82839	TRUST DEED
THIS TRUST DEED made this	TRUST DEED VOI 94 Page 18810
MOUNTAIN TITLE COMPANY OF KLAMATH CO	OW,husband.and.wife, as Grant OUNTY, as Trustee, a
	$\sim au_{}$
KOOL HIG WALLER KOOY, or the s	survivor thereof as Benefician
Grantor irrevocably grants, bargains, sells a	그는 그는 것은 사람이 많아요~ 지수는 것이 가지 않는 것이 가지 않는 것이 가지 않는 것이 아파 집에 가지 않는 것이 나라.
KLAMATH County, Oregon, de	scribed as:
PARCEL 1	
South, Range 12 East of the Willamet	the SW1/4 of Section 36, township 36 te Meridian, Klamath County On
PARCEL 2	re Meridian, Klamath County, Oregon.
The S1/2 of the N1/2 of the MI/2	+b- 0001//
todether with all and a set	2012년 2017년 1월 1998년 1월 1998년 1월 1992년 1월 1992년 1992년 1월 1992년 1월 19
or hereafter appertaining, and the rents, issues and prolifs the the property.	and appurtenances and all other rights thereunto belonging or in anywise not sereof and all fixtures now or hereafter attached to or used in connection wit
FOR THE PURPOSE OF SECURING PERFORMA	NCE of each agreement of grantor herein contained and payment of the sun ****** Dollars, with interest thereon according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof i
	Dut
note of even date herewith, payable to beneficiary or order not sconer paid, to be due and payable FEBRUARY 15	Dollars, with interest thereon according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof, i
The date of maturity of the debt secured by this instru-	umont is the least
sold, conveyed, assigned or alienated by the grantor without fi	property, or any part thereof, or any interest therein is sold, agreed to be
To protect the security of the	funient, irrespective of the maturity dates expressed therein, or herein, shall
1. 10 protect, preserve and maintain the property in d	food condition and states the states of the
damaged or destroyed thereon, and pay when due all costs inc	unitable condition any building or improvement which may be constructed
so requests, to join in executing such financing statements put to pay for filing same in the	enants, conditions and restrictions affecting the property; if the beneficiary
agencies as may be deemed desirable bubic office or offices, as 4. To provide and continuously maintain in	is well as the cost of all lien searches made by filing officers or searching
damage by fire and such other hazards as the beneficiary may	n the buildings now or hereafter erected on the property against loss or
at least titteen days prior to the expiration of any policy of in	it to procure any such insurance and to deliver the policies to the bene-
any indebiedness and inde	any fire or other in an area and an and an area and an area
under or invalidate any act done pursuant to such notice.	ion or release shall not cure or waive any default or notice of default here.
assessed upon or against the property before any part of such	nd to pay all taxes, assessments and other charges that may be levied or
iens or other charges payable by grantor, either by direct paym	rantor fail to make payment of any taxes, assessments, insurance premiums
he deht serviced by this to be being utions described in para	graphs 6 and 7 of this trust is a line rate set forth in the note
buind for the name is it is porty neremberore described.	as well as the dranter stall to condition nereof and for such payments.
ble and constitute a breach of this trust deed.	ary, render all sums secured by this trust deed immediately due and pay-
rustee incurred in connection with or in enforcing this obligation	ling the cost of title search as well as the other costs and expenses of the
nd in any suit, action or proceeding in which the beneficiary of	porting to affect the security rights or powers of beneficiary or trustee:
entioned in this paragraph 7 in all cases shall be fixed by the te trial court, grantor further agrees to pay such sum as the an	or trustee may appear, including any suit for the foreclosure of this deed, a beneficiary's or trustee's attorney's fees; the amount of attorney's fees trial court and in the event of an appeal from any judgment or decree of pellate court shall adjudge reasonable as the beneficiary's or trustee's at-
It is mutually agreed that:	as the Denericiary's or trustee's at-
clary shall have the right, if it so elects, to require that all o	hall be taken under the right of eminent domain or condemnation, bene- or any portion of the monies payable as compensation for such taking,
OTE: The Trust Deed Act provides that the trustee hereunder must be	either on otherney where a series
ed to Insure title to real property of this state, its subsidiaries, affilia ent licensed under ORS 696.505 to 696.585.	e either an attorney, who is an active member of the Oregon State Bar, σ bank, sindler the laws of Oregon or the United States, a title insurance company authorite, agents or branches, the United States or any agency thereof, or an escrow
The second s	
TRUST DEED	STATE OF OREGON,
HAROLD E. AND JEAN H. MC ADOL	County of
r.u. BOX 626	Certify that the within instru-
VALLEY SPRINGS, CA 95252	ment was received for record on the BPACE Preserver
Granter WALTER AND PETER KOOY	ar o'clock M. and recorded
9561 MOUNTAIN RANCH ROAD MOUNTAIN RANCH, CA 95246	RECORDER'S USE in book/reel/volume No
Beneficiary of the tecory framework and tecory framework and the tecory framework and the tecory	ment/microtilm/reception No
Seturding Rehurs to Day	Record of of said County. Witness my hand and seal of
A DESCRIPTION OF A	my nand and seal of
Recording Return to (Nome, Addisse, Zip):	County affixed.
MOUNTAIN TITLE COMPANY	State and Later State Stat State State
MOUNTAIN TITLE COMPANY	County affixed.

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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 tor grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if 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 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

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

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is HAROLD F. MC ADOLT
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 Z, the
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) ss.

operation with	પ્રયુપ્યમંત્ર હતું છે	HAR	OLD E. MC A	DOW AND TEAM	J H MC ADOU	na i secondo e contra da Maria francia da esta da esta da esta esta esta esta esta esta esta est	, 19
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공장 같이		20213201	。如PA。18月11日,	97.19月1日出版书记	i d 🤃 becracil	Notary I	Public for Orada-

Notary Public for Oregon My commission expires ...

Sing Lawrence 33

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) 常的研究的 TO: CALGERON LEGENSON 106. 80819 Trusteo

...; 19...

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now

held by you under the same. Mail reconveyance and documents to taxinty: in 700A 752 TERV BELIE TUCK' PREAMING DEGREEN DATED: ... जन लोहर

Do not lose of destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconvergance will be made. aution Beneficiary

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为国际的公司

State of <u>CALIFORNI</u>	<u>4_)</u>	Contraction optional Section reserves
County of <u>CALAVERAS</u> On <u>6-10-94</u> before me, <u>5</u>	<u>Severily Cronwell, Notreyfus</u>	CAPACITY CLAIMED BY SIGN Though statute does not require the Notary fill in the data below, doing so may pro
personally appeared <u>HAROLD C</u>	E. MC ADOW + JEAN H. MC ADOW	
A personally known to me - OR - □ p	broved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is are subscribed to the within instrument and ac-	
A DUTOI NOT	NIOWIEDGED to me that horse thouse where it	ATTORNEY-IN-FACT
BEVERLY CROMWELL COMM. #097854	the same in his/her/their authorized capacity(ies), and that by his/her/their	GUARDIAN/CONSERVATOR
Notary Public California CALAVERAS CO.	or the entity upon behalf of which the	
14 Corn. Do. Jon 29, 1927	person(s) acted, executed the instrument.	
	WITNESS my hand and official seal.	SIGNER IS REPRESENTING: NAME OF PERSON(S) OR ENTITY(IES)
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그는 것은 것은 것은 것은 것은 것이 없는 것이 없다.	Bonestin Channell	
	Beverly Cronwell SIGNADIRE OF NOTARY	
IS CERTIFICATE MUST BE ATTACHED TO	OPTIONAL SECTION	
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