TS	TEVENT NESS LAW PUBLISHING CO., FORTLAND, OR. 57204
	691'76 TRUST DEED 10' M 79 Page14.326
	THIS TRUST DEED, made this 242 day of May , 19. 79, between
	ROBERT D. KEENEY and MYRTLE P. KEENEY, husband and wife , 19 79, between MOUNTAIN TITLE COMPANY , as Grantor,
and	
	WIINESSETH:
in	Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:
	Lot 40 in Block 14 KLIMATH FALLS FORTH THEFT
	Lot 40 in Block 14, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 UNIT, PLAT #1, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.
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, non	ther with all and singular the venements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec- FOR THE PURPOSE OF SECURING PERFORMANCE of a second se
sum	FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the of SIX THOUSAND AND NO/100
. there tinn	oon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the
	I payment of principal and interest hereof, if not sooner paid, to be due and payable June 10
	the abave described real property is not currently used for agricultural, timber or grazing purposes
and r	I o protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition prommit or permit any waste of suid property. commit or permit any waste of suid property. (a) content to the making of any map or plat of said property; (b) join in subordination or other agreement allecting this deed or the lien or charden thereon; (d) protect the security of the lien or charden thereon; (e) protect the security of the lien or charden (a) content to the making of any map or plat of said property; (b) join in subordination or other agreement allecting this deed or the lien or charden (b) content to the making of any map or plat of said property; (b) join in subordination or other agreement allecting this deed or the lien or charden
destro	commit or permit any waste of suid property. The second and workmanlike grantee in any reconvey without warranty, all or any part of the property. The second and any building or improvement which may be constructed, damaged or the reconstruction and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, covenants, condi- and restrictions allecting said property; if the beneliciary so remerts, to restore mentioned in this paragraph shall be not less than \$5. n executing such linancing statements purposed to be constructed to the property. The second sec

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manner any building or improvement which and in 2004 and workmanike or design of experimental and restrictions allecting asid property: if the beneficiary to request, to its indexed withing such linancing statements pursuant to the Uniform Commerproper public officers or exerching agencies as may be demand designed by the public officers or exerching agencies as may be demand designed by the public officers or exerching agencies as may be demand designed by the public officers or exerching agencies as may be demand designed by the public officers or exerching agencies as may be demand designed by the public officers or exerching agencies as may be demand designed by the public officers or exerching agencies as may be demand designed by the public officers or exerching agencies as may be demand designed by the public officer or exerching agencies as the soft officers or exerching agencies as the soft officer of insurance shall be deficiency with loss payable to the latter; all if the grantor shall he deficiency with loss payable to the latter; all if the grantor shall he deficiency with loss payable to the latter; all opticies of insurance about the context thread on said building, the brentliciary may procure the same at grantor's expense. The amount carry upon any moliter on the latter is all grantor's expense. The amount is collected, or any policy of insurance form public of the same at grantor's expense. The amount of any public buck theread to grantor's contra anomal to collected, or any public of users on the same at grantor's expense. The amount of the public adult or notice of default hereundre or invalidate any act thereof, may be recleaded to grantor's contra anomal to collected, or any public of users of the same at grantor's expense. The amount of collected, or any public buck there and the contrast thereof and the contrast the collection or interest and the contrast and ot

time without notice, either in person, by agent or by a receiver is be ap-pointed by a court, and without regard to the adequacy of any security lor the indebtedness hereby secured, enter upon and take possession of said prop-sisues and profits, including those past due and suppair, and apply the same, less costs and expenses of operation and collection, including reasonable attor-licitary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, insues and profits, or the proceeds of irs and apply the suces and profits, including those secured hereby, and in such order as bene-licitary may determine.

Issues and profits, including those past due and unpain, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of time and other property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may default or notice of any agreement bereunder, the beneficiary may default for done y involved by involved by involved by advertisement and if the above described real property is currently used for agricultral, timber or grasing purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage or direct the trustee to loreclose this trust deed in equity as a mortgage of loreclose that trust deed is all secures and and sale. In the latter event the beneficiary or her truste shall execute and cause to be recorded his written notice of faring norts of the any fine prior to live days before there as then required by law and property is notice of sale, give notice thereds as then end in the date set by the first deal in the manner provided by law and proceed of loreclose this trust deed in the manner provided by laws and the set of the same inter default any time prior to live days before the date set by the first default the beneficiary or his successors in interest, respectively, the entire default is the beneficiary or his successors in interest, respectively, the entire default is the beneficiary or the date set by the for date of the trustee's shall be direct or sale, shill execute and as the trust default the benef

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneticiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveynment to the successor trustee, the latter shall be vesled with all title, powers and dutics conterned upon any trustee herein ranned or appoint hereunder. Latter appointment and substitution shall be made by written intrument arcuited by beneticiary, containing relevance to the fourty Clerk or Recorder of the courty or countin in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee, shall be conclusive proof of proper appointment of the successor trustee, acknowledged is made a public record as provided by law. Trustee is not ohigated to molity any party hereto of pening and under any other deed trust or of any action or proceeding in which grantor, beneticiary or trustee trust or of any action or proceeding in which grantor, beneticiary or trustee trust or of shall be a any party

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NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and loan association authorized to do business under the lay property of this state, its subsidiaries, affiliates, agents or branches, or member of the Oregon State an Ste active ites, a

I ne grantor covenants and agrees	s to and with the beneliciary and those claiming under him, that he is law-
the simple of said describ	ed real property and has a valid, unencumbered title thereto
and that he will man	
and that he will warrant and forever de	fend the same against all persons whomsoever.
The grantor warrants that the proceede	al the loss represented by the
(b) for an organization, or (even if grain purposes.	of the loan represented by the above described note and this trust deed are: mily, household or agricultural purposes (see Important Notice below), ntor is a natural person) are for business or commercial purposes other than agricultural
This deed applies to, inures to the bene tors, personal representatives, successors and as contract secured hereby whether or out and	tit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- signs. The term beneliciary shall mean the holder and owner, including pledgee, of the as a beneliciary herein. In construing this deed and whenever the context so requires, the neutor, and the singular number includes the plural.
IN WITNESS WHEREOF, said	grantor has hereunto set his hand the day and year first above written.
<ul> <li>IMPORTANT NOTICE: Delete, by lining out, whicher not applicable; if warranty (a) is applicable and the</li> </ul>	ver warranty (a) or (b) is V (taly t) Harris
beneficiary MUST comply with the Act and Regula disclosures: for this purpose if the last and Regula	tion by making required Kim making required
if this instrument is NOT to be a flow it	No. 1305 or equivalent; MYLFLE P. Keeney
equivalent. If compliance with the Act not require (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	d, disregard this notice.
STATE OF STREET ALEVAN	ORS 73.4901 STATE OF OREGON, County of
County of Arstandia as	Personally appeared
Personally appeared the above named	
Keeney	president and that the latter is the
and acknowledged the loregoing i	instru- and that the seal allived to the locateint int , a corporation,
Deficient to be their voluntary act and Before men	deed. of said corporation and that said instrument was signed and sealed in be-
EAL) (SIL KALO) (Dala	them acknowledged said instrument to be its voluntary act and deed. Before me:
MARJARA MENTASTRY Notary Public for de Maria	Notary Public for Oregon (OFFICIAL SEAL)
Humboldt County My Commission expires Jane 11, 1981	My commission expires:
	REQUEST FOR FULL RECONVEYANCE
	be used only when obligations have been paid.
ʻO:	o be used only when obligations have been paid. 
O:	be used only when obligations have been paid. 
O: The undersigned is the legal owner and hold rust deed have been fully paid and satistied. You aid trust deed or pursuant to statute, to cancel erewith together with said trust deed) and to reco	be used only when obligations have been paid. 
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