			67721
FORM No. 681	MTC-120114P	COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAID. OR	(A)
·· \$9908	TRUST DE	98	
THIS TRUST DEED, made	thisday	dill V to beta	veen
1 111 TO 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	THE HICH, husband a	nd white	
MOUNTAIN TITLE CO	TERNI OL DE		
RICHARD B. HEIN & JANICE L.	HEIN, husband and	wife or survivor	,
D. Colomb		4	nerty
Granter irrevocably grants, I	bargains, sells and convey	is to trustee in trust, with power of sale, the prop	
inCi	Sunty, Oregon,	The second secon	
		Lots 10 thru 15 in brook 1 the thereof on file in the office of the	
County Clerk of Klamath Co	unty, Oregon.		
Tax Account No. 4008-1AB-2	00		
an a			
		in a second all other rights thereunto belonging or in	anywise
together with all and singular the tener, now or hereafter appertaining, and the	nents, heredituments and appurents, issues and profits thereo	irtenances and all other rights thereunto belonging or in I and all fixtures now or hereafter attached to or used in each adreement of grantor herein contained and payment	t of the
tion with said lear estate	URING PERFORMANCE OF		
- (\$20,257.89)	haneficiary or order and made	by grantor, the final payment of principal and	ereof, if
note of even date herewith per	per terns of n	the date stated above, on which the final installment of s	said note
becomes due and payable. In the event becomes due and payable. In the event sold conveyed, assigned or alienated		the date, stated above, on which the final installment of s or any part thereof, or any interest therein is sold, agree havia, obtained the written consent or approval of the ber havia, obtained the written consent or approval the havia, obtained the solution of the maturity dates expressed the ument, irrespective of the maturity dates expressed the	encialy, erein, or
herein, shall become immediately due a	nd payable.	in the second	ain in any
1. 10 protect, pres demolish any l	nilding or improvenent thereon,	grarting any easement or creating any restriction thereon; (C) by subordination or other afreement allecting this deed or the lien thered; (d) reconvey, without warranty, all or any part of the pro- tractive in any reconveyance may be described as the "person"	perty. The or persons facts shall
2. To complete or restore promptly	may be constructed, clamaged or	sub-relination or other adreem warranty, all or any part of the plo there eli (d) reconvey, without warranty, all or any part of the plo grantee in any reconveyand may be described as the "person field?" entitled therein the recitals therein of any matters or be a nelusive proof of the recitals thereof. Trustee's lees for be a nelusive proof of the grangeraph shall be not less than 85. services mentioned in individu the frantom hereundren, beneficiery m	any of the nay at any
3. To comply with all laws, ordinance tions and restrictions affecting said property;	if the beneficiary so requests, to ursuant to the Unilogia Commer-	10. Upon any order of person, by agent or by a receiver intro without notice, either in person, by agent or by a receiver pointed by a court, and without regard to the adequacy of any s pointed by a court, and without regard to the adequacy of any s	
proper public office or offices, as well as the	nly be deemed desirable by the	the indebtedness hereof, in its own name sue or otherwise conect erty or any part thereof, in its own name sue or otherwise conect and apply and apply and apply and apply and apply and apply	y the same,
4. To provide and continuously main	es against loss et daniage by fire	nes't fees upon any indebtedness secured hereby, and in state of ficiary may determine.	roperty, the
and such other has than \$ full with an amount not less than \$ full with companies acceptable to the breek of to the	he beneficiary a socr as in ured;	ticity may determine upon and taking possession of said pr 11. The entering issues and profiles, or the proceeds of lire collection of such rents, issues and profiles for any taking or dan insurance policies or possible of the proceeds of the such as the property, and the application or release thereof as aloressid, shall waite any delault or notice of delault hereunder or invalidate an waite any delault or notice of the such as	mage of the
deliver said policies to the beneficiary at lea	erealter placed on sail buildings,	pursuant to such notice.	ness secured
collected under any fire or other insurance	and in such order a beneficiary	hereby or in his performance, the estence with respect to such payment and/or performance, the bear define all sums secured hereby immediately due and payable define all sums secured hereby immediately due and payable the bear of the secure of the secur	In such an is trust deed
any part thereof, may be released to granto not cure or waive any default or notice of a not cure or waive any default or notice.	fefault hereunde or invalidate any	in equity us a mortgage or direct the trustee to forest any o avertisement and sale, or may direct the trustee to pursue any one- avertisement and sale, or may direct the trustee to pursue any have.	ther right or In the event
taxes, assessments and other charges that of	ray be levied or as t-sed upon or such taxes, assissments and other	the trustee shall execute and cause to be recorded in a satisfy the trustee shall execute and cause to be recorded real property to satisfy the trustee shall execute and described real property to satisfy the time and place	he obligation
atainst said properly block delinquent and charges become past due or delinquent and to beneficiary should the grantor fail to m to beneficiary should the grantor fail to m ments, imprince premiums, lions or other ments, imprince premiums, by providing bene	a promptly detect and taxes, assess- that payment of any taxes, assess- that payable by grantor, either detary with lands with which to	notice thereof as then required by law and proceed on the manner provided in ORS 86.735 to 86.795.	rtisement an
have answer phyment, beneficiary may, at make such sayment, beneficiary may, at and the any unt so paid, with interest at the and the any unt so paid, with interest at the	he rate set forta in the note secured illed in paragraphs 6 and 7 of the	sile, and at any time prior to 5 days of the set of the	ty, when due
Fereby, logener with the added to and become trust deed, hall be added to any rights trust deed, without waiver of any rights	a part of the cent schuld any of the arising from brach of any of the with interest as flores dd, the prop with interest as flores dd, the bound to the	entire amount due at the time of the cure other than acceleration and the entire amount due at the time of the cured. Any other default that not then be due had no default occurred. Any other default that	t is capable of red under the
covenants hareof and escribed, as well as the erty hereint elore described, as well as the same extent that they are bound for the same extent that they are mounts shall be	a payment of the opligation herein immediately due and payable with	being cured may be cured by rendering in addition to curing t obligation or trust deed. In any case, in addition to curing t beligation or trust deed. In any case, in addition to the benefic delivers the person ellecting the cure shall pay to the benefic delivers the person ellecting the cure shall pay to the benefic the shall be added and the shall be added and the shall be added and the delivers the person ellecting the cure shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the shall be added and the delivers the shall be added and the delivers the shall be added and	ciary all cos
same extent that they are boling described, and all such payments shall be out notice, and the nonpayment thereof sh out notice, and the nonpayment thereof. Sh out notice, and the nonst deed.	immediately die and payable and	defaults, the person effecting the contrast the obligation of t and expenses actually incurred in enforcing the enforce of ether with trustee's and attorney's tees not exceeding the amo of the state of the state of the state of the state of the inclusion.	

our money and secured by this trust deed immediately in the trust mechanist constitute a breach of this trust deed. So and the secure of the trust mechanism of the trustme incurred of tile starch as well as the other costs and expenses of the trustme incurred is connection with or in enforcing this obligation and trustee and autorney's in connection with or in enforcing this obligation and trustee and autorney's fees actually incurred. To appear in and defend any action or proceeding purporting to To appear in and defend any action or proceeding the security rights or powers of beneficiary or trustee any tripear, including action or proceeding in which the beneficiary or trustee at the process, in-any suit for the lareedosure of this deed, to pay all costs at 's expenses, in-any suit for the lareedosure of this parafagab. T in all could, and the amount of attorney's less model in the event of an appeal trum any loud, ment or decree of the trial court and in the event of an appeal trum any is the ap-pellate court shall adjudge reasonable as the beneliciary's or truste's attor-ney's tess on such appeal. T is mutually affected that:

pollate court shall adjudge reasonable as the benenciary s or truster's around any stress on such appeal. It's mutually affreed that: A In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, bencheine shall have the right of eminent domain or condemnation, bencheine shall have the right is so clets, to require that all us any portion (I the mome parabella to pay all reasonable costs, expenses and attorney's less nucessarily paid aro pay all reasonable costs, expenses and attorney's less nucessarily paid and applied by: it lies upon any reasonable costs, are samble as compenses and attorney's less nucessarily paid or incurred by grantor in such proceedings, shall be paid to beneliairy and applied by: it lies upon any reasonable costs, are sappled upon the indebtedness because hereby, and grantor agrees, at it own expense to take such actions and are such struments as shall be upon the indebtedness of the amount of its frees and presention of the such actions granter of its est and presents of the such actions penation, promptly upon beneficiary's request. 9. At any time and room time station of this ceed is ad the mote lor file and the maxim of this ceed is ad the mote lor file distoffices, trustee may (a) consent to the making of any map or plat of said progerty; (b) join in

and expenses actually incurred in enlowing the obligation of the trust deed of ther with trustee's and attorney's lees not exceeding the amounts provided by law 12. Otherwise, the sale shall be held on the date and at the time and piace designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either the postponed as provided by law. The trustee may sell said property either solution to the highest bidder for cash, payable at the time of sale. Trustes are the postponed as provided by law the trustee may sell said property either the postponed as provided by law. The trustee may sell said property either solution to the bighest bidder for cash, payable at the time of sale. Trustes the property so sold, but without any covenant or warranty, express or im-plied the truthfulness threed. Any person, escluding the trustee, but including the first truther and the sells provided herein, trustee that apply the proceeds of sale to payment of the trustee, by trustee, in-cluding the compensation of the trustee and a trust deed, (3) to all persons torney. (2) to the obligation secured by the trust deed, (3) to all persons the indicate their interests may appear in the other of their priority and (4) the surplus. If any to the trustent, and without conversame to the successor or successor trustee. Upon such appointment, and without conversame to the successor or successor trustee the latter shall be event with all title, powers and thitles contained upon any trustee herein n made by written instrument executed by bening which, when recorded in made by written instrument evented by bening and substitution shall be instrust when this deed, duly concurrent of the successor trustee posting in the order of any other deed of the successor trustee posting in the successor of successor of the property is the and substitution shall be the trust when this deed, duly concurrent and substitution shall be the start when this deed. duly contained any trustee h

NOTE: The Trust Deed Act provides that the trustee herewider must be either an alterney, who is an active member of the Oregon State Ear, a bank, trust company or twings and loan association authorized to do business uncer the laws 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 State or any agency thereof, or un estrow agent licensed under ORS 696,505 to 696,595. 

12116 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 clescribed real property and has a valid, unencumbered title thereto EXCEPT prior Trust Deed in favor of Klamath First Federal Savings & Loan Association recorded in Volume M73, page 6148, Microfilm Records of Klamath County, Oregon, which buyers herein agree to assume and pay 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 draptor's personal family or bousehold surposes (see Inportant Notice below) This deed applies to, inures to the Lenelic of and binds all parties hereto, their heirs, ledatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticary 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 terminine and the neuter, and the singular nurvier 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 warrenty (a) or (b) is not applicable; if warranty (a) is applicable and the isoneficiary is a creation 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 use Stevans-Ness Faun No. 1319, or equivalent. If compliance with the Act is not required, disreger d this notice. lan Allan Dean Alan High (II the signer of the above is a corporation, use the form of acknowledgement opposite.) Uleher Ela Vickie Elaine High STATE OF OREGON, STATE OF OREGON. This instrument was acknowledged before me on County of .... 7/28 ,1988, by This instrument was acknowledged before me on . 19 , by Deart Alan Missingle Jones Votary Public for Oregon Dear Alan High & Vickie Elaine . مربقه المربقة مربقة المربقة الم as of Ser Int (SEAL) BMy contrainsion expires: 8 -16 Fl Notary Public for Oregon 0 = 0 1 - 2 My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE 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 the undersigned is the legal owner and house of an indepredicts secured by the foregoing frust deed. All sums secured by said trust deed have been fully paid and satisfied. You haveby are directed, on payment to you of any sums owing to you under the terms of rust deed or pursuant to statute, to cance, all evidences of incebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cance, an evidences of incenteuress secured by said trust deed (which are derivered to you herewith together with said trust deed) and to reconver, 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: ····· 19 . . . . Do not lase or destroy this Trust Deed Ot THE NOIE which it recurse. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) Stevent-Ness Law PUB. CO., PORTLAND. CHE STATE OF OREGON. County of ......Klamath ss. Dean Alan High & Vickie I certify that the within instrument was received for record on the 29th. day Elaine High 149 Clark Midland, OR 97634 Grantor SPACE RESERVED Richard B. & Janice L. Hein in book/reel/volume No. \_\_\_\_\_M88\_\_\_\_\_ on FOR page 12115 or as fee/file/instru-RECORDER'S USE Nama, OR 97338 ment/microfilm/reception No....89808., Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. MOUNTAIN TITLE COMPANY Evelyn Biehn County Clerk Fee \$13.00 TITLE By Sauce Buch read Deputy and a second a second to the second