	52568 NYTZ 28604 THIS TRUST DRED, made this LEE YEST JACUAY and BUREYA N		m92 Page 246
II.		ACQUAY, husband and wife	, 19 <u>92</u>
	MORTALE TITLE CUSTA	MY OP KT AVARY	************************************
	M. OROCOL CORPA	DATAM COUNTY	as G
100		A A A A A A A A A A A A A A A A A A A	British Bo T
		A A A A A A A A A A A A A A A A A A A	us 1 rust(
4	Crantor arrevocably grants, bargain	WITNESSETH: s, sells and conveys to trustee in trust, wit regon, described as:	as Benef
	County, Or	egon, described and	h power of sale at
	Lot 6 in Block 2 of Them		or date, the prope
	official plat thereof on Klamath County, Oregon.	1260, MONTE VISTA RANCH, accord	ing to the Clerk of
	teller with all and simple the terrements, heredit.	ements and appurtenances and all other rights the voilts thereof and all fixtures now or hereafter att FORMANCE of each agreement of granter became N HUNDRED AND Sciences of granter became to the second of the se	
	POR THE PROPERTY.	wolits thereof and all fixtures now on the rights the	reunto belondina
d_	**THENTY TWO THOUSAND SPUT	FORMANCE of each agreement of grantor herein N HUNDRED AND NO / 100ths****  Dollars, with interest thereon according to the second and made by:	ached to or used in connection
-	of contract of	HUNDRED AND NO / 100 ths	contained and payment of the
Bucan	and date of maturity of the debt secured by it	No amagania	of principal and interest hereof
-	conveyed, assigned or allemated by the granter w	his instrument is the date, stated above, on which escribed property, or any part thereof, or any intificult first having obtained the written consent or his instrument, irrespective of the maturity dates of agrees:	the final install
in Cocom	to immediately does and psyable.  To product the many payable.	his instrument, irrespective of the written consent or	erest therein is sold, agreed to
- Si aminimum ann	The state of the s	T Adress.	~~Picased therein v ?;
S	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	of the mean and repair: not to	
	ted or doubleto or rentere promptly and in good as doubleyed thereon, and pay when due all co 3. To comply with all laws, ordinances, regulation white, to juic in expension or the second	and habitable condition any building or improve the incurred therefor, and restrictions affecting and restrictions affecting and restrictions affecting tices, as well as the cost of all lien searches and	or demolish any building or in
-	for thing many in the present financing statemen	ets, covenants, conditions and restrictions attack	ment which may be constructed
	To provide and desirable by the beneficiary	lices, as well as the cost of all liam recial Code as	the beneficiers - the beneficiar
sand Marie	TO THE WAR WIND WITH A COUNTY OF THE PARTY O	Price on 41	Dy filing office and
	The second and the second of t	h jan	UN INC Droppes
-	surf thereof, may be released in such order as bon	reason to procure any such insurance and to delive of insurance now or hereafter placed on the build under any lite or other insurance policy may be eliciary may determine, or at option of beneficiary plication or release shall not cure or waive any determine and to pay all towards.	dings, the beneficiary
5.	To keep the present to meh notice	plication or release shall not cure or mediciary	the entire amount to
distance of the same	The manual formation in	ene and a	lault or notice of a financieu,
	The state of the s	the desirents and other	Charges that
Min debt	weely, together with the obligations describe	by providing handing and area, ass	essmente innue in and
_	THE RESIDENCE OF THE PARTY OF T	afet." " " " " " " OI this town !	no this mak to the most pay-
-	impayment thereof shall at the	ribed, as well as the grantor, shall be bound	hereol and for such part of
6	To pury all costs, loss and trust deed.	neliciary, render all sums secured by the	and payable without
7. 7	to appear it and defend with or in enforcing this of	including the cost of title search as any	ed immediately due and pay-
-	costs and expression in which the benefici	g purporting to affect the security sites actually	ner costs and expenses of the
the trial or	in this paragraph 7 in all cases shall be front	ary or frustee may appear, including any suit for your tristies are actually asy or frustee may appear, including any suit for y the trial court and in the event of an appeal from appeal and appeal and adjudge reasonable as the	the forecloruse or trustee:
100	is on seed appeal.	appellate and in the event of an appeal	e amount of attorney's to
A. Fr.	V House the state any portion or all at any	rty shall be taken under the right of eminent don all or any portion of the monies payable as con	beneficiary's or trustee's ne
The street	to require that	all or any maken under the right of aminous	
-	y or seeings and less description brestee hereunder me	of the monies payable as con	npensation for such +====
and the same	I under CRS 696.305 to 466 state, its subsidiaries. a	if shall be taken under the right of eminent don all or any portion of the monies payable as con sit be either an atterney, who is an active member of diess under the laws of Oregon or the United States, a fifficient, agents or branches, the United States or any	the Oregon State Ray
Party of the		at be either an atterney, who is an active member of these surder the laws of Oregon or the United States, a stifficates, agents or branches, the United States or any	agency thereof, or an
	TRUST DEED		ani escioM
		STATE OF ORE	GON,
77.	JACQUAY and BUNEVA H. JACQUIY DE TREE LANE		
2 (CO)	AND INCK TARE	County A	}ss.
LIT SHA			£
COMDID	0, CA 92029	ment was receive	hat the within instru-
COMPTO	O, CA 92029	ment was receive	hat the within instru- ed for record on the
COMDID RESTOR SO RAM	B, INC. and AN ORECON CORPOR TIC	ment was received and of at day of at	hat the within instru- ed for record on the
COMPTO	E. INC. and AN ORREON CORPOR TIC OR 97520	ment was received	that the within instru- ed for record on the
COMPTO RESTOR	E, INC. and AN ORREON CORPOR TIC	ment was received  atday of  FORin book/reel/volum  page  ment/microfil—/	that the within instru- ed for record on the
CORDID RESTOR 50 Mar B. Andy	E. INC. and AN ORREON CORPOR TIC OR 97520	ment was received at	hat the within instru- ed for record on the , 19, M., and recorded



kinks are in excess of this amount required to part all researchide costs, expenses and atterary's fees necessarily paid or incurred by fees, both and the property of the part of the par

at the granter will warrant and betwee defend the same against all persons whomsoever.

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

(a) primarily for granter's personal, lamily or household purposes (see Important Notice below),

(b) for on organization, or (even if granter is a natural person) are for business or commercial purposes.

This deed applies to, insures to the hazalit of and binds all narries herato, their hairs ladates devises

This deed applies to, insires to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, all representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract if hereby, whether or not manual as a beneficiary herein. constrains this mortage, it is understood that the mortage or mortage may be more than one person; that if the context so the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and the manual provisions hereof apply equally to corporations and to individuals.

I TO MAKE the provisions rector apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

ry lining set, whichever warranty (a) or (b) is in applicable and the beneficiary is a creditor. I Truth-in-Lending Act and Regulation Z, the the Act and Regulation by making required a Shreens-Hoss Form No. 1219, or equivalent, it required, disregard this notice. ploy of we and to defi

STATE OF OREGON, County of

LEE KENT JACOUAY and BUNEVA before ACCOUNTY

STATE OF CALIFORNIA COUNTY OF RIVERSIDE OFFICIAL NOTARY SEAL DEBORAHT GAGNON Notary Public — California RIVERSIDE COUNTY Expres JAN 30, 1995

, in the year 19**22** before me, the undersigned, a Netary Public in and for said State, personally appeared personally known to me personally known to me (or proved to me on the oath/affirmation of a credible witness personally known to me) to be the person whose name is subscribed to the witness resides in and that the Witness was present and saw for the witness was present and saw for the witness to be the same person ascribed in, and whose name is subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and acknowledge to the subscribed to the within instrument as a Party thereto, execute if, and exhaust a party thereto.

WITNESS my hand and official seal.

ACHICULEUS MENT - Sub & 1982 WOLCOTTS, INC. ----

				20 <u>th</u> day
STATE OF OREGON: COUNTY OF KI	AMAIH: SS. Mountain Title	e CO. P.M., and dul	y recorded in Vol	
Filed for record at request ofA.D., 19	Mountain Title 92 at 3:26 0 Mortgages	on Page246 Evelyn Biehn	County Clerk	endore
		By Onle		
FEE \$20.00			And the second s	