NOGAL THIS TRUST DEED made this 26th day of January 19.90 ORERANCHES, INC., an Oregon corporation

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

...., as Trustee, and

L. A. GIENGER and PAULINE H. GIENGER dbasGIENGER INVESTMENTS as Beneficiary. Creatings.

WITNESSETH:

in times/rest, vol. on 125 1. \$20 on pages 1720 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

Lots 14, 21, 22 and 26, Block 7, TRACT NO. 1019, WINEMA PENINSULA-UNIT NO. 2, according: to the official plat thereof on file in the office of the County Clerk of Klamath STATE OF OREGON

Klamath County Tax Account #3407-027CB-01100, #3407-027CB-01400, #3407-027CB-00700 and #3407-027CB-01000.

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.

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

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it one somer paid, to be due and payable. Der terms of Note 19.

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 then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the written consent or approval of the beneficiary, herein, shall become immediately due and payable. It is that the payable of the maturity dates expressed therein, or To protect the security of this trust deed grantor afternoon.

sold, conveyed, assigned then, at the beneficiary's option, all obligations secured by this instrument, it then, at the beneficiary's option, all obligations secured by this instrument, it then, at the beneficiary and payable, he was proposed to the beneficiary and payable, he was payable to the beneficiary and payable to the beneficiary and the pair.

To protect, preserve and maintain said property in good condition and repair, not to tenoue or demands and property in good condition or other agreement allecting this deed or the lien or charge manner any building or improvement thereon.

To complete or restore promptly and in good and workmanlike and property of the property. The destroyed thereon, and pay when them may be constructed, damaged or statement and payable to the property. The destroyed thereon, and pay when them may be constructed, damaged or statement allecting this deed or the lien or charge manner any building or improvement thereon.

To complete or restore promptly and in good and workmanlike and restrictions and pay when them may be constructed, damaged or statement and payable to the beneficiary may require any tenure and payable to the beneficiary and property. The destroyed thereon, and pay when all laws, additions, coverants, conditions and restrictions allecting said property. It the beneficiary may require any requirement allecting and restrictions allecting said property. It the beneficiary may require any requirement allecting and restriction or other algreement allecting and restriction or other in agreement allecting and restriction or other interest. The beneficiary may require thereof.

To comply with all laws, additions, coverants, conditions of the property of the beneficiary and payable to the beneficiary and property. The destriction of the property of the p

cial Code as the beneficiary may require and to pay of tiling same in the proper public office or offices, as well as the osy of all lien searches made-beneficial To provide and continuously maintain insurance on the buildings and such other areas or searching agencies as many be deemed desirable by the politic officers or searching agencies as many be deemed desirable by the provide and continuously maintain insurance on the buildings and such other heards as the beneficiary may from time to time require, in companies accessed to the beneficiary may from the totime require, in companies accessed to the beneficiary may from the totime require, in companies accessed to the beneficiary, with loss payable to the latter; all if the grantor shall fall or any reason to procure any such assurance and to tion of any policy of surance now or hereafter placed on said buildings, collected under any line over the same at grantor's expense The amount collected under any line over the same at grantor's expense The amount collected under any line over the same at grantor's expense The amount can you can you prove the same at grantor's expense The amount can you may prove the same at grantor's expense The amount can you can you get the same at grantor's expense The amount can you can you get any line of the can deal to grantor. Such application or release shall not cure, or waive any delault or notice of default hereunder or invalidate any act done pursuant to such notic notice of default hereunder or invalidate any act done pursuant to such notic notice of default hereunder or invalidate any act done pursuant to such notic notice of default hereunder or invalidate any act done pursuant to such notic notice of default hereunder or invalidate any act done pursuant to such notic notice of default hereunder or invalidate any act and the provide of the payment of any face, assessments and other charges that may be levied or assessed upon or against, said, property, before any, part, of, and the provide or assessed upon or effects

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of entirent domain or condemnation, beneficiary shall have the right, it is so elects, to require that all or any portion of the amont payable as compensation for taking, which are in excess of the amont payable to pay all reasonable costs, expenses and attorney's less necessamit required incurred by grantor in the proceedings, shall be paid to beneficiary and applied by it lirst upon any excessantly paid or incurred by the payable of cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

Residence

property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of default hereunder or invalidate any act done pursuant to such notice.

[1] A. Upon delault by grantor in payment ol any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the easence with respect to such payment and/or performance, the heneliciary may declare all sums secured thereby immediately due and payable such any declare all sums secured thereby immediately due and payable such any event the beneliciary at his election may proceed to foreclose this trust deed in equity as a mortgage didect the trustee to pursue any other right or remedy, either at law or in early direct the trustee to pursue any other right or remedy, either at law or in early direct the trustee to pursue any other right or remedy, either at law or in early advertisement and sale, the beneliciary or the beneliciary elects to foreclose which the beneliciary may have. In the seven the beneliciary elects to loreclose where coorded his written notice of delault and his election to sell the said described real property to satisfy the obligation ascured hereby whereupon the trustee and property to satisfy the obligation ascured hereby whereupon the trustee and far to time and place of sale, give notice thereof as then required by law and its the time and place of sale, give notice thereof as then required by law and so the sale of the control of the sale of the co

and expenses: actually incurred in enforcing the amounts provided together with trustee's and attorney's fees not exceeding the amounts provided together with trustee's and attorney's fees not exceeding the amounts provided together with trustee in the notice of sale or the time to which said sale may be posponed as provided by law. The trustee may sell said property either is be posponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of the further and a transonable charge by inside the shall apply the proceeds of the further and a transonable charge by inside each of the trustee sells in the interest of the trustee in the provided as their interests may appear in the order of their priority and the surplus, if any, to the grantor may from time to time appoint a successor or successions.

deed as their interests may appear in the successor in interest entitled to such surplus, it any, to the frantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed herein or to any successor trustee, the latter shall be vested and without conveyance to the successor trustee, the latter shall be rested and substitution shall be made by written and substitution of the successor trustee.

11. The property is situated, shall be conclusive proof of proper appointment of the successor trustee.

12. The property is situated, shall be conclusive proof of proper appointment of the successor trustee.

13. The property is situated, shall be conclusive proof of proper appointment of the successor trustee.

14. The property is situated, shall be conclusive proof of proper appointment of the successor trustee.

15. The property is situated, shall be conclusive proof of proper appointment of the successor trustee.

16. The property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. The property is situated, shall be conclusive proof of proper appointment of the property is situated, shall be conclusive proof of proper appointment of the property is situated.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, 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 696.505.

The grantor covenants and agree fully-seized in fee simple of said describ	s to and with the beneficiary and	d those claiming under him, that he is law-	
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The grantor warrants that the proceeds (a)* primarily for grantor's personal, tan	I the loan represented by the above de	scribed note and this trust deed are:	
the section with a six expected the ordinar-mond	ntor is a natural person) are for busine	ss or commercial purposes.	
secured hereby, whether or not named as a hen	elicing begin In construint the	r heirs, legatees, devisees, administrators, executors, holder and owner, including pledgee, of the contract and whenever the context so requires, the masculine	
	une singular number includes the plur	al. nd the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whicher not applicable; if warranty (a) is applicable and the	of warrants (a) or (b) is ORERANC	t Marie (de Brasilla de Br Sancia de Carlos de Brasilla de Brasil	
as such word is defined in the Truth-in-Lending Ac beneficiary MUST comply with the Act and Regulal disclosures; for this purpose use Stevens-Ness Form I	on by making required by:	liand R. Kefeck	
If compliance with the Act is not required, disregard	this notice. On the property of the control of the	hard R. Kopczak, President	
(If the signer of the above is a corporation, a course the form of acknowledgement opposite) and the form of acknowledgement opposite.	mules of entered in detail the state of the	e 1996 in 1996 in 1990 in Nederlânder die Argeste deutschiede in 1996 in 1996 in 1996 in 1996 in 1996 in 1996 Deutschiede in Nederlânde in 1997 in 1996 in 1997 in 1996 in 1 Deutschiede in 1996 in Deutschiede in 1996 in	
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trust deed have been fully paid and satisfied.	ou hereby are directed, on payment t	O VOIL of any sums owing to you under the terms of	
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COUNTINGST DEED	file in the office of t	STATE OF OREGON,	
ORERANCHES, INC.		Was received for record on the 9thday	
P.O. Box 361 Chiloquin, OR 97624	ing sells and confestatio must i, Oregon, steeraben ast	di O CIOCK , and lecorded	
Grantor GIENGER INVESTMENTS	SPACE RESERVED	in book/reel/volume No. M90 on page 2729 or as fee/file/instru-	
HC 30 Box 55 Common Street Chiloguin, OR 97624	DIEZ: RECORDER(S.USE S. III.)	Record of Mortgages of said County.	
AFTER RECORDING RETURN TO	ALKADO HIYAVIZ 20 ANV	Witness my hand and seal of County affixed.	
OF SUMMOUNTAIN (TITLE) COMPANY) OF SUMMOUNTAIN (TITLE)	s 2000 dev a uorpocation	Evelyn Biehn, County Clerk	
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