or 88343 MTC-19929 TRUST	
《····································	lay ofJune, 19.88 , betweer
VERLE A. EGGLESTON	County of new
as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH CO	·····································
as Beneficiary,	an a
WITNES Grantor irrevocably grants, bargains, sells and conv	
in <u>Klamath</u> <u>AESTE V 1201-2000</u> County, Oregon, describe	d as: #48 56644 () 56 10 10 10 10 10 10 10 10 10 10 10 10 10
Lot 13, GARDEN TRACTS, according to the off of the County Clerk of Klamath County, Orego	icial plat thereof on file in the office on.
TAX ACOUNT NO. 3809-35CC-3800	

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

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum ofSIXTEEN THOUSAND FIVE HUDNRED AND NO/100-

not sooner paid, to be due and payable to betterictary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable per terms of note and made by grantor, the final payment of principal and interest hereof, it 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. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneticiary, then, at the beneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. And out on the said out pay pay pay here better To protect the source of the source of the said out of the said out of the source of the sourc

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sold, conveyed, assigned or alienated by the grantor without fligs then, at the beneficiary's option, all obligations secured by this instherein, shall become immediately due and payable. "Investigations of the security of this trust deed, grantor agrees: In 1. To protect, preserve and maintain said property in good condition of the security of this trust deed, grantor agrees: In 1. To protect, preserve and maintain said property in good condition in the prove or demove or demokind any building or improvement therein.
2. To complete or restore promptly and in good and vortamatike manner any building or improvement which may, be constructed, damaged or destroyed thereon, and pay when due all costs incurred therelor.
3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions altecting said property; if the beneficiary so requests, to join in executing such instances, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.
wor or hereafter exected on the taid premises guitt has or damage by lim of an amount not less than 5. THUT VATUE in the sole of the sequence and to pay for lifting same in the proper public office or ollices, as well as the loss of amage by lim of an amount not less than 5. THUT VATUE is a sole of a sinsured if the grantor shill all'for any reason to procure any such insurance and to device a single of the beneficiary as yoon as insured if the grantor shill all'for any procure the same at grantor's creates on invalidate any action of any policy of insurance office of discust of device any and thereader place or invalidate any act down and other charges by and thereader on said buildings of any pathetechers sected to frantor such notice.
To keep said premises tree from construction liens and to pay all face shall be delivered to frantor's screenses. The amount collected on the said property in a such order as beneficiary any delault or notice

It is mutually agreed that:

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It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it lirst upon any reasonable costs and expenses and altorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ben-ticary in such proceedings, and the balance applied upon the indebtedness sected hereby, and frantor agrees, at its own expense, to take, and, actiona-and incure the instruments as shall be necessary in obtaining such com-licary, payment of its here and presentations of this deed angles of beer rindorsement (in case of hull reconvergances, for cancellation), whiten request of beer industry of any person for the payment of the indebtedness, trustee sing the liability of any person for the payment of the indebtedness, trustee sing the liability of any person for any process process of the action the indebtedness is to the making of any map or plat of said property; (b) join in

Medical poor poor Medical poor poor Medical poor poor subordination or other agreement allecting this deed or the lien or charge thereoi, (d), reconvey, without warranty, all or. any part of the poperty. The graniting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi, (d), reconvey, without warranty, all or. any part of the poperty. The graniting any easement or creating any restriction of any matters or is lasts shall be conclusive proof of the truthfulness thereol. Trustee's less for any of the services mentioned in this paragraph shall be not less than §5. """ 10. Upon' any default by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequest of any security for the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereoi, in its own name sue or othewise collect the rents, less costs and expenses of operation and collection, including reasonable attor-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property and the application or release thereof as adoresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his neutormance of any agreement hereunder, time being of the approximation of any agreement hereunder, time being of the property and he appletimentor of any agreement hereunder, time being of the secured hereby of in his neutormance of any agreement hereunder, time being of the property and hereappletimentor of any agreement hereunder, time being of the property and hereappletimento

proceed to torcciose this trust deed in the manner provided in ORS 86.735 to 86.795. Al3: Alter the trustice has commenced lorcclosure by advertisement and sale, and att any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount, due at the time of the cure other than such portion as sould not then be due had no default occurred. Any other default that is copable of being cured may be cured by tendering the performance required reduct or obligation or trust, deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all coats and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's fees not exceeding the amounts provided by law, the the sale shall has hald on the data attorney.

and expenses actually incurred in enlorcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by laps'. If the trustee's and attorney's lees not exceeding the amounts provided by laps'. If the trustee's and attorney's lees not exceeding the amounts provided in the notice of sale or the time to which said sale may be postponded as provided by law. The trustee may sell said property either in one prace or in separate pracels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof the noning the definition of the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof the noning the definition of the payment of the expenses of sale. Trustee shall apply the proceeds of a provided herein, trustee shall apply the proceeds of the payment of the trustee, but including the compensation of the payment of the the expenses of sale, trustee shall accorded lines subsequent to the other priority and (4) the surplus. If the generation of the granter or to have successor trustee in the trust deed as their interests may appear in the index of their priority and (4) the surplus. If the generation shall be vested with all title, powers and duties conferred upon any trustee named herein or to any successor trustee appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the more spoint a successor or councers or trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by ben

NOTE: The Trust Deed Act provides that the trustee hereunder, must be either an attancey, 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 lows 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, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505, to 696,585.

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The grantor covenants and agrees to and wi	th the beneficiary and those claiming under him, that he is law-
fully seized in fee simple of said described real proj	Derty and "has a valid, unencumpered file filered to a senger 3 bette offer and science of the senger of the number of the senger of
ະນີ້ມີສຸດໄປເປັນມີເມືອງ ໂດຍກ່າວ ແມ່ນສູງເຊິ່ງໃນກະນີ້ນ ໂດຍກັນນີ້ (2015 ໂດຍການສູງເປັນມີເຮັດ 2015) ລູກການເປັນ ໂດຍກັນດີການ ແມ່ນ ແມ່ນີ້ ເພິ່ງ ແມ່ນ ແມ່ນ ແລະແລະການໃຫ້ແມ່ນສູງເປັນໃນສາງ (4005 ໂດຍການ - ເປັນມີ ແມ່ນີ້ ເພິ່ງ ແມ່ນີ້ ເພິ່ງ ແມ່ນີ້ ແມ່ນີ້ ແມ່ນນີ້ ເພິ່ງ ແມ່ນ ສູງແມ່ນີ້ ເພິ່ງເປັນ ເຮັດໃນການ (4005 ໂດຍການ	(a) United (a) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b
and that he will warrant and forever defend the s	ame against all persons whomsoever.
and with the product super international part of the second	[1] A. L. M.
ું મુખ્યત્વે છે. આ પ્રેલ્ટા પ્રાથમિક છે. આ પ્રાથમિક પ્રાથમિક છે. આ પ્રાથમિક છે. આ પ્રાથમિક છે. આ પ્રાથમિક પ્રાથમિક છે. આ પ્રાથમિક પ્રાથમિક છે. આ પ આ પ્રાથમિક છે. આ પ્રાથ આ પ્રાથમિક છે. આ પ્	(a) A set and the set of the s
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્યું છે. તે તે કે પ્રતિ તે તે તે પ્રદેશ કે સામ્યાન્ડ પ્રેમીસ્તે સાથે છે. તે તે પ્રતિ તે પ્રાપ્ત તે પ્રાપ્ત તે પ તે તે તે તે તે પ્રાપ્ત કરવા છે. તે પ્રાપ્ત તે પ્રાપ્ત કરવા છે. તે પ્રાપ્ત કરવા તે પ્રાપ્ત કરવા છે. તે પ્રાપ્ત વ કે પ્રાપ્ત કરવા છે. તે તે પ્રાપ્ત કરવા છે. તે પ્રાપ્ત કરવા છે. તે તે તે પ્રાપ્ત કરવા છે. તે પ્રાપ્ત કરવા છે. આ	and the second state the second state of the second state of the second state of the second state of the second and the second state of the second state of the second state of the
The grantor warrants that the proceeds of the loan re	presented by the above described note and this trust deed are:
(a)* primarily for grantor's personal, family or housel (b) XAYANXA SAMPANNAN WA SAMAN ALAMANNAN ANAL	iold purposes (see Important Notice below). IXII XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
This deed applies to, inures to the benefit of and bir	ds all parties hereto, their heirs, legatees, devisees, administrators, executors,
persona' representatives, successors and assigns. The term be secured hereby, whether or not named as a beneficiary here gender includes the feminine and the neuter, and the singula	encliciary shall mean the holder and owner, including piedgee, of the contract in Th construing this deed and whenever the context so requires, the masculine number includes the plural.
1. The second second state and second s Second second s Second second s Second second se	as hereunto set his hand the day and year first above written.
(a) A set of the se	a) or (b) is Une T, Eggleston
* IMPORTANT NOTICE: Delete, by lining out; whichever warranty (not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regula	ion Z, the
beneficiary MUST comply with the Act and Regulation by makin disclosures; for this purpose use Stevens-Ness Form No., 1319, or	g required the set to state the state test the state test to state the state test to state test get get get get
If compliance with the Act is not required, disregard this notice.	napi napina na panjina nana penangan na panjina na panjina na na panjina na panjina na panjina na panjina na n Manan na panjina na pan Manan na panjina na panjina na panjina na panjina na panjina na panjina na bahara na panjina na panjina na panji
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STATE OF OREGON,	STATE OF OREGON
Sound of the second sec	Ss.
This instrument was acknowledged before me on	This instrument was acknowledged before me on,
S. Verle A. Eggleston	
TEOF	of the set
Samely Public for Oregon	Notary Public for Oregon
(SEAL) My commission expires: 8-76-86	(SEAL)
and the second secon	opensentes instantante na sente caracterizza en
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trust dead have been fully naid and satisfied. You hereby	indebtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of
and truct dead or nursuant to statute to cancel all evide	nces of indebtedness secured by said trust deed (which are delivered to you thout 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 the second
DATED:	nalis diares medici lixura and al anti-articles and a second second second second second second second second s
	Beneficiary
Do not lose or destroy this Trust Dood OR THE NOTE which it secu	res. Both must be delivered to the trustee for cancellation before reconveyance will be made.
122. ACOUNT NO. 3509-3500-3500	
TRUST DEED	STATE OF OREGON,
POC TO: A (FORM No. (41) 030' 3000L TUE CO	the official brac that county of <u>Klamath</u> ss. I certify that the within instrument
STEVENS.NESS LAW PUB. CO., PORILAND. ORE.	was received for record on the
VERLE A. EGGLESTON 3963 DIFEIDA	of June , 19.88, at 3:38 o'clock P. M., and recorded
Klamath Falls OD 97003 Grantor	SPACE RESERVED in book/reel/volume No. M. 88 on
JAMES A. DECHAINEAU	FOR page <u>9424</u> or as fee/tile/instru- RECORDER'S USE ment/microfilm/reception No ₈₈₃₄₃
11011 Lakeside Ave. N. E. Seattle, WA 98125	Record of Mortgages of said County.
HOMMENTE JUL Beneliciary 1. 05 gr	Witness my hand and seal of County affixed.
MOUNTAIN TITLE COMPANY	Evelyn Biehn
$\overline{u_{HIIS}}$ $\underline{w_{HIIS}}$ $\underline{v_{HIIS}}$ $\overline{v_{LMIS}}$ $\underline{v_{LMIS}}$ $\overline{u_{MA}}$ $\overline{v_{MS}}$	NAME COUNTY CLEXKE
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