e li e	THIS TRUST DEED, made this 24th day of February 19.88, betw.
	as Grantor, MOUNTAIN TITLE COMPANY, an Oregon corporation, BARBARA E. MARTIN, an unmarried woman and JAMES J. MALONE, an unmarried man,
	as Beneficiary,
	WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the prope in Klamath
	inKlamath
	in the County of Klamath, State of Oregon.
	"THIS INSTRUMENT WILL NOT ALLOW USE OF THE
	PROPERTY DESCRIPED IN THIS INSTRUMENT IN VIOLA- TION OF APPLICATLE LAND USE LAW AND REGULA- TIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRU-
	PROPERTY SHOULD CHECK WITH THE ADDRODDIA TO
5	APPROVED USES."
	together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anyw now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in con- tion with said real estate.
	FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of sum of ELEVEN THOUSAND FIVE HUNDRED AND NO/100
	note of even date herewith, payable to beneficiary or order and much pollars, with interest thereon according to the terms of a promiss
	not sooner paid, to be due and payable 10 years after recordation of this Deed of Trust
	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 the indications secured by the indications and the beneficiary's option.
U.	herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.
S.	To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereare. (a) consent to the making of any map or plat of said property; (b) join franting any essement or creating any restriction therean; (c) join in
	2. To complete or restore promptly and in good and workmanlike thereon on the recital warranty, all or any part of the property. Thereon any building or improvement which may be constructed, damaged or destroyed thereon and nay the due at the "person or person destroyed thereon and nay the due at the second and workmanlike thereon or person or
	tions and resized and statements pursuant to the United mere- point in executing such financing statements pursuant to the United mere- time without poter sitter in events. The statements are statements of the statement of the statements of the statement of the United mere- time without poter sitter in the statements of the United mere- time without poter sitter in the statement of the United mere- time without poter sitter in the United mere- time without poter sitter in the statement of the United mere- time without poter sitter in the United mere- state of the United mere- time without poter sitter in the United mere- time without poter sitter in the sitter in the United mere- state of the United mere- tate of the United mere- state of the United mere- state of the United mere- state of the United mere- tate of the United mere- state of the United mere- mere- tate of the United mere- state of the United mere- tate of the United mere- state of the United mere- mere- tate of the United mere- tate of the United mere- meretate of the United mere- tate of the United mere- state of the United mere- tate of the United mere- tate of the United mere- tate of the United mere- meretate of the United mere- state of the United mere- meretate of the United mere- state of the United mere- state of the United mere- state of the United mere- tate of the United meretate of the United meretate of the United meret
	proper public office or offices, as well as the cost of all lien searches made by hing officers or searching agencies as may be deemed desirable by the beneficiary.
	4. To provide and continuously maintain insurance on the buildings prive or herealier erected on the said premises against loss or damage by fire and such other haratist as the heneficiary may from time to time require, in an amount rot less than \$ 1
	companies acceptable to the beneficiary, with loss payable to the latter; all collection of such rents, issues and profits, or the proceeds of the and ot the delivered to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or compension or available to the beneficiary as soon as insurance policies or co
	tion of any policy of insurance now or hereafter placed on said building, the beneficiary may procure the same at grantor's expense. The amount
	ciary upon any indebiedness secured hereby and in such order as beneliciary of the performance of any agreement hereunder, the beneficiary may determine, or at option of beneficiary the entire amount so collected, or any not thereful may be released to dealors. In such
	not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 5. To keep said premises free from construction frees and to pay all be the beneficiary of the such advertisement and sale. In the latter event the beneficiary or the truste default or the truste of the truste o
	adves, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or diverse defendence of sale, give not
	ments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneliciary with funds with which to make such heaviert henricicary may different funds with which to
	and the amount so paid, with interest at the rate set lorth in the note secured ORS 86.760, may pay to the beneficiary or his successors in interest, resp hereby, together with the obligations described in paragraphs 6 and 7 of this tively, the entire amount then due under the terms of the trust devid and the debt secured by this obligation secured by the secure of the secure diverged thereby, found the debt secure diverged the secure of the secure diverged thereby found the debt secure diverged the secure diverged thereby found the debt secure diverged thereby found thereby found the debt secure diverged thereby found the debt secure diverged thereby found thereby found thereby found the debt secure diverged thereby found thereby f
	covenants hereof and for such payments, wh interest as aforesaid, the prop- erty hereinstere described, as well as the grantor, shall be bound to the creding the amounts provided by law) other than such portion a: the pro- same extent that they are housed to grantor, shall be bound to the
	described, and all such payments shall be immediately due and payable with the trustee.
	6. To pay all costs, lees and expenses of this trust including the cost of title search as well as the other cost and expenses of this trust including the cost of title search as well as the other cost and expenses of the trust of a second search as a second search and search as a second search as a search
	the property so sold, but without any covenant or warranty, express or i plied. The recite in and defend any action or proceeding purporting to plied. The recite in the dead of any covenant or warranty, express or i
	action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, in- cluding evidence of this deed, to pay all costs and expenses, in-
	fired by the trial court and in the event of an appeal from any judgment of cluding the compensation of the truste and a reasonable charge by the trust device of the trial court, granter burther agrees to pay such sum as the appellate court shall adjudge reasonable charge by the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed, (3) to all personable actions of the trust deed actions of the tru
	It is mutually afreed that: 8. In the event that any portion or all of soil annexes ball to su surplus, it any, to the granter or to his successor in interest entitled to su surplus.
	right, if it so elects, to require that all or any portion of the monies payable as compensation for successors to any trastes named herein or to a
	incurred by grantor in such proceedings, thall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's tees, but in the dried conditioned applied by it first upon any reasonable costs and expenses and attorney's tees, but in the dried and sould conditioned to be applied by it first upon any reasonable costs and expenses and attorney's tees, but in the dried and sould conditioned to be applied by it first upon any reasonable costs and expenses and attorney's tees, but in the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and sould conditioned to be applied by the dried and the termine and the termine applied by the dried and the termine and termine and the termine and t
	in the state and appendix courts, necessarily paid or incurred by bene- ficiary in such proceedings, and the balance applied upon the indebtedness secured breeby; and grantor agrees, at its own expense, its take such actions and its place of recorder of the county or counties in which the property it situate Clerk or Recorder of the county or counties in which the property it situate the property in obtaining and appendix and an appendix of the sucrement ender the property in situate
	9. At any time and from time to time upon written request of bene- ficiary, payment of its fees and presentation of this deed and the net is a bilidated to notify any participation of this deed and the net is a bilidated to notify any participation of the second as provided by law. Truce is n
1 - 2 6 - 1 - 1	endorsement (in care of full reconveyances, for cancellation), without affecting furst or of any action or proceeding in which granted to holiny any party hereto of pending sale under any other deed the liability of any person for the payment of the indebtedness, trustee may shall be a party unless such action or proceeding is brought by trustee.

The contract of the second probability of th

18840 Ventura Blvd., #215

Tarzana, Ca. 91356

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-66'76 fully 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 lor 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

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, exectors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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 as 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance, with the Act is not required, disregard this notice. Konclel Ronald Duim Julith Judith Duim WITNESS: Brian Brodsky Staple STATE OF CALIFORNIA COUNTY OF LOS Ange Ke SS. On <u>Solution</u> <u>1988</u> before me the undersigned, a Notary Fublic in and for said County and State personally appeared <u>BR10.v</u> WTC WORLD TITLE COMPANY BROIDS C , personally known to me to be the person whose name is subscribed to the within instrument asa witness thereto, (or proved to be such person by the oath of a credible witness who is personally known to me), who FOR NOTARY SEAL OR STAMP of a credible witness who is personally known to me), who being by me duly sworn, deposes and says: That <u>HERE A DESERT</u> resides at <u>HERE A DESERTA A DESE</u> OFFICIAL SEAL JEANNE NIGH Notary Public-California LOS ANGELES COUNTY in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant/subscribed his name thereto as a witness of said execution. My Comm. Exa. Aug. 18, 1989 Stapt mal Signature WTC 062 To be used only when obligations have been paid. TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 estate now held by you under the same. Mail reconveyance and documents to DATED: THACALES CORR. Cell, Chinage Co 2111 Beneficiary NBOS Do not lose or destroy this Trust Deed OR THE NGTE which it secures. Both must be delivered to the trustee for cancellation befare reconveyance will be made. 1.111 우리는 문 TRUST DEED ----(FORM No. 881) ATEVENS GREA LAW PUB CO . PO STATE OF OREGON, County ofKLAMATH I certify that the within instrument DUIM was received for record on the .2.7.th.day at3:46. o'clock .P. M., and recorded Grantor SPACE RESERVED in book/reel/volume No.MSS...... on FOR RECORDER'S USE ment/microfilm/reception No86768, MARTIN & MALONE Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Barbara E. Martin and James J. Malone ...Evelyn.Biehn, County.Clerk..... c/o ELI PROPERTY CO.

Fee \$10.00

TITLE

.. Deputy