	TITLE COMPANY		
MTC acutowik	ANTY DEED VO	Imal Page	22565
<b>36663</b> KNOW ALL MEN BY THESE PRESENTS, That			
DONALD PERRY	reinafter stated, to grantor	paid by, herein	nafter called
the grantee, does hereby grant, bargain, sell and convey u the grantee, does hereby grant, bargain, sell and convey u the certain real property, with the tenements, hereditan the certain real property, with the tenements, hereditan	into the said grantee and grantee and grantee and appurtenances the said appurtenances the said of Oregon, described a	nereunto belonging or a as follows, to-wit:	and assigns, ppertaining,
situated in the County of			he
		· · · · · · · · · · · · · · · · · · ·	
MOUNTAIN "This instrument will not allow use of the property Laws and regulations. Before signing or accepting this check with the appropriate city or county planning do	instrument, the person acq epartment to verify approv	uiring fee title to the pr ed uses."	
To Have and to Hold the same unto the said gra And said grantor hereby covenants to and with said	intee and grantee's heirs, s I grantee and grantee's heirs d premises, free from all e	s, successors and assign encumbrances except those	se of
record and those apparent upon the land	a, if any, as the part and put nises and every part and put the above	arcel thereof against the we described encumbran	and that awful claims
grantor will warrant and forever defend the said pren grantor will warrant and forever defend the said pren and demands of all persons whomsoever, except thos The true and actual consideration paid for this	transfer, stated in terms of	dollars, is \$6,00	
In construing this deed and where the context s changes shall be implied to make the provisions her changes shall be implied to make the provisions her	TXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	cludes the plural and operations and to individu	all grammatical uals. 19 <u>91</u> ;
changes shall be implied to make the past of the formation of the secured the In Witness Whereof, the grantor has executed the if a corporate grantor, it has caused its name to be	is instrument this 100 signed and seal affixed by	its officers, duly autho	rized thereto by
order of its board of directors.	X Dona DONALD		<u>e de la constante de la const</u>
order of its board of directors.	and the second s	an a	
County of, 19			
Personally appeared the above named			
DONALD PERRY			
and acknowledged the foregoing instrument to bevoluntary act and deed.			
	STATE OF OREGON, Cou	inty of	) ss.
Before me: ( <u>See attatoned torm</u> )	<b>19</b>	inty of instrument was acknowled , by	and the second second second
Notary Public for Oregon My commission expires:	president.	and by	• • • • • • • • • • • • • • • • • • •
		y of	
	a	_ corporation, on behalf	of the corporation.
	Notary Public for Oregon	I	(SEAL
	My commission expires:	· · · · · · · · · · · · · · · · · · ·	
DONALD PERRY		STATE OF OREGON.	SS
DIAR BTG RANCH ROAD		Sounty of	
NAPA, CA 94558 GRANDIR'S NAME AND ADDRESS	DEARCE	I certify that the wir received for record on	the
LARK T. PEARCE, JR. and DANDAUM 2.			, 19 M., and record
586 HICHBORN ST. VALLEJO, CA 94590	SPACE RESERVED	in book on p	page or
GRANTEE'S NAME AND ADDRESS	POR	file/reel number Record of Deeds of sai	and the second se
LARK T. PEARCE, JR. and BARBARA L.	PEARCE RECORDERS USA	Record of Deeds of sur Wuness my hand	and seal of Cour
586 HICHBORN ST.		affixed.	
VALLEJO, CA SASSO NAME. ADDRESS, 21P			
Und a charge is requested all as statements shall be sen to the following address.	PEARCE	•	Recording Offic
LARK T. PEARCE, JA.		By	Depu
VALLEJO, CA 94590			$\sim$

MOUNTAIN TITEE COMPANY

MOUNTAIN TITLE COMPANY

22564

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) for an organization, or (even it 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 construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number 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 Teuth-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 complicited With, the Act is not required, disregard this notice.

DATED: , 19 .

TO: ....

an la 7 CARLTON E. ROBERSON annie FK JANNIE F. ROBERSON

sclosures, complicités l'internation LD GR ີວ STATE OF OREGON, County of Kloma NOTSRY 8 1991 This instrument was acknowledged before me on by CARLTON E. ROBERSON and JANNIE F. ROBERSON 2 This instrument was acknowledged before me on, @.... 1991 by Cr n E. and gamie F. G. and C 02 ęŔ allo as. al 11 au OFFICIAL SEAL OFFICIAL SEAL NOTARY PUBLIC - OREGON COMMISSION NO.003402 MY COMMISSION EXPIRES JAN. 11, 1995 m. Notary Public for Oregon

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

, Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the forceoing 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 the same to the terms of said trust deed the

Beneficiary

11

Do not lose or destroy this Trust Doed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

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#X117201 rejob is timely solved to the departhysic year around

TRUST DEED OF LIBEL, STEVENE-NEES LAW PUB. CO., POATLAND. ORE.	ADDITION TO RIVER FINE FILE of file in the office of the	County of Klamath Ss. I certify that the within instrument	
CARLTON E. ROBERSON and JANNIE	n an garan a san ang ang ang ang ang ang ang ang ang a	was received for record on the 29thday of	
Grantor LEE W. HARTSFIELD 3105,172,AUSTIN KLAMATH FALLS, OR 97601	FOR RECORDER'S USE		
Beneficiary AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	7 I WORKEVEL DIRECTLY SAV	County affixed.	
36862	Fee, \$13.00	By Qaulen Multin des. Deputy	