MTCRAKE - COPYRIGHT 1988 STEVENS-NESS LAW PUB, CO., PORTLAND, CR. 97204 Vol.<u>mae</u>Page_**512**@ FORM No. 881—Oregon Trust Deed Series—TRUST DEED. TRUST DEED

9957 THIS TRUST DEED, made this ______ 9th _____ January ______, 19 ___90, between

JOHN W. HAMILTON & HELEN M. HAMILTON, husband and wife

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, and

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TRENDWEST, inc. an Oregon corporation

as Beneficiary,

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____County, Oregon, described as:

The North 75 feet of Lot 3 in Block 2, THIRD ADDITION TO ALTAMONT ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No. 3909-10BD-400

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 connec-

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

(\$14,000.00) FOOR LEEM INCOMPLEMENT MOTION Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

becomes due and payable. In the event the winn the without tirst har sold, conveyed, assigned or alienated by the grantor without first har sold, conveyed, assigned or alienated by the grantor secured by this instrum herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: To protect preserve and maintain said property in good continon and repair, not opermit any waste of said property. To complete or restore promptly and in maximuted, damaged or became thereon, and pay when due all conserved therefor. destroyed thereon, and pay when due all conserved therefor. To complete or restore promptly and in maximuted, damaged or became thereon, and pay when due all conserved therefor. destroyed thereon, and pay when due all conserves regulations, covenants, condi-tions and restrictions allecting said generation surgers and to the Uniform Commer-pion in executing such financing agencies as may be deemed desirable by the by ling officers or searching agencies as may be deemed desirable by the by ling officers or searching agencies as may be deemed desirable by the by ling officers or searching agencies as may be deemed desirable by the in arount not less than 5... fulling VAHURs payable to the latter: all companies acceptable to the beneficiary n y from time to time require, in an arount not less than 5... fulling VAHURs payable to the latter: all companies acceptable to the beneficiary nor soon as insured to policies of insurance shar be delivered to the beneficiary as soon as insured to if the grantor shall tail the beneficiary or such insurance and and such other hazards as the beneficiary or Such application or relates shall and up protect on insurance policy may and an on such insurance and prove may indebtedness secured hereby main fine amount so collected, or any part thereod, may be released to grant such insurance and and up or waive and beneficiary or Such application or release shall and cure waive and other chareby on Such application therefore, and any p

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the under the right of eminent domain or condemnation of the monies payable right; if it so elects, to require that all or any portion of the monies payable as compension for such taking, which are in access of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or to pay all reasonable costs, expenses and attorney's lees, applied upon any reasonable costs and expenses and attorney's lees, applied upon the trial and appellate courts, necessarily paid or incurred by bene-both in the trial and appellate courts, necessarily in obtaining such crom-and scale such instruments as shall be necessary in obtaining such crom-and the able and the balance applied upon the indebtedness ficiary, payment of its lees and presentation of this deed and the note lor-licorry, payment of its lees and presentation of the indebtedness, trustee may the liability of any person lor the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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tranting any easement or creating any restriction thereon; (c) join in any cubordination or other agreement allocating this deed or the lien or charge subordination or other agreement allocating this deed or the lien or charge rubordination or other agreement allocating the agreed of the lien or charge subordination any reconveyance may be discribed as the "person or persons frantee in any reconveyance may be discribed as the "person or persons legally entitled thereto," and the recitas therein of any matters or lacts shall be conclusive proof of the trathituness thereoil. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 55. O. Upon any default by grantar hereunder, beneficiary may at any fime without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to and take possession of said prop-the indebtedness hereby secured, enter upon and take possession of said prop-the stores and explosing those past contention, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-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 change of the property, and the application or releast thereod as aloresaid, 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 herebring in the statement of any indebtedness secured

property, and the application of release thereof as aloresaid, shall not cure of waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the bereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the destate all sums secured hereby immediately due and payable. In such an declare all beneficiary at his election may proceed forcelose this trust deed by event up as a mortage or direct the trustee to pursue any other right or the beneficiary elects to forcelose by advertisement and sale, the beneficiary of the beneficiary elects to forcelose by a beneficiary may have. In the event and his election to sell the said describ shall fix the time and place of sale and the trust shall execute and cause that proceed his written notice of default notice thered as then require the flaw proceed by advertisement and 13. After the trust describe the date the date the function sale, the grantor growther to 5 days before the date the bays dore the conducts the sale, the grantor growther to be the same there date the pay, when due. The trust deed in the default consists of a failur end by pay, when due the trust deed. It default may here and by pay, when due the defaults of defaults. It the default consists of a failur that is capable of not them be due to deed, the default may here and by paying the sums secured by tendering the perion and such protion as would entire amount due at the time of the cure other thad such portion as would entire amount due at the time of the cure shall perion and such portion as would entity the trust deed. In any case, in addition of the trust deed and the press default occurred. Any other default that is capable of not them be due to deed. In any case, in addition of the trust deed and the press default occurred. Any other defaul

defaults, the person effecting in enforcing the obligation of the involved and expenses actually incurred in enforcing the obligation of the involved together with trustees 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 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 place designated in separate parcels and shall sell the parcel or parcels at in orce parcel or in separate parcels and shall sell the time of sale. Trustee auction to the highest bidder for cash, payable at the time of sale. Trustee auction to the highest bidder for cash, payable at the time of sale. Trustee auction to the highest bidder for cash, payable at the time of sale. Trustee auction to the highest bidder thout any covenant or warranty, corress or im-the property so sold, but without any covenant or warranty. Corress or im-the property so sold, but without any covenant or warranty. Corress or im-the grantor and bereficiary, 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 expense of sale, in-storney. To the obligation secured by the trust dered, is to all persons storney. Could liens subsequent to the interest of the furstee in the trust having recorded the sale successor in interest entitled to such surplus, it any, to the grantor or to his successor to interest entitled to such surplus, it any, to the grantor or to his successor to restore appoint a successor or succes-turplus.

surplus, if any, to the granter or to his successor in interest entitled to such surplus. If a Beneticiary may from time to time appoint a successor or succes-ors to any trustee named herein or to any successor trustee appointed here ruder. Upon such appointment, and with all conveyance to the successor inder. Upon such appointment, and with all time, powers and duties conferred upon any trustee herein named or appoint diversuader. Each such appointment upon any trustee herein named by write records of the course or confirm which, when recorded in the mortage records of the coursy or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee apublic record as provided by law. Trustee and Netwowledged is nue appointer of a provided by law. Trustee is obligated to notify any pay preceding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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 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 States or any agency thereof, or an escrew agent licensed under ORS 696,505 to 695,555.

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	adiciary and those claiming under him, that he is law-
The grantor covenants and agrees to and with the b y seized in fee simple of said described real property ar	eneficiary and those claiming under him, that he is law- nd has a valid, unencumbered title thereto
	ainst all persons whomsoever.
d that he will warrant and forever defend the same ag	
The grantor warrants that the proceeds of the loan represent for the grantor's personal, family or household if the primarily for grantor's personal, family or household if the primarily for grantor's personal, family or household if the primarily for grantor's personal.	ind by the above described note and this trust deed are:
The grantor warrants that the proceeds of the loan represent (a)* primarily for grantor's personal, family or household I (a)* primarily for grantor's personal, family or household I (a) to a so so so so so to a so the source of source	burposes (see Important House Aphrene States administrators, executors,
(b) tor an octant and binds a	Il parties hereto, then holder and owner, including so requires, the masses
This deed applies to, inures to the benefit. The term benefit personal representatives, successors and assigns. The term benefit personal representatives, or not named as a beneficiary herein. I	n construing this shared
This deed applies to, inures to the benefit personal representatives, successors and assigns. The term benefit secured hereby, whether or not named as a beneficiary herein. I gender includes the terminine and the neuter, and the singular nu gender includes the terminine and the neuter, said grantor has l	hereunto set nisman W: Hamilton
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not applicable; if warranty in the Truth-in-Lending Au as such word is defined in the Truth-in-Lending Au beneficiary MUST comply with the Act and Regulation by making beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose use Stevens-Ness Form No. 1319, or equ disclosures; for this purpose the stevens-Ness Form No. 1319, or equ disclosures; for this purpose the stevens-Ness Form No. 1319, or equ disclosures; for this purpose the stevens-Ness Form No. 1319, or equ disclosures; for the stevens-Ne	Helen M. Hamilton
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	STATE OF OREGON,)ss.)ss.)ss.)ss.)ss.)ss.)ss.)ss
STATE OF OREGON, Ss. County of Klamath County of county of state of the state of th	This instrument was acknowledge
	19, by
John W. Hamilton & Helen M.	ot(SEAL)
Hamilton	
(SEAL) PAMEILA J. C.C.REGON	My commission expires:
My opportunities	TECONVEYANCE
To be use	nd only when consumed and sums secured by said
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The undersigned is the legal owner and holder of The undersigned is the legal owner and holder of trust deed have been tully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconver herewith together with said trust deed. Mail reconver	t all indebtedness secured by the foregoing trust deed. All sums secured by said t all indebtedness secured by the foregoing trust deed. All sums secured by said eby are directed, on payment to you of any sums owing to you under the terms of svidences of indebtedness secured by said trust deed (which are delivered to you vidences of indebtedness secured by said trust deed by the terms of said trust deed th y, without warranty, to the parties designated by the terms of said trust deed th yance and documents to
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