trust deed client of Recorder of the country or counties in which the property is studied. Global Recorder of the country or countries in which the property is studied, as a substitution and the successor trustee. Trustee accepts this trust when this deed, duly executed and soligated to notify any party hereoft of pending sale under any other deed of trust or of any action or any herefore of pending sale under any other deed of shall be a party unless such section or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the invotes hereunder must be alther an artomey, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a little insurance company authorized to insure title to real property of this state; the subsidicries; against or branches; the United States or any agenty thereof, or an excrew agent licensed under ORS 696.505 to 696.505.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

Mortgage to the State Department of Veterans Affairs dated November 30, 1976

and that he will warrant and forever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for granter's personal family, household or agricultural purposes (see Important Notice below),

(b) the secondarization or (seen it granter is a natural person) are too business or commercial purposes other than a purposes.

of a duralities was Sevent-vess. with the Act is seet required, disregerd this notice. (if the signer of the chere is a corporation, use the form of actnowledgment appeals.)	
	STATE OF OREGON, County of
STATE OF OREGON,	STATE OF ORLEGON, COMMISSION, 19
County of Klamath January 3/11, 19:83	Personally appeared who, each being first
Personally appeared the above named	duly sworn, did say that the former is the
Mary E. Vermillion and	president and that the latter is the
Gerald E. Vermillion	a corporation, and that the seal affixed to the foregoing instrument is the a corporation and that the instrument was signed and corporate seal of said corporation and that the instrument was signed and corporate seal of said corporation by authority of its board of directors;
ment to be their voluntary act and decorate (OFFICIAL Notary Public for Oregon	and deed an benatic acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and deed as and deed as a Before me:
My Commission expires.	ON THE PARTY OF TH
with expense one to the east of the control of the control of	AND THE PARTY FOR FULL RECONVEYANCE
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The undersigned is the legal owner and holder	restable the secured by the foregoing trust deed. All sums secured by said trust deed. All sums secured by said trust deed, all sums secured by said trust deed (which are delivered to you likevidences of indebtedness secured by said trust deed (which are delivered to you likevidences of indebtedness secured by said trust deed by the terms of said trust deed the wey, without warranty, to the parties designated by the terms of said trust deed the
trust dead have been fully paid and section of cancel al	in evidences of indebtedness secured by said trust deed (which are unit deed the very without warranty). To the parties designated by the terms of said frust deed the very without warranty. To the parties designated by the terms of said frust deed the very warranty.
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as Beneficiary, Chanton Chanton	EPACE AESERVED; FOR RECORDER'S USE	page12528or as document/lee/inc/
CEGL W. SIN YND BHILD.	E LONDARY	Record of Mortgages or said Witness my hand and seal of
TE CTEMOL WOLLBerellelery L. (1901. S'AETER' RECORDING RETURN TO NOTALL.	te Vennillion Rustini	Evelyn Biehn County Cleri
MOUNTAIN TITLE COMPANY D' mage fi	TRUST DEED 37-47	By Sur Francis Deputy 8.00 fee