<sup>~</sup> 45352	TRUST DEED	Vol.M85 P	
그는 것이 아무는 것이라는 것을 구분하는 것이 가지 않는 것을 하는 것이다.			-1611 .
THIS TRUST DEED, made	this21stday of	January	
TERRANCE K. ROACH		કે સમય કે પ્રાપ્ય કે પ આ ગામ કે બાળવા કે બાળવ	C.C.Q.W.C.C. April 199
is Grantor, MOUNTAIN TITLE	CO. INC.		
is Grantor, MUNTAIN TITLE			, as Trustee, a
VERNE E. BLOOMBERG		•••••	
s Beneficiary,			·····
	WITNESSETH:		
Grantor irrevocably grants, ba	ardains sells and comments in (	as fear grant and	[1993년 - 일이는 이미가 관련하는 것이다. [1993년 - 일이는 이미가 관련하는 것이다. [1997년 - 1997년 - 199
2 Klomots	a ser and and conveys to the	usiee in trust, with po	wer of sale, the proper
Cou	unty, Oregon, described as:	그 것은 것은 것공부를 가지 않고?	이는 것 같은 상품의 방법을 받았다.
and the second	Berly Countrie as.		
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then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein shall become immediately due and payable. The abave described real property is not currently used for agricultural, timber or grazing purposes.

The adjust centrify of this trust deed, grantor agriculation of the security of this trust deed, grantor agriculation of the security of this trust deed, grantor agriculation and require, not to immove and maintain said property in good condition and require, not to immove a demolish any building or improvement thereon; "To complete or reactore promptly and in good and workmanike many building or improvement thereon; "To complete or reactore promptly and in good and workmanike destinated by the demolish any beat of the security with the security building or improvement thereon; "To complete or reactore promptly and in good and workmanike destinated by the due of costs incurred therefor." To complete affecting asid property, it the beneliciary or sequests, to one in uncertain such formating statements pursuant to the Uniform Commercial Costs as the beneliciary may require and to pay for films and in the poy of public officers or selfices, as well as the cost of all burn searches made by the beneliciary."

ioin in specified such finance and such property is the beneficiary so requests, to cial Costs as stab beneficiary may reque to the Unitern Commer-proper public office or offices, as well as the to pay for filing same in the proper public officer to searching afercais as may be deemed desirable by the beneficiary. The provide and continuously maintain insurance on the buildings and such other baseds on the said premises afainst loss or danage by fire an amount not less than 3 the 1111 Your block into to time to time the buildings in the provide shall be delivered to the beneficiary as the buildings in the dramor shall be delivered to the beneficiary as of the expira-tion of a said provide shall be delivered to the beneficiary as of the expira-tion of a said provide the beneficiary as its as fire a said provide the expira-tion of a said provide the beneficiary as its as the said provide the expira-tion of a said provide the beneficiary as its as the said the amount as provide and the provide of an and the said of the beneficiary as its as the said the amount of the expira-tion of a said provide the said to grantor a grantor a super said by benefic converting and provide the said of grantor. Such application or steased hold not care a said and other charge shall be delived into a maximum and to pay all assessments and other charge shall be relevand or amessad upon or charge become paid with provide the same and to pay all assess at a constant of the same are other fouries and the same and other the same are other barge payment of any takes, assist-to beneficiary shald the grantor lait to make payment of any takes, assist-and the amount as baid with induce any takes, assist-to the secone paid with providing beneficiary with lunds with which to that a such payment, boby providing beneficiary of the same secone derive the deal of the transfer and the pay farm of the best and to be the same such as a stable shall be defined any within and the pay far the trans derive the added to any symeth, as instruct as a

Hument, irrespective of the instance under or plat of said property. (b) join in subordination or other agreement allociting this deed or the line or charge subordination or other agreement allociting this deed or the line or charge subordination or other agreement allociting this deed or the line or charge subordination or other agreement allociting this deed or the line or charge subordination or other agreement allociting this deed or the line or charge subordination or other agreement allociting this deed or the line or charge subordination or other agreement allociting this deed or the line or charge subordination or other agreement allociting this deed or the line or charge stable to any charge thereot. "And the recitals therein of any mailers or have stable be conclusive promy default by grantor thereon, there, beneficiary may at any other any charge thereot, and without regard to the adequacy of any scular of the indebiedness hereby secured, enter upon and take possession of suit property. The issues and any indebiedness secured hereby, and in such order as been inclusive proteins.
10. The entering typon and taking possession of suid property, the indubiedness hereby secure hereby, and in such order as been inclusing resonable at the application or release there of a solves and charge other any deta adhered.
11. The entering typon and taking possession of suid property. The insurant to such more of any agreement of a proceeds of the and other insure any data apply the application or release there of a solves and expressions of the agreement allocity or in the application in gayment of any indebiedness secured hereby or in the indebiednes decision any proceed to foreclose this trust deed by accurring the adjust herework the beneficiary may for a data way proceed to foreclose this trust deed by thereby or in the indebiednes are or the safet and here any advertisement and safe, the grante and safe the trustee to foreclose this trust deed by thereby or in the indebiednes any proceed to fore

together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The truste missel said property either in one parcel or in separate parcels and shall 'self' the parcel or parcels at suction to the highest bidder lor cash, psyable at the time of sale. Trustee shall deliver to the purchaser its deed in horm at required by law converging the property so wold, but without any covenant or equired by law conclusive proof of the truthiulness thereol. Any person, excluding the trustee, but including the granic and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers movided herein, trustee

the granics and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale; in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the truste in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the granitor or to his successor in interest entitled to such surplus.

Surplus, it any, to the grantor of 60 mis successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-ors to any fructee named herein or to any successor trustee appointed here-rander. Upon such appointment, and without conveyance to the succes-trustee, that is shall be vested with all title, powers and duties continuent and substitution shall be nucled by written instrument executed by bosnelicing in which, when recorded and any be written instrument executed by bosnelicing in which, the property is situated, shall be conclusive prior of appointment of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged in made 4 public record as provided by law. Trustee is not obligated to notify any party hereto of pencing sale under any other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee skall be a party unless such action or proceeding is brought by trustee.

1-3-3-2

NOTE: The True Deed Act provides that the truetee hereunder must be either an attor or savings and loan association authorized to cir business under the lays of Oregon property of this state, its subsidiaries, officiares, organts or branches, the limited States attarney; who is an active member of the Oregon State Bar; a bank, trust company regon or the United States, a tille ligurance company authorized to insure tille to real tares or any agency thereof; or an extraw agent licensed under ORS 696.505 to 696.585.

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The stantor covenants and astrees to an	nd with the beneficiary and those claiming under him, that he is la I property and has a valid, unencumbered title thereto	1 <b>₩</b> -
y seized in fee simple of said described real	nd with the beneficiary and those claiming. I property and has a valid, unencumbered title thereto	
	and a second of the second	
that he will warrant and forever defend t	the same against all persons whomsoever.	
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	e loan represented by the above described note and this trust deed are: hourshold or agricultural purposes (see Important Notice below), hourshold or agricultural purposes of commercial purposes other than agricul	
(a) <sup>3</sup> primarily ton geton, or (even it grantor is (b) for an organization, or (even it grantor is	is a natural persony and the second	xecu- t the
This deed applies to, inures to the benefit of This deed applies to, inures to the benefit of a personal representatives, successors and assigns.	oi and binds all parties herein, when the holder and owner, including preuges, of The term beneticary shall mean the holder and whenever the context so require beneticiary herein. In construing this deed and whenever the context so require	s, the
s personal representation in married as a l	ter, and the singular number includes the plural.	and the second of the
IN WITNESS WHEREOF, said grand	Turacie & Roan	
IMPORTANT NOTICE: Delete, by lining out, whichever to tapplicable; if warranty (a) is applicable and the bor is such word is defined in the Trath-in-Lending Act on such word is defined in the Art and Regulation	and legulation A, the	1967 - 1964 
such word is comply with the Act and Regulation englicitary MUST comply with the Act and Regulation	by making imported g Filt lien to finance	्रम्पदी) अन्तुः सम्पद्धः 
isclosures; raw hars dwelling, use Stevins-Ness form No. the purchase of a dwelling, use Stevins-Ness form ino, this instrument is NOT to be a first lien, at is not to the first lien of the steving to be a first lien.		2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000 2000
f a devailing are required, disregard this notice.		1997 1997 - S. A. (1997 1997 - S. A. (1997) 1997 - S. A. (1997) 1997 - S. A. (1997)
If the nigner of the above is a corporation, us the form of acknowledgment cosmile.)	1 STATE OF OREGON, County of	) <b>5</b> 5.
STATE OF OREGON,		and
112, 1963.		
Personally appeared the above named Terrance W. Roach		
and the second	secretary of	nt is the
	a corporation, and that the seal attired to the foregoing instrume	in is the gned and lirectors.
and ack nowledged the loregoing I	instru- sealed in behalf of said corporation by authority of its board of e sealed in behalf of said corporation by authority of its volument and each of them acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and each of them acknowledged said instrument to be its volument and the said to be acknowledged said instrument to be its volument and the said to be acknowledged said instrument to be its volument acknowledged said instrument acknowledged said i	nrary act
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