Record of \_\_\_\_\_\_ of said County. Witness my hand and seal of fiountain tile company County affixed. OF KLAMATH COUNTY

which are in excess of the amount required to pay all reasonable costs, expenses and afformey's fees necessarily paid or incurred by granto in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and afformey's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by granter in such proceedings, shall, be paid to beneficiary and applied by it Inst upon any reasonable costs and expenses and attorney's lees, both the process secured hereby, and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request ob beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of tall reconveyances, for cancellation), without aflecting the liability of any person for the payment of the indobtedness, trustee may (a) consent to the making of any map or plan of the property; (b) poin in granting any essentent or creating any restriction thereon; (c) poin in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) hereby any restriction thereon; (c) poin in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) legally entitled thereto?, and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indobtedness hereby secured, enter upon and taking possession of the property and part thereton, including the property and profits, including those past indebtedness secured hereby, and in such order as beneficiary may determine.

11. The nettering upon and taking possession of the property and the supplication or release thereof as aloressid, shall not cure or waive any detail or notice of default hereufaction, including teasonable ad

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, tamily 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 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 grantor has executed this instrument the day and year first above written.

	Jahre & Culling
FIMPORTANT 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 seneficiary MUST comply with the Act and Regulation by making required	ROBERT G. CULLINAN
disclosures: for this purpose use Stevens-Ness Form No. 1319, or equivalent.	
STATE OF OREGON, County of This instrument was acknowle	Klmath )ss. dged before me on with 8 ,1993
by ROBERT G. CULLINAN	(2015년 14일 15일 15일 15일 15일 15일 15일 15일 15일 15일 15
by	dged before me on, 19,
OFFICIAL SEAL	
HELEN M. FINK NOTAMISSION NO. 014766	Alexitik
MYCOMMISSION EXFIRES APR 20, 1996	// Notary Public for Oregon  Ty commission expires 4/25/12
i di mining di propinsi di mangantan mangan man	
로 하다. 다른 내는 이 아이는 나는 아이를 보는 사람들은 사람이 되었다. 하루네	있는 가는 아니는 그 가게 하는 사람들이 되었다. 그는 그는 사람이 되었다.

STATE OF OREGON: COU	NTY OF KLAMATH: ss.		그리는 경찰에 보고 있는 것이 되었다. 그 경험을 받는다. 12 전략으로 한 경기를 보지 않는다. 11 AP 중인들이다.
Lidold Bert Brown Filter (1961) and	State place many beginning held a fine file of the		
	of <u>Mountain Ti</u>		
of June	. A.D., 19 <u>93</u> at <u>2:51</u>	o'clock PM., and duly reco	orded in Vol. M93
i di partirente sun est, estimare di partire della comita di di partire della comita di di di partire della co La comita di la comita di comi		s on Page 13721	보다면 열차는 교육적인 경험하다
The state of the s		Evelyn Biehn Cou	nty Clerk
FEE \$15.00		By Queline A	Aulindaro
. Waster with Carde Proc Part Port 1.	of the fish Mark a tick in appear		

Butter with the Reimstern to the treating for exact states which