County affixed.

By ....., Deputy

After Recording Return to (Name, Address, Zip):
MOUNTAIN TITLE COMPANY

OF KLAMATH COUNTY

ORM No. 881—Oregon Trust Deed Series—TRUST DEED.			IESS LAW PUBLISHING CO., POP	
65244 mTC	TRUST DEED 30348	mK Vol.r	n93 Page	<u>8306</u> €
THIS TRUST DEED, made this2	3 day of	July	, 1993	, between
TAMES S. SAY and GLORIA A. SAYhusba	nd and wire			
MOUNTAIN TITLE COMPANY OF BRIAN E. ALLEN & SHARON M. ALLEN, or and L.A. GIENGER and PAULINE H. GIENG	KLAMATH COUNTY. the survivor th ER doing busir	ereof as to a	an Undivided 1/	rustee, and 2. Interest
Grantor irrevocably grants, bargains, sells	WITNESSETH: and conveys to trus	tee in trust, with	power of sale, the	property in
***INVESTMENTS as to an Undivided 1/ Parcel 1 of Land Partition 19- the N1/2 NE1/4 and NE1/4NW1/4	72 Interest as 7 93 filed July 7 of Section 30,	21, 1993, bei Township 34	ng a portion of	
East of the Willamette Meridia	an, Klamath Cou	ity, Oregon.		
사람이 많다고 있는 것들이 하면 있는 그 보이는 것이다. 그는 사고 교육을 받는 것 같아 보고 말을 보는 것이다.				
together with all and singular the tenements, hereditament or hereafter appertaining, and the rents, issues and profits the property.	thereof and all lixture	s now or nereatter a	Hacker to or used in co	omicciton with
FOR THE PURPOSE OF SECURING PERFORM	/100+be****			
note of even date herewith, payable to beneficiary or ord	der and made by grant	th interest thereon a or, the final payme	ccording to the terms on the of principal and into	erest hereof, if
not sooner paid, to be due and payable per terms o	f note , 19	stated above on wi	hich the final installme	nt of the note
becomes due and payable. In the event the within descr sold, conveyed, assigned or alienated by the grantor witho at the beneficiary's option, all obligations secured by this become immediately due and payable.	ut first having obtained instrument, irrespective	d the written consen	t or approval of the bei	neticiary, then,
To protect the security of this trust deed, grantor a  1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste o  2. To complete or restore promptly and in good ar	in good condition and			
2. To complete or restore profitping and in good and deal cost deal cost and a second or destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinances, regulations so requests, to join in executing such tinancing statement to pay for tiling same in the proper public office or office.	s incurred therefor. , covenants, conditions	and restrictions atte	ecting the property; if	the beneticiary nay require and
agencies as may be deemed desirable by the beneticiary.  4. To provide and continuously maintain insural damage by fire and such other hazards as the beneticiar written in companies acceptable to the beneticiary, with ficiary as soon as insured; if the grantor shall fail for any at least fifteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected	nce on the buildings n y may from time to tir loss payable to the lat reason to procure any s of insurance now or h i under any fire or oth	now or hereafter ere me require, in an an ter; all policies of in such insurance and to ereafter placed on the er insurance policy or at ontion of hem	octed on the property mount not less than \$ surance shall be deliver to deliver the policies to he buildings, the benefi may be applied by be sliciery the entire amou	against loss or the beneficiary iciary may pro- eneficiary upon int so collected
or any part thereof, may be released to grantor. Such ap under or invalidate any act done pursuant to such notice 5. To keep the property free from construction I assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described the debt secured by this trust deed, without waiver of an with interest as aloresaid, the property hereinbefore destroyed for the payment of the obligation herein describ and the nonpayment thereof shall, at the option of the lable and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this truste incurred in connection with or in enforcing this 7. To appear in and defend any action or proceed.	iens and to pay all tax is uch taxes, assessment the grantor tail to mai the grantor to mai to payment or by provice terof, and the amount in paragraphs 6 and 7 or rights arising from broribed, as well as the ed, and all such payme the including the cost of obligation and trustee ting purporting to after the sense of the cost of obligation and trustee ting purporting to after the sense of the cost of the cost of the cost of obligation and trustee ting purporting to after the sense of the cost	tes, assessments and atts and other charge the payment of any thing beneficiary with so paid, with inte of this trust deed, si each of any of the cograntor, shall be homed ums secured by this title search as well s and attorney's feet the security rights and attorney's feet the security rights and secured by this search as well s and attorney's feet the security rights and secured by this search as well so the security rights and attorney's feet the security rights and right	other charges that mess become past due or axes, assessments, insur h funds with which to rest at the rate set lo rest at the rate set lo ovenants hereot and for und to the same exteniately due and payable atrust deed immediatel as the other costs and s actually incurred. ts or powers of benefic suit for the forecloss.	ay be levied of delinquent and ance premiums make such payrith in the note ecome a part of such payments at that they are without noticely due and pay expenses of the clary or trustee of this deed to the delivere of the
to pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum a torney's fees on such appeal.  It is mutually agreed that:	I by the trial court and sthe appellate court si	in the event of an hall adjudge reasons	appeal from any judgm ble as the beneficiary's	nent or decree of s or trustee's at demnation, bene
ticiary shall have the right, if it so elects, to require to NOTE: The Trust Deed Act provides that the trustee hereunds trust company or savings and loan association authorized to dized to insure title to real property of this state, its subsidiar	r must be either an attor	ney, who is an active	member of the Oregon S	State Bar, a bank
agent licensed under ORS 696.505 to 696.585.  TRUST DEED		STAT	E OF OREGON,	(,
		Cou	nty ofI certify that the	
JAMES S. SAY and GLORIA A. SAY			was received for a	record on th
-CHILOQUIN, OR 97624	BPACE RESER	VED at	o'clockM.	, and recorde
BRIAN-E. ALLEN & SHARON-H. ALLEN	FOR RECORDER'S	use page	k/reel/volume No or as fo	ee/file/instru
-37291 AGENCY LOOP ROAD -CHILOQUIN, OR 97624		ment/	microfilm/reception	n No of said Count
Beneficiary		Kecor	Witness my han	nd and seal (



which are in excess of the amount required to pay all remonable costs, expenses and attorney's less necessarily paid or intended in such a consequence of the courts, necessarily paid or incurred by post in the trings of the courts of the court of the courts of the cou

and that the grantor will warrant and forever detend 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 in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that 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.

*IMPORTANT NOTICE	the grantor has executed this instrument the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Regulationary for this purpose use Stevens-Ness For	Act and Banks is a creditor
If compliance with the Act is not sevens-Ness For	m No. 1319, or equivalent GLORIA A. SAV
This ins	REGON, County of
OFFICIAL GENI	,19,
MARY KENNEALLY NOTARY PUBLIC - OREGON COMMISSION NO. 014776 MY COMMISSION EXPIRES APR. 20, 1996	Mankennada
TATE OF OPECON, COMMISSION	My commission expires 4 Delety Rublic for Oregon

STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of	
of July A.D., 19 93 at 2:49	Title Company the 27th day o'clock P M., and duly recorded in Vol. M93
FEE \$15.00	on Page 18306 No. M93
	Evelyn Biehn, County Clerk  By Quellere Mullenshale
그는 얼마나를 가게 하면 하나 하나 나는 사람이 하는데 하다.	- College March