NE 26276 (MIC #2505	6–N TRUST	DEED	Vol. <u>m9/</u> Page <u>3416</u>
135 ST STATEST	20th	day of an assumed	February , 19.91 , between business name
Mountain Title (	ompany of Klamath	County	, as Trustee, and and wife
as Beneficiary,	ŴITNĔ	SSETH:	
Grantor irrevocably grants, inKlamath	bargains, sells and con ounty, Oregon, describ	veys to trustee ed as:	in trust, with power of sale, the property
Lot 4, Block 14, EWAUNA H to the official plat they County, Oregon.	HEIGHTS ADDITION ( reof on file in t	to the City ne office of	of Klamath Falls, according the County Clerk of Klamath
TOGETHER WITH: City Lie 1988, Improvement Unit 3 and to pay in full and to	02, Card No. 3.	The above Gr	amath Falls, Docketed February, rantor does hereby agree to assum merefrom.
now or hereafter appertaining, and the r	nents, hereditaments and a ents, issues and protits the	ppurtenances and reof and all fixtu	all other rights thereunto belonging or in anywis res now or hereafter attached to or used in connec
tion with said real estate. FOR THE PURPOSE OF SECU	URING PERFORMANCE	of each agreeme	nt of grantor herein contained and payment of th
note of even date herewith, payable to b not sooner paid, to be due and payable The date of maturity of the debt becomes due and payable. In the event sold, conveyed, assigned or alienated b the other beceling of the other	eneficiary or order and ma (2yrs from closi secured by this instrument the within described prop by the grantor without fir ideatons secured by this in	Dollars, with int do by grantor, th ng), 19 is the date, state erty, or any part st having obtained strument, irrespec	erest thereon according to the terms of a promissor e tinal payment of principal and interest hereof,
herein, shall become immediately due an To protect the security of this tr	d payable. ust deed, grantor agrees:	granting any ea	sement or creating any restriction thereon; (c) join in a
<ol> <li>To protect, preserve and maintain i and repair; not to remove or demolish any bu- not to commit or permit any waste of said prop 2. To complete or restore promptly manner any building or improvement which n destroyed thereon, and pay when due all costs in 3. To comply with all laws, ordinance</li> </ol>	erty, and in good and workmanlik may be constructed, damaged o neurred therefor.		other afreement altecting this deed or the line or chan novey, without warranty, all or any part of the property. T reconveyance may be described as the "person or perso hereto," and the rectalas therein of any matters or lacts ah hool of the truthluiness thereol. Trustee's dess lor any of i d in this paragraph shall be not less than \$2.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5
join in executing such linancing statements pu cial Code as the beneliciary may require and proper public ollice or ollices, as well as the by filing ollicers or searching agencies as mu	rsuant to the Uniform Commer i to pay for tiling same in the cost of all lien searches mad ay be deemed desirable by th	time without no pointed by a co the indebtedness erty or, any par issues and prolit	any default by grantor hereunder, beneficiary may at a lite; either in person, by agent or by a receiver to be urt, and without regard to the adequacy of any security hereby secured, enter upon and take possession of said pr t thereol, in its own name sue or otherwise collect the sai represses of operation and collection, including reasonable at
beneficiary. 4. To provide and continuously main now or herealter erected on the said premises and such other harards as the beneficiary main an amount not less than 3. companies acceptable to the beneficiary, with	y from time to time require, i written i	e ney's lees upon n liciary may dete n 11. The ll collection of suc	any indebtedness secure interest, and in such other as or rmine. entering upon and taking possession of said property, th rents, issues and profits, or the proceeds of fire and of or concension of suggests for any taking or damage of
companies acceptable to the beneficiary, with policies of insurance shall be delivered to the if the grantor shall fail for any reason to pro- deliver said policies to the beneficiary rai least fion of any policy of insurance now or her the beneficiary may procure the same af- collected under any line or other insurance pro- collected under any line or other insurance hereby	ocure any such insurance and t	o property, and the	the application or release thereof as alofesald, shall not cure ult or notice of default hereunder or invalidate any act d in notice.
may determine, or at option of beneficiary II any part thereol, may be released to grantor, not cure or waive any default or notice of det	he entire amount so collected, o Such application or release sha lault hereunder or invalidate ar	declare all sum declare all sum event the benef win equity as a	s performance of any agreement increment, the beneficiary r pect to such payment and/or performance, the beneficiary r is secured hereby immediately due and payable. In such iciary at his election may proceed to loreclose this trust deed mortgage or direct the trustee to foreclose this trust deed hortgage or direct the trustee to source any other right
5. To keep said premises the hour of taxes, assessments and other charges that ma against said property before any part of su charges become past due or delinguent and p	ich taxes, assessments and oth promptly deliver receipts thereit	or the beneficiary er the trustce shal	t law or in equity, which the constraint and sale, the beneficiary elects to foreclose by advertisement and sale, the beneficiary I execute and cause to be recorded his written notice of del to sell the said described that property to satisfy the obliga
by direct payment or by providing benefic make such payment, beneficiary may, at its	ciary with lunds with which s option, make payment there	to in the manner pol. 13. After	or the frustee has commenced forcelosure by advertisement
trust deed, shall be added to and become a trust deed, without waiver of any rights ar covenants hereof and for such payments, wil erty hereinbefore described, as well as the	part of the debt secured by the ising from breach of any of the h interest as aloresaid, the pro- grantor, shall be bound to the automatic of the obligation here.	his the delault or he sums secured P entire amount he not then be du bein being cured m	y time prior to 3 days before ine date iORS 36,753, may for any other person so privileged by alure to pay, when delaults. If the delault consists on y be cured by paying by the frust deed, the delau other than such portion as w due at the time of the cur other than such portion as w the had no delault occurring the performance required under ay be cured by tenering the performance required under tass deed. In other care, shall pay to the beneficiary all
described, and all such payments shall be out notice, and the nonpayment thereof shall render all sums secured by this trust deed i constitute a breach of this trust deed,	, at the option of the beneficial mmediately due and payable a	nd and expenses together with	actually incurred in enforcing the obligation of the trust trustee's and attorney's lees not exceeding the amounts prov
of title search as well as the other costs and in connection with or in enforcing this oblig fees actually incurred. 7. To appear in and delend any ac	ation and trustee's and attorne	y's place designat be postponed to in one parcel uit, auction to the	herwise, the sale shall be held on the date and at the time ed in the notice of sale or the time to which said sale as provided by law. The trustee may sell said property or in separate parcels and shall sell the parcel or parce highest bidder lor cash, payable at the time of sale. Tr o the purchaser its deed in form as required by law conv.
affect the security rights or powers of beneficiary action or proceeding in which the beneficiary any suit for the loreclosure of this deed, it cluding evidence of title and the beneficiary amount of attorney's fees mentioned in this listed by the trial court and in the event of decree of the trial court, grantor lutther approximation of the second second second second second second second decree of the trial court, grantor lutther approximation of the second	o' pay all costs and expenses, 's or trustee's attorney's lees; paragraph 7 in all cases shall an appeni from any judgment	the plied. The rec be of the truthin or the grantor at	o the purchaser its deed in form as required by law coloring so sold, but without any covenant or warranty, express or itals in the deed of any matters of lact shall be conclusive plues thereof. Any person, excluding the trustee, but including the trustee, but including the trustee, but including the state.
			hen trustee sells pursuant to the powers provided meters, in the proceeds of sale to payment of (1) the expenses of sal

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, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to bcmicitary and applied by it litst upon any reasonable costs and expenses and attorney's less. both in the trial and appellate costs, and expenses and attorney less. Both in the trial and appellate courts, necessarily paid or incurred by liciary in such proceedings, and the balance applied upon the induct actions and execute such instruments as shall be necessary in obtaining such com-9. At any time and from inconversantation of this deed and the note for endorsement (in case thut from onversantation of this deed and the note for endorsement (in case thut inconversances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in

attorney. (2) to the obligation secure 2y the trust deed, (3) to all person having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their privity and (4) the surplus, iany, to the frantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-nuder. Upon such appointment, and without conveyance to the conserv-under. Upon such appointment, and without conveyance to the conferred upon any trustee neared herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the conferred upon any trustee herein named or appointed hereunder. Each as by beneficiary, which, when recorded in the morigage records of the county or counties in which 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 ecknowledged is may these of pending sale under any other deed of build end on 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 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 lows 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 excrow agent licensed under ORS 655.505 to 696.585.

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. 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 personal, family or household purposes (see Important Notice below), (b) x for an exemption content and a mark and a mark the set of the second and the set of the second and th 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 construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Klamath Builders By Chus Elife Chris Elverfeld STATE OF OREGON, County of ....Klamath.....)ss. This instrument was acknowledged before me on \_\_\_\_\_\_ February 22, 19.91., in manual by ..... This instrument was acknowledged before me on ... by Chris Elverfeld as ..... Klamath Builders 0 My commission expires 6/8/92 0 OF REQUEST FOR FULL RECONVEYANCE . To be used only when obligations have been paid. Mountain Title Company of Klamath County The undersigned is the legal owner and holder of all indebtedness 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 evidences 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 estate now held by you under the same. Mail reconveyance and documents to a une ser que care paras neg banque apoi en sie a estadore ser DATED: ..... ..... Beneficiary voic and seriek particular puscession De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. METHRA (COME - CLUP, LIGHT IN Earlie of the CULY of Alexand For STATE OF OREGON, TRUST DEED ss. FORM No. 1881 OF CHERREN CONTROL OF COUNTY OF Klamath Ss. STEVENS NESS LAW PUB! CO., PORTLAND, ORE was received for record on the ... 25thday P.O. Box 234 Control Process and Annual States a of ..... at 3:34 o'clock P. M., and recorded in book/reel/volume No. \_\_\_\_\_M91\_\_\_\_ on Keno, OR 97627 SPACE RESERVED Grantor FOR Jim Mieloszyk & Karyn Mieloszyk ment/microfilm/reception No. 26276, RECORDER'S USE Record of Mortgages of said County. ા પ્રાથમિક બિલ્લ (1) (1) (1) (2) (2) Witness my hand and seal of iba og gregerige gonera County affixed. Beneficiary locy for the an dealers AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk ೇಷನ್ ಎ. Mountain Title Company SGCD By Dulline Multindere Depaty 222 S. Sixth St. Klamath Falls, OR 97601 INNEL DEED Fee \$13.00 14 MARSON 15731 OXES

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KNOW ALL MEN BY THESE PRESENTS, That	CHRISTOPHER T. WETLE AND
hereinafter called the grantor, for the consideration here and PAILA L. DERRAH, husband and wife	inafter stated; to grantor paid by <u>HAROLD_J</u> ; <u>DERRAH</u> , hereinafter called
	to the said grantee and grantee's heirs, successors and assigns, mis and appurtenances thereunto belonging or appertaining, e of Oregon, described as follows, to-wit:
Lots 36 and 37 of LOMA LINDA HEIGHTS, a	according to the official plat thereof
on file in the office of the County Che	ark of Klamath County, Oregon.
"This instrument will not allow use of the property d	ITLE COMPANY escribed in this instrument in violation of applicable land use
-laws and regulations. Before signing or accepting this in check with the appropriate city or county planning depu	strument, the person acquiring fee title to the property should artment to verify approved uses."
4 A-d d argenton horsely coverants to and with said a	ee and grantee's heirs, successors and assigns forever. rantee and grantee's heirs, successors and assigns, that grantor
Lis lawfully seized in fee simple and the above granted p n of record and apparent to the land	premises, free from all encumbrances. Excepts close
grantor will warrant and forever defend the said premise	and that es and every part and parcel thereof against the lawful claims
and demands of all persons whomsoever, except those of the true and actual consideration paid for this tra	claiming under the above described enclandings. nsfer, stated in terms of dollars, is \$ <u>145,000.00</u> somer property of value given or promised which is the whole?
parts of the source of the senten findicate which). (The senten	ce between the symbols <sup>1</sup> , if not applicable, should be deleted.
In construing this deed and where the context so r	equires, the singular includes the plural and all grammatical apply equally tecopporations and to individuals.
In Witness Whereof, the grantor has executed this i if a corporate grantor, it has caused its name to be sign	nstrument this day of <u>February</u> , 19 91; ned and seal affixed by its officers, duly authorized thereto by
order of its board of directors.	Charlstopper R., Wetle
STATE OF OREGOVE () Country of <u>CAMMAN</u> )ss.	Debra L. Wetle
Rersonally appeared the above named	
<u>ANA DEBRA L. METLE</u>	
and acknowledged the foregoing instrument to be <u>I HE IR</u> voluntary act and deed.	
	TATE OF OREGON, County of) ss.
Notary Public for Oregon My commission expires: 7-6-94	The foregoing instrument was acknowledged before me this , 19, by president, and by
	secretary of
BASE NOTATY FURLIC - OREGON	corporation, on behalf of the corporation.
The second	iy commission expires: (SEAL)
CMULTOPHENS / * DUMINT, WETLE	STATE OF OREGON,
BITTANII ULA APADA	County of <u>Klamath</u>
GRANTING FULL GRANTING NAME AND ADDRESS	I certify that the within instrument was received for record on the
Paman Auto De Tuga	day of <u>Feb.</u> , 19 91., at <u>3:34</u> o'clock <u>P</u> M., and recorded
And the roots of ALA PALING VISA	NOR VESERVED in book <u>M91</u> on page <u>3418</u> or the second se
Theman Sulla DX 17661	Witness my hand and seal of County affixed.
NAME, ADDRESS, ZIP	Evelyn Biehn, County Clerk
pune w www	BOULISE MULLENDERE DEPUTY
NAME ADDRESS ZIP	Fee \$28.00

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MOUNTAIN-1111E COMPANY