FORM No. B81Oregin Trust Deed Series-TRUST DEFD		COPYRIGHT 1988 STEVENS	NESS LAW PUB. CO., PORTLAND, OR. 97204
CO 13042 MTC /23075-DN	TRUST DEED	Vol.rng	<u>ð</u> Page <b>. 6011 </b>
THIS TRUST DEED, made this ROBIN_FRYLING and LAURA J.	2nd day of FRYLING, husbane	April 1 and wife	, 19 <u>90</u> , between
as Grantor, MOUNTAIN TITLE CO JOAN C. FOULON and C. FRE	MPANY OF KLAMATH D FOULON, wife an	COUNTY nd husband	, as Trustee, and
as Beneficiary, Grantor irrevocably grants, bargai inKlamathCounty,		ustee in trust, with p	ower of sale, the property
to the offic	: 15, EWAUNA HEIG ial plat thereof ne County Clerk o	on file in th	e
and the second	an a		

together with all and singular the tenements, I preditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rests, issues and profits thereol 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

suci of ... THIRTEEN THOUSAND AND NO/100

note of even date herewith, phyable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if

not sconer paid, to be due and payable ADTIL \_\_\_\_\_\_\_, 19.95. The date of maturity of the debt sourced 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 tot, at the beneficiary's option, all oblightions secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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It is mutually agreed that:

It is mutually agreed that: A. In the avent that any portion or all of sail property shall be t. ken under the right of eminent dwama or condemnsion, benefaciary shall have the right of eminent dwama or condemnsion. benefaciary shall have the right of eminent dwama or condemnsion of the monies purified a compensation lor such taking, which are in vaces of the amount required to pay all reasonable costs, express and atterney's less necessarily prive or incurred by grantor in such priveedings, shall be right or beneficiary and applied by it first upon any reasonable costs and express and attorney 'res, both in the trial and appellate courts, necessarily prive, to the indebriefness accured hereby; and grantor agrees, at its own express, to take such atoms and execute such instruments as shall be necessary in obtaining such actions generation of the roat and from time to time upor written request of Len-mistary ment of its lees and presentation of the deed and the note for endorsement (in case of full reconvegances, for cancel ition), without alleving (its leading of the making of any map or plat of a such atoms, truster may (a) consent to the making of any map or plat of a such atoms; (b) join in

NOTE: The Trust Deed Act pravides that the trustre herrunder must be or savings and loan association authorized to do business under the la poperty of this state, its subsidiaries, affiliates, a pents or branches, the y, who is an active member of t r the United States, a title insuran any agency thereof, or an escraw mpany authorized to insure title to real licensed under ORS 595.525 to 695.585. |L... ում է ուսուղեր անձառաջորտացություն, առաջարդություն, որ ու ուրինը է ուրինը է երանան է անդունը ու ու չունուցում, այց որինացություններ

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 described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

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The gunnor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for gunnor's personal, family or household purposes (see Important Notice below), (b) XIRXSI NUMMARKNON (EVEL NON MARKIXX MARK ) DAMARKNON MARSHED MARKMINED (UTPOSE).

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and ussigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named us a keneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the lemining and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, suid grantor has hereunto ser his hand the day and year first above written.

• IMPORTANT NOTICE: Delete, by lining out, which over warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word it defined in the Truth-in-Leading Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making roquired disclosures; for this purpose use Stevens-Ness Forr. No. 1319, or equivalent. If compliance with the Act is not required, diregard this notice.

set his hand the day and year first	above written.
TT - Z	
Cotton Via	Wara
Robin Fryling	
dama 4. Fuger	₹
Laura J. Fryling	7

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(If the signer of the abave is a corporation, use the form of acknowledgement expessive.)

STATE OF OREGON,	STATE OF OREGON,
County of KLAMATH	County of
This instrument was acknowledged before me on	This instrument was acknowledged before me on
	19 , by
FRYLING and LAURA J. FRYLING.	as
A month Miller	ot
(SEIL) MATARY RUP DANA M. NIN 1999 Muble for Olegon	Notary Public for Oregon (SEAL)
1934 Official Star Barbard Star Star	My commission expires:

REQUEST FOR FULL RECONVEYANCE

To be used only when abligations have been paid.

TO: ....., Trustee

The undersigned is the legal owner and holder of all indubtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidence: of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the state now held by you under the same. Mail reconveyance and documents to

DATED:

Do not loss or destroy this Yout Dood OR 1/12 NC12 which it secures. 1 oth must be delivered to the trustee for cancellation before reconveyance will be made.

Beneficiary

TRUST DEED (FORM No. 481) BEAVENING CAN FUE CO FORTLAND. ONLY Robin & Laura Fryling 121 Jefferson Klamath Falls, OR 97601. Grentor Joan & Fred Foulon 4408 134th Place SE Bellerue, WA 98006. Benetkiany	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON, County ofKlamath
AFTER RECORDING RETURN TO	<ul> <li>A provide the second sec</li></ul>	
Mountain Title Company 222 S. 6th Street		Evelyn Biehn, County Clerk.
Klamath Falls, Oregon 975	01 Fee \$13.00	By Daule ne Mulle notate Doputy