I certify that the within instru-ROBERT W. FRIEDBERGIR and MARY JANE FRIEDBERGER ment was received for record on the 867 TEHAMA day of, 19....., LODI. CA 95240 SPACE RESERVED in book/reel/volume No......on FOR ...TRENDWEST DEVELOPMENT COMPANY RECORDEN'S USE page or as fee/file/instru-803 MAIN STREET, SUITE 404 ment/microfilm/reception No...... KLAVATH FALLS, OR 17601 ... of said County. Record of a Beneficies (Witness my hand and seal of County affixed. HOUNTAIN TITLE COMP INT OF KLAMATH COUNTY 272 5 5114 34 Klandth Falls, CK 37601 Debuty

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid to incurred by featour in such proceedings, shall be paid to sent-iciary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expenses, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promothy upon beneficiary's required to the property of the property in obtaining such compensation, promothy upon beneficiary's required to the conference of the note for endorsement (in case of 111 reconveyances, to), without affecting the hability on present for the payment of the note to endorsement (in case of 111 reconveyances may subordination or other afterness of the property; The just of the property; The grantee in any reconveyance may be described as the 'person or persons the form of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granto hereunder, beneficiary may at any time without notice, either in person, by afterior to be appointed by a court, and without regard to the adsequency of any security for the indebtedness between the property of the property of any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those past indebtedness secured hereby, and in such order as beneficiary may destruct and the property and the property and the services or compensation or swards to any taking or damage of the property, and the property and payable. In such an event this beneficiary ma

and that the grantor will warrant and lorever defend the same against all persons whomsoever.

and that the grantor will warrant and lorever delend 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 housel old 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, incres to the lienelit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors in dissigns. The term lieneliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not name; as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgager may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, insumed and implied to make the provisions hereo' apply equally to confortations and to individuals.

INVITABLECS WILLDER the departs hereogeneously and this instrument the device of the context is a second of the context and the provisions hereo' apply equally to confortations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument 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-ending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Hess Form No. 1319, or equivalent If compliance with the Act is not required disregard this neglice.	HARY JANE FRIEDBERGER
STATE OF THE ON County of	SAN JOAQUIN)SS. 1
I his instrument was acknown by KOBSRT W. FRIEDB	Pledged before me on July 15 1992 ERGER AND MARY JANE PRIEDBERGER AND MARY JANE PRIEDBERGER 19
and the same of th	7
CFFICIAL SEAL RAMONA L. MORTES NOTATI AURIC CALFOR HA	Tamora Marsin
Principal Children Can Andrew Street sty Francis specific Emoto July 11, 1982	My commission expires 7-20-93 CALIFORNII

STAT	E O	F OREG	ON: CO	UNTY	OF E	CLAMA	VIH: SS.					
Filed	for	record at	request	of			Mourtain	Title Co.		the	17th	day
of	101	July		_ A.D	. 19	92	at 3:40	_ o'clockP_M	., and duly	y recorded in	VolM92	
				of	1 5 4 4 - 2 5 1		Mortgages	on Page	15927			
				1.				Evelyn Bieh	in -	County Clerk	k '	
FEE	\$15	.00	12 to 12 to					By Q	2 whene	mul	emplace	