LARRY D. BURG and MARIE K. BURG, husband and wife	September
as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY LARRY D. EURG and MARIE K. EURG, husband and wife as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to true	an a
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in <u>Klamath</u> County, Oregon, described as:	
Lot 7, Block 6, TRACT 1039, YONNA WOODS UNIT NO. 2, a thereof on file in the office of the County Clerk of County Tax Account #3711-029D0-00100.	according to the official plat Klamath County, Oregon. Klamath
SPECIAL TERMS: NO TREES TO BE CUT FROM THE REAL PROP PRIOR WRITTEN CONSENT OF THE BENEFICIARY. THE BUYER DELINQUENT TAXES FOR THE 1987-1988 and 1988-1989 FIS DELINQUENT TAXES SELLER SHALL CREDIT THE AMOUNT PAID TRUST DEED. ONE OF THE TWO YEAR'S DELINQUENT TAXES I RECEIVE THE CREDIT.	AGREES TO ASSUME AND PAY THE CAL YEARS. UPON BUYER PAYING THESE TOWARDS THE NOTE SECURED BY THIS
together with all and singular the tenements, hereditaments and appurtenances now or herealter appertaining, and the rents, issues and profits thereof and all f tion with said real estate.	
sum of TWO THOUSAND SIX HUNDRED FIFTY AND NO/100	
Dollars, with note of even date herewith, payable to beneficiary or order and made by grantor	a interest thereon according to the terms of a promissory r, the final payment of principal and interest hereof, i
not sooner paid, to be due and payable <u>per terms of Note</u> The date of maturity of the debt secured by this instrument is the date, s becomes due and payable. In the event the within described property, or any p sold, conveyed, assigned or alienated by the grantor without first having obta then, at the beneficiary's option, all obligations secured by this instrument, irre herein, shall become immediately due and payable.	
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 thereon; 1. To complete or restore promptly and in good and workmählike manner any building or improvement which may be constructed, damaged or 3. To comply with all laws, ordinances, regulations, covenants, condi- tions and testicity altering altering with order therefor; 10. L	

proper public offices or searching agencies as may be deemed desirable by the property officers or searching agencies as may be deemed desirable by the beneliciary.
To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by tire and such ther hazards as the beneliciary may from time to time require, in an amount not less than 3. NOT. PROVINE and summariant insurance on the latter; all policies of insurance shall be delivered to the beneliciary with loss payable to the latter; all policies of insurance shall be delivered to the beneliciary as soon as insurance in on any policy of insurance now or hereafter placed on said buildings, the beneliciary may grow under summariant and provide and on policy of insurance now or hereafter placed on said buildings, the beneliciary may produce the same at grantor's expense. The amount collected under any indebtedness secured hereby and in such order as beneliciary upon any indebtedness secured hereby and in such order as beneliciary any part thereoi, may be released to grantor. Such application or release shall not cure or waive any delault or notice of delault hereunder or invalidate any action to such any delault or notice of use sassessments and other charges that may be levied or assessed upon or dagainst asid property belor any part of the role as the steried or assessed upon or charges become past due or delinquent and promptly deliver receipts therefor math, insurance premium, liending beneliciary with funds gintor either or by direct due with our or boy of a straing with here of any of the such as well as the grantor, shall be added to and become a part of the dobt secured by this touch payment be and in such argansts and other the obligation make payment therein and the property helder any rights arising from breach of any of the property herein and the only and the grantes and the property of the dobt secured by this touch the such arganst and the property with unde gintor here h

pellate court snait acjuage reasonable as the demanding of the test test of the state of the sta

less costs and expenses of operation and collection, including reasonable altor-ney's less upon any indebtedness secured hereby, and in such order as bene-ticiary may determine. II. 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 aloresaid, shall not cure or waive any delault or nolice of delault hereunder or invalidate any act done pursuant to such notice.

collection of such rents, issues and proits, or the proceeds of the and other property, and the application or velcase thereof as aloreaid, shall not cure or waive any delault to notice of delault hereunder or invalidate any act done pursuant to such notice.
.12. Upon delault by grantor in payment of any indebledness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the benchiary may declare all sums secured hereby immediately due and process this trust deed by indexing at his election thereby the to forcelose this trust deed by indexing and any indebledness secured hereby interest the subset of the performance. In the event the beneficiary at his election the trustee to pursue any other right or find the beneficiary may have. In the event the break set is an ortgage or direct the trustee to pursue any other right or the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said described real property to satisfy the obligation secured hereby nervepon the trustee shall lik the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.755.
.13. Alter the trustee has commenced foreclosure by advertisement and sale, the default or delault and be cured by paying the entities another delault or delault and the delault or delault

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and Idan association authorized to do business under the Idaws of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, it subsidiaries, affiliates, agents or branches, the United States or any agency thered, or on escraw agent licenteed under OKS 606.585.

1987-1988 and 1988-1989 real propriet	with the beneficiary and those claiming under him, that he is law- coperty and has a valid, unencumbered title thereto - except
Grantor herein agrees to assume and r	pay in full
and that he will warrant and forever defend the	「などが、「近日がなる」 を経済の場合を発展した。 とうしょう しょうしょう しょうしょう しょうしょう しょうしょう しょうしょう しょうしょう しょうしょう しょうしょう
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(a) <sup>2</sup> primarily for grantor's personal, tamily or house (b) xton no worker is personal, tamily or house (b) xton no worker is a construction of the personal is a construction	presented by the above described note and this trust deed are: hold purposes (ase Important Notice below), winknessen is mestacometenes on comparish for mores.
This deed applies to, inures to the benefit of and bi	nda all parties based
ender includes the leminine and the neuter, and the singula	In an construing this deed and whenever the context so requires, the marculine
	as hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty ( of applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-In-Lending. Act and Regular meticiary NUST complex with the Act and Regular	G creditor
meficiary MUST comply with the Act and Regulat sciosures; for this purpose use Stavons-Ness Form No. 1319, or e compliance with the Act is not required, disregard this notice.	tion 2, file a state of the sta
the signer of the above is a corporation. the form of accounting the second	Allering and Allering and the state of th
TATE OF SREGON	(4) A. Way M. S. Way A. M. Sharaka, "A strain and the strain of the s
County of Klamath	STATE OF OREGON, States of the state of the
This instrument was ecknowledged before me on September (5, 19.89) by	This instrument was acknowledged before me on)
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	Notary Public for Oregon
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