" 50620 °°	TRUST DEED 28331-HF	Vol.m72	_Page	
THIS TRUST DEED, made this28	. 28331-ITI-	August	, 19.92	, between
THIS TRUST DEED, made this	mpronn huchai	nd and Wife		
TOWERT T WEATHERFORD AND JERL U			_	as Grantor.
MOUNTAIN TITLE COMPANY OF K				Reneficiary
			, as	Denericiary,
	WITNESSETH:	· · · · · · · · · · · · · · · · · · ·	nower of sale, the	property in
Grantor irrevocably grants, bargains, sells a	escribed ds.			
	1 - MUTDE	ADDITION TO	ALTAMONT ACRES	3,
The East 100.25 feet of Lot 9, according to the official plat	thereof on fil	e in the off	ice of the	
according to the official place County Clerk of Klamath County	. Oregon.	and the first of the second		
County Clerk of Riamach Source	•			
and the first of the second of				
			tto belonging or	in anywise now
together with all and singular the tenements, hereditament	s and appurtenances at	nd all other rights to es now or hereafter t	ittached to or used in	connection with
or hereafter appertuning, and the total,			in contained and DAVI	nent of the sum
the property.	MANCE of each agree	ment of grantor field	100ths****	
A APPLICATION ON THOUSAND THULLIS	ATA PARAMETER AND			-tmicent
note of even date herewith, payable to beneficiary or or	der and made by gran	tor, the final payme	ent of principal and in	iterest hereof, i
note of even date herewith, payable to the terms of	fnote 19	•	and at the Line to the	ment of the note
note of even date included and payable .pertermso not sooner paid, to be due and payable .pertermso The date of maturity of the debt secured by this i becomes due and payable. In the event the within descr	instrument is the date,	stated above, on w	nich the tinal installi interest therein is so	ld, agreed to be
The date of maturity of the debt secured by this becomes due and payable. In the event the within descibecomes due and payable. In the event the within descibecomes due and payable. It shifted that the secured by this sold, conveyed, assigned or all shifted that secured by this	ribed property, or any out first having obtains	d the written conse	nt or approval of the b	eneficiary, there or herein, sha
sold, conveyed, assigned of allerance sold, as a sold, conveyed, assigned of allerance sold, as a sold, conveyed, conve	instrument, irrespectiv	e of the maturity a	ates expressed meren	,
become immediately due and payable.	igrees:		move or demolish any	building or im
To protect the security of this trust was	y in good condition an	d repair; not to lei	nove or demonstra	. La monstructe
ment thereon: not to commit of postar		any pullully of it.	provon	
James and or destroyed thereon, and put		s and restrictions we		
damaged or destroyed thereon, and pay when due all cos 3. To comply with all laws, ordinances, regulation so requests, to join in executing such financing statemer to requests, to join in executing such that the proper public office or off	ats pursuant to the Uni	form Commercial C	es made by filing offi	cers or searchin
to new for tiling same in the proper party				adainst loss (
agencies as may be decind continuously maintain insura	ince on the bulldings	ime require, in an a	mount not less than	ull insura
Jamada by fire and such other hazards as	t tana any oble to the la	itter: all policies of i	Track Control	in the baneficial
written in companies acceptants the grantor shall fail for any	reason to procure any	hereafter placed on	the buildings, the ben	eficiary may pr
or any part thereof, may be done pursuant to such notice	e.	axes, assessments ar	nd other charges that	may be levied
under or invalidate any act done pursuant to such notic 5. To keep the property free from construction assessed upon or against the property before any part assessed upon or against therefor to beneficiary; should	of such taxes, assessm	ents and other char	ges become past due taxes, assessments, in:	surance premiur
lions or other charges payable of S	thread and the amou	nt so para, min		l hacama a natt
and the nonpayment thereof of this trust deed.	und including the cost	of title search as we	Il as the other costs a	nd expenses or
incurred in connection with or in other	that accompations to Al	tect the security		t of this di
				osure of this di t of attorney's
the next series action of Diocesums	t - J the beneficiary!	e UL ILITATES a miror.		I two and ar dacto
and in any such, some expenses, including evidence of fit to pay all costs and expenses, including evidence of fit mentioned in this paragraph 7 in all cases shall be fix the trial court, grantor further agrees to pay such sum the trial court, grantor such appeal.	as the appellate court	shall adjudge reaso	nable as the beneficia	., 5 0
the trial court, grantor furnity				
It is mutually agreed that.	property shall be taken	under the right of on of the monies p	ayable as compensation	on for such tak
trust company of savings are property of this state, its subsid	iaries, affiliates, agents o	r branches, the Unite	1 States of any against	
rized to insure title to teat pro- agent licensed under ORS 696.505 to 696.585.		CTA	TE OF OREGON,	
		SIA	I E OF ORLGOIN	
TRUST DEED		C	ounty of	
	=		I certify that t	he within yis
LOWELL L. WEATHERFORD and JERI J.	WEATHERFORD	mer	y was received for	or record/on
IOWELL L. WEATHERCORD and DATE			J ak	Z 19
950 paru 5D 57533	SPACE RES	- 4	o'clock	M.Jand recor
Grantor	SPACE RES		oote/reel/volume N	/o/
MARY ALICE GRIM	RECORDER	R'S USE nod	or ,é	is fee/file/1719
2349 Novlett La	77	mer	nt/microfilm/regep	tion No
Theba City CA 9599	10	Rec	ord of	of said Cou
Bestelliciary	San All Control of the		Witness my	hand and sea
Description of the second of t				
After Restation Return to (Name, Address, Zip):		Cot	ınty affixed.	

MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY



which are in excess of the amount required to pay all reasonable costs, expenses and attornsy's less necessarily paid or incurred by garner or the proceedings, shall be paid a summitted pay and applied by it its upon any assemble costs and expenses and attorney's less both the proceedings, and the balance applied upon the processarily paid or incurred by benefit and an account of the processary in the trial and appealine or granter agrees, at its own expense request.

In other compensation, promptly upon be written request of beneficiary, payment of its less and presentation of this dead and not of the conference of the processary in the payment of the processary in the

and that the grantor 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 mortgage, it is understood that the mortgager or mortgage may be more than one person; that if the context so

secured nereby, whether or not named as a beneficiary nerein.

In construing this mortgage, it is understood that the mortgagor or mortgage 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, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the departs hereographic approaches the day and were first changes the day and were first changes. 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-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. STATE OF OREGON, County of ... LOWELTS TEUM REATHERFORD ISHE CLERKE TO MENTHERFORE This instrument was acknowledged before me on by OFFICIAL SEAL
HELEN M. FINK
NOTARY PUBLIC- OREGON
COMMISSION NO. 014766
MY COMMISSION EXPIRES APR 20,1996 Notary Public for Oregon My commission expires ..

green and a second		
STATE OF OREGON: COUNTY OF KLAMA	ATH: ss.	the day
Filed for record at request of	Mountain Title Co.	M., and duly recorded in VolM92,
of <u>September</u> of <u>Mortgage</u>	EVELYN BI	Jesuetha County Clerk, Sesuetha Letsch
FEE \$15.00	Ву. 🙈	V)