.16378	TRUST DEED	Vol. <u>M90</u> Page 1189	<u>D_</u>
THIS TRUST DEED, made this	. 11TH day ofJ TH BRIAN SWANSON A/K/A	UNE 19.90., b KENNETH DWIGHT SWANSON	etweer
as Grantor, WILLIAM P. BRANDS	NESS	, as Truste	e, and
SOUTH_VALLEY_STATE_BANK			
as Beneficiary,	WITNESSETH:	stee in trust, with power of sale, the p	ropert
in KLAMATH Count	y, Oregon, described as:	The state of the s	

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 reuts, 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 **TWENTY FIVE THOUSAND AND NO/100'S*****(25,000.00)***********************

sold, conveyed, assigned or nilienated by the grantor without first it then, at the beneficiary's option, all obligations secured by this instruction, at the beneficiary's option, all obligations secured by this instruction, and the project of the security of this trust deed, grantor agrees:

1. To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain suid property in good condition and repair; not to temove or denotish any which go, improvement thereon; not to commit or permit any waste of said property in good and workmanlike maxine any buting of the property of the property of the teneform of the property with all laws, ordinances: regulations, covenants, conditions and restrictions allecting said property; if the teneficiary so requests, to join in executing auch linancing statements pursuant to the Uniform Conversical Code as the beneficiary may require and to pay for thing same in the proper public office or offices, as well as the cost of all lien searches make by filing officers or searching agencies as may be deemed desirable by the beneficiary and requires and to pay for thing same in the beneficiary that and continuously maintain insurance on the buildings row orderestret creeted on the said premises against loss or damage by life and other brustals as the predictary different property and the policies of insurance shall be delivered to the leneticiary soon as insured; if the grantor shall lail or any reson to procure any such insurance and to deliver said policies to the beneficiary at least fifteen days prior to the dynamy deliver said policies to the beneficiary at least fifteen days prior to the dynamy delivers and policies to the beneficiary and the said prediction of the dynamy delivers and policies to the beneficiary and least fifteen days prior to the dynamy delivers and policies to the beneficiary and least fifteen days prior to the dynamy delivers and policies to the beneficiary and the property and to such notice.

2. To keep said premises free from

relate court shall adjudge reasonable costs and expensely a less on such appeal.

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 right; if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in exercis of the amount required to paid lessonable costs, expenses and attorney's less necessarily paid or to paid to beneficiary and applied by arintor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lessonable in the triul and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtudness secured hereby; and frantor aftees, at its own expenses, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the rote for endorsement (in case of till reconveyances, for cancellation), without streeting the liability of any person for the payment (1 th) indebtedness, trustes may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement altecting this deed or the lien or charke thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveynee may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee' sees for any of the services trentioned in this paragitaph shall be not less than \$\$\frac{1}{2}\$ services trentioned in this paragitaph shall be not less than \$\$\frac{1}{2}\$ services trentioned in this paragitaph shall be not less than \$\$\frac{1}{2}\$ services trentioned in this paragitaph shall be not less than \$\$\frac{1}{2}\$ services trentioned in this paragitaph shall be not less than \$\$\frac{1}{2}\$ services trentioned in the property of the indelivence of the property of the indelivence either in person, by agent of by security for the indelivence of the property of any part thereof, in its own nature and subsension of said property or any part thereof, in its own nature and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of tire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as noresaid, shall not cure or 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 essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby and proceed to foreclose this trust deed in equity as a mortgage or any agreeme

and expenses actually interied in the season of exceeding the amounts provided together with trustee's and attorney's fees not exceeding the amounts provided 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 be postponed as provided by law. The trustee may sell said property either in one pareet or in separate parcets and shall sell the parcet or parcels are auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the trusthuliness thereof. Any person, excluding the trustee, but including 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 sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) is all persons action, excured by the trust deed, (3) to all persons having (2) the continuous content of the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. If any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneticiary may from time to time appoint a successor or successor trustee appointed here

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneticiary may from time to time appoint a successor or successors to any truster named herein or to any successor truster appointment, and without conveyance to the successor trustee. The latter shall be be successed trustees are trusted appointment, and without conveyance to the successor trustee. The latter shall be made by written instrument executed by beneticiary, and substitution shall be made by written instrument executed by beneticiary, and substitution shall be made by written instrument executed by beneticiary, of the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, 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 attorner, who is an active member of the Oregon State Bar, a bank, trust compa or savings and loan association authorized to do bus ness under the laws of Oregon or the United States, a title insurance company authorized to insure title to re property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.50

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully 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.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's perional, family or household purposes (see Important Notice below),

(b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes.

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

ured hereby, whether or not na der includes the teminine and			a sat his hand th	e day and year	iiist above wi	147011.
IN WITNESS WHE	RE()F, said granto	r has nereunte	o set ms nana m			
			\	4 OC		
APORTANT NOTICE: Delete, by lini	ing out, whichever warra	nty (a) or (b) is	XT	- W		
MPORTANT NOTICE: Delete, by lining out, whichever warranty (a) to applicable; if warranty (a) is applicable and the beneficiary is a such word is defined in the Truth-in-lending Act and Regulation efficiary MUST comply with the Act and Regulation by making			KENNETH D	. SWANSON		
eficiary MUST comply with the	ans-Mass Form No. 1319	or equivalent.				
ompliance with the Act is not req	uired, disregard this noti	ce.		·		
요즘 설팅한 시원 및 보인		想到事人 计自己分析			:	
he signer of the above is a corporation	n,				• ' ;	
the form of acknowledgement opposite					to the second	
		I STATE	OF OREGON,) ;	
TATE OF OREGON.	,) ss.) ss.	
Countrol Klamats	4.11	Cour	nty of			
This instrument was acknowledged before me on		on This ins	strument was ackno	wledged before me	• оп	
			by			
Kelineth D.	Sizenson					
		oł				
6:2	em en et la la c	Inc. 1				
- Carl	Noting Publisher Ore	A				
	Notary Publisfor Ore	gon Notary	Public for Oregon			(SEA
SEAL)	9,4	Mycon	nmission expires:		and the second	
C X My commission exp	oires 8-1-90	1 117 001		·		
The undersigned is the least deed have been fully paid aid trust deed or pursuant to exercise together with said trus	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconve	of all indebtedne reby are directed evidences of ind ey, without warre	debtedness secured anty, to the partie	he said trust deep	d (which are d	elivered to y
The undersigned is the least deed have been fully paid trust deed or pursuant to provide together with said trust	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconve	of all indebtedne reby are directed evidences of ind ey, without warre	debtedness secured anty, to the partie	he said trust deep	d (which are d	elivered to y
The undersigned is the located have been fully paid aid trust deed or pursuant to erewith together with said trustate new held by you under to	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconve	of all indebtedne reby are directed evidences of ind ey, without warre	debtedness secured anty, to the partie	he said trust deep	d (which are d	elivered to y
The undersigned is the le rust deed have been fully paid aid trust deed or pursuant to erewith together with said trus state new held by you under to	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconve	of all indebtedne reby are directed evidences of ind ey, without warre	debtedness secured anty, to the partie	he said trust deep	d (which are determs of said	elivered to y
The undersigned is the least deed have been fully paid aid trust deed or pursuant to erewith together with said trus state new held by you under to DATED:	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconvi- the same. Mail reconvi-	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partic ments to	by said trust dee es designated by the Beneficie	d (which are die terms of said	elivered to y
The undersigned is the loust deed have been fully paid aid trust deed or pursuant to erewith together with said trustate new held by you under the said trustate new h	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconvi- the same. Mail reconvi-	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partic ments to	by said trust dee es designated by the Beneficie	d (which are die terms of said	elivered to y
The undersigned is the loust deed have been fully paid and trust deed or pursuant to be executed the control of	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconvi- the same. Mail reconvi-	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partic ments to	by said trust deers designated by the Beneficia	d (which are die terms of said	elivered to y
The undersigned is the loust deed have been fully paid that deed or pursuant to be executed the said true state now held by you under to DATED: De not less or destroy this True	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconv. the same. Mail reconv. , 15	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partic ments to	by said trust deeps designated by the Beneficial state for cancellation by STATE OF (d (which are die terms of said	elivered to y trust deed t
The undersigned is the least deed have been fully paid id trust deed or pursuant to be rewith together with said trust state new held by you under to DATED: Do not lose or destroy this Trust TRUST D.	egal owner and holder I and satisfied. You he statute, to cancel all st desd) and to reconv. the same. Mail reconv. , 15	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partic ments to	by said trust deeper designated by the Beneficial state for cancellation by STATE OF County of	d (which are die terms of said	elivered to y trust deed t
The undersigned is the least deed have been fully paid id trust deed or pursuant to be rewith together with said trust state now held by you under the said trust to be not less or destroy this Trust TRUST D.	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconv. the same. Mail reconv. , 13	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partic ments to	by said trust deeped as designated by the Beneficial state for cancellation by STATE OF County of I certify	elore reconveyance v	elivered to y trust deed t
The undersigned is the least deed have been fully paid and trust deed or pursuant to be deed or pursuant to be deed on the said trust state new held by you under to be not less or destroy this Trust TRUST D.	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconv. the same. Mail reconv. , 13	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partic ments to	by said trust deeped as designated by the Beneficial state for cancellation by STATE OF County of I certify	d (which are die terms of said	vill be made.
The undersigned is the least deed have been fully paid id trust deed or pursuant to be servith together with said trust it at a new held by you under the least of the least o	egal owner and holder I and satisfied. You he statute, to cancel all st desd) and to reconv. the same. Mail reconv. , 15	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partic ments to	Beneficia STATE OF C County of I certify was received in	of (which are die terms of said	vill be made.
The undersigned is the least deed have been fully paid id trust deed or pursuant to be rewith together with said trust state new held by you under to the property of the prop	egal owner and holder I and satisfied. You he statute, to cancel all st desd) and to reconv. the same. Mail reconv. 1.15	of all indebtedne reby are directed evidences of inc ey, without warts eyance and docur	debtedness secured anty, to the partiements to	Beneficia Beneficia STATE OF C County of	of (which are die terms of said	vill be made.
The undersigned is the least deed have been fully paid if trust deed or pursuant to be rewith together with said trust state new held by you under to the property of the prop	egal owner and holder I and satisfied. You he statute, to cancel all st desd) and to reconv. the same. Mail reconv. 1.19 Deed OR THE NOTE which EIELD ORTLAND. 375.	of all indebtedne reby are directed evidences of inc ey, without warre syance and docur	debtedness secured anty, to the partiements to	Beneficia Beneficia STATE OF C County of	of (which are die terms of said the terms of said of the terms of the t	vill be made.
The undersigned is the least deed have been fully paid if trust deed or pursuant to be rewith together with said trust state new held by you under to the property of the prop	egal owner and holder I and satistied. You he statute, to cancel all st desd) and to reconv. the same. Mail reconv. A Deed OR THE HOTE which EICD OATLAND. OF E. N SWANSON HT. SWANSON	of all indebtedne reby are directed evidences of ince ey, without warts syance and docur.	debtedness secured anty, to the particular to ments to the particular to the particular to the true be delivered to the true to the true to the true true true true true true true tru	Beneficia Beneficia STATE OF C County of	of (which are die terms of said the terms of said of the terms of the t	vill be made.
The undersigned is the loust deed have been fully paid and trust deed or pursuant to be rewith together with said trust state new held by you under the part of the property o	egal owner and holder I and satistied. You he statute, to cancel all st desd) and to reconv. the same. Mail reconv. I Deed OR THE HOTE which EICD OATLAND. OR THE HOTE which HT SWANSON Grantor	of all indebtedne reby are directed evidences of inc ey, without warts syarice and docur	debtedness secured anty, to the particular to the particular to the particular to the particular to the true to th	Beneficia Beneficia Beneficia STATE OF C County of I certify was received of	of (which are die terms of said of as f	vill be made.
The undersigned is the largest deed have been fully paid and trust deed or pursuant to be rewith together with said trust state now held by you under to DATED: Do not lose or destroy this Trust TRUST D. [FORM No. 881] STEVENS-NESS LAW PUB. CO. P. KENNETH D. SWANSON. A/K/A KENNETH BRIAN	egal owner and holder I and satistied. You he statute, to cancel all st desd) and to reconv. the same. Mail reconv. I Deed OR THE HOTE which EICD OATLAND. OR THE HOTE which HT SWANSON Grantor	of all indebtedne reby are directed evidences of inc ey, without warts syarice and docur	debtedness secured anty, to the particular to ments to the particular to the particular to the true be delivered to the true to the true to the true true true true true true true tru	Beneficia Beneficia Beneficia STATE OF C County of I certify was received of	or as film/reception	vill be made. vill be made. lin instrume the
The undersigned is the largest deed have been fully paid and trust deed or pursuant to be rewith together with said trust state new held by you under the stat	egal owner and holder I and satistied. You he statute, to cancel all st desd) and to reconv. the same. Mail reconv. I Deed OR THE HOTE which EICD OATLAND. OR THE HOTE which HT SWANSON Grantor	of all indebtedne reby are directed evidences of inc ey, without warts syarice and docur	debtedness secured anty, to the particular to the particular to the particular to the particular to the true to th	Beneficia Beneficia Beneficia STATE OF C County of I certify was received of	or teades of sa	vill be made. will be made. with the made. and record. ee/file/inst No
The undersigned is the largest deed have been fully paid and trust deed or pursuant to be rewith together with said trust state new held by you under the stat	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconv. the same. Mail reconv. I SWANSON HT. SWANSON Grantor BANK	of all indebtedne reby are directed evidences of inc ey, without warts syarice and docur	debtedness secured anty, to the particular to the particular to the particular to the particular to the true to th	Beneficia Beneficia Beneficia Beneficia STATE OF C County of I certify was received of	or as film/reception for transaction or as film/reception for transactions or the same of the same or	vill be made. will be made. with the made. and record. ee/file/inst No
The undersigned is the largest deed have been fully paid and trust deed or pursuant to be rewith together with said trust state new held by you under to DATED: Do not lose or destrey this Trusted No. 1881 FIRTHER NO. 1881 KENNETH D. SMANSON A/K/A KENNETH BRIAN A/K/A KENNETH DWIGH	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconv. the same. Mail reconv. I SWANSON HT. SWANSON Grantor BANK Bereliciary	of all indebtedne reby are directed evidences of inc ey, without warts syarice and docur	debtedness secured anty, to the particular to the particular to the particular to the particular to the true to th	Beneficia Beneficia Beneficia STATE OF C County of I certify was received of	or as film/reception for transaction or as film/reception for transactions or the same of the same or	vill be made. will be made. lin instrume the
The undersigned is the largest deed have been fully paid and trust deed or pursuant to be rewith together with said trust state now held by you under to state now held by you under the state now held held by you under the state now	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconv. the same. Mail reconv. I SWANSON HT SWANSON Grantor BANK Bere liciary ETUIN 70	of all indebtedne reby are directed evidences of inc ey, without warts syarice and docur	debtedness secured anty, to the particular to the particular to the particular to the particular to the true to th	Beneficia Beneficia Beneficia Beneficia STATE OF C County of I certify was received of	or as film/reception for transaction or as film/reception for transactions or the same of the same or	vill be made. will be made. lin instrume the
The undersigned is the largest deed have been fully paid aid trust deed or pursuant to be rewith together with said trust state now held by you under to DATED: Do not lose or destroy this Irve TRUST D [FORM No. 881] STRYENS-NESS LAW PUB. CO. P KENNETH. D. SWANSON A/K/A KENNETH BRIAN A/K/A KENNETH DWIGH SOUTH VALLEY STATE	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconv. the same. Mail reconv. I SWANSON HT SWANSON Grantor BANK Bere liciary ETUIN YOU BANK	of all indebtedne reby are directed evidences of inc ey, without warts syarice and docur	debtedness secured anty, to the particular to the particular to the particular to the particular to the true to th	Beneticia Beneticia Beneticia STATE OF C County of I certify was received of in book/reel, page ment/microt Record of M Witne County affi	or tagges of sa	will be made. will be made. ain instrume thed dec/file/inst. Noid County. and seal
TRUST D FORM No. 8811 STEVENS-MESS LAW PUS. CO. P KENNETH. D. SWANSON A/K/A KENNETH DWIGH SOUTH VALLEY STATE	egal owner and holder I and satisfied. You he statute, to cancel all st dead) and to reconv. the same. Mail reconv. I SWANSON HT SWANSON HT SWANSON HT SWANSON BANK Bere liciary ETUIN 700. BANK BCIX 5210	of all indebtedne reby are directed evidences of inc ey, without warts syarice and docur	debtedness secured anty, to the particular to the particular to the particular to the particular to the true to th	Beneficia Beneficia Beneficia STATE OF (County of I certify was received of at in book/reel/ page ment/microf, Record of M Witne County affi.	or tagges of sa	vill be made. ain instrume thed ee/file/inst. id County. and seal

EXHIBIT "A" LEGAL DESCRIPTION

The Southeast corner of Lot 39, Tract A, FRONTIER TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, described as follows: Beginning at the Southeast corner of Lot 39, Tract A, FRONTIER TRACTS; thence West along the South boundary of said Lot 39, 203 feet to a point; thence Northeasterly along the South side of O'Neil Drive 228 feet in a straight line to a point intersecting the East boundary of said Lot 39, 100 feet North of the point of beginning; thence South along said boundary 100 feet to the point of beginning.

3606 010BC 03500 Tax Account No:

AND a parcel of land situated in Section 10, Township 36 South, Range 6 East of the Willamette Meridian, Klamath County, Oregon, described as follows: Beginning at the Southeast corner of Lot 39, Tract A, FRONTIER TRACTS, a platted portion of Klamath County, Oregon; thence South in a straight line to the Northerly bank of Pitt Creek (Varney Creek); thence Southwesterly along the Northerly bank of Pitt Creek 308 feet to an iron pin; thence North 156 feet to an iron pin; thence North 60 degrees East 121 feet along the Southeast boundary of O'Neil Drive to a point intersecting the South boundary of Lot 39; thence East 203 feet to the point of beginning.

Tax Account No: 3606 010CB 00400

AND ALSO beginning at an iron pin at the Southeast corner of Lot 48, Tracts B and C, FRONTIER TRACTS, situated in the West 1/2 Section 10 and the SE1/4 Section 9, Township 36 South, Range 6 East of the Willamette Meridian, Klamath County, Oregon; thence due North along the East boundary of said Lot 48, 100 feet to an iron pin; thence North 60 degrees East 140 feet along the Southerly boundary of O'Neil Drive, an unplatted roadway, to an iron pin; thence due South 156 feet to an iron pin on the North bank of Pitt (also called Varney) Creek; thence Westerly 128 feet along the North bank of said Pitt Creek to the point of beginning.

Tax Account No: 3606 010CB 00500

Lots 1 and 2, Block 18, NORTH KLAMATH FALLS ADDITION TO THE CITY OF KLAMATH FALLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No: 3809 029BB 06500

KOS

6-12-90

STATE OF OREGON: COUNTY O	r RD/William	day
	大學者 大臣者 그 그들에게 나는 사람들이 가입을 살아 보는 것이 되었다.	the LOTU
Filed for record at request of	Nountain Title Co. 10 50 at 1:48 o'clock PM.,	and duly recorded in Vol,
cf June A.D.,	on Page	
of	HULLENGE	County Clerk
	Py On	edene Mulandare

\$18.00 FEE