NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 695.585.

decree of the trial court, grantur turner the beneficiery's or frustee's attor-pellate court shall adjudge reasonable as the beneficiery's or frustee's attor-ney's lees on such appeal. If is mutually agreed that: B in the right event that any portion or all of said property shall be taken under the right event that any portion or all of said property shall be taken if it is mutually agreed that: as compensation for such taking, which are in excress of the monies payable to pay all reasonable costs, expenses and attorney's neutricity and to the trial action in such proceedings, shall be paid or incurted by frantonic costs, expenses and attorney's neutricity is and applied by it linet of any proceedings, shall be paid or incurted by bene-secured hereby; and the balance applied upon the individuence and execute such instrument shall be necessary in obtaining such actom-shall execute such instrument shall be necessary in obtaining such actom-ficiary, prompting upon beneficiary arequest. S. At any time and from time to fine upon written required to bene-endorsement (in case of full recompresentation of this deed and the note for endorsement (in case of full recompresentation of the indebtedness, frustee may the liability of any person for the payment of the indebtedness, frustee may

of fittle search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's for actually incurred. The enforcement of the enforcement of the security rights or powers of beneficiary or trustee's and in any suit, attent or proceeding in which the beneficiary or trustee may appear, including cluding evidence of tille and the beneficiary or pay all costs and expenses, in-amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or pellate court shall adjudge ranound of an expense of the trial court, grant of an expense for any judgment or pellate court shall adjudge ranoon turther agrees to pay such sum as the ap-ney's fees on such appeal.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor trustee, the latter shall be vented with all title powers and duties conferred upon any trustee herein name with all title hereunder. Each such appointment and substitution shall be made by witten and its place of the county or counties in which the property is situated. Clerk or Recorder of the county or counties in which the property is situated. T. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of proder dy proder dy protor sources trust or of any schoor or proceeding in which family so ther deed shall be a party unless such action or proceeding is brought by trustee.

the delault, in which event all loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate by taw. The trustee may sell said property either auction to the highest bidder for cash, payable at the funct or parcels at shall deliver to the purchase its deed in form as required by law conversion of the truthuleness the deed of any matters of lact the trustee, but including plied. The recitals in the deed of any matters of lact trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payness provided herein, in-attorney, (2) to the obligation secured by a trassale dest, (3) to all persons at their interests may apport in the order of the trustee in the trust at their interests may apport in the order of the trustee in the trust at their interests may apport in the order of the trustee with deed, (3) to all persons deed as their interests may apports in the order of the trustee in the trust at the interests may apports in the order of their provided herein in the trust aurphus.

waive any default or notice of default hereand as aforesaid, shall not cure or 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 beneliciary may event the beneliciary at his decision may proceed to toreclose this trust deed advertisement and sale. In each the trustee to foreclose this trust deed advertisement and sale or direct the trustee to foreclose this trust deed advertisement and sale. In each property to satisfy the obligations secured hereby whereupon the trustee so foreclose this trust deed advertisement and sale. In each property to satisfy the obligations secured hereby, whereupon the trustee shall lis the time and place oil galations secured thereof as then required baw and proceed to foreclose this trust deed in equily the said described to to 86.795. 13. Should the beneficiary or his yellore the date set by the then alter default at any time prior to live days before the date set by the crustee for the trustee's sale, the forms of the trust deed and the trustee for the trustee's sale, the forms of the trust deed and the enforcing the terms of the beneficiary or his uperson so privileged by tively, the entire's sale, the forms of the trust deed and the enforcing the thereby (including costs and expenses actually incurred thered as would not then be due had no default occurred, and thereby cure the default, in which event all loreclosure proceeding shall be dismissed by 14. Oherwise, the sale shall be held on the date and at the time set

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in systemating any easement or creating any restriction thereon; (c) join in systemating any easement affecting this deed or the lien or charge franteed; (d) reconvey, without warranty, all or any part of the property. The fraint in any receiver, without warranty, all or any part of the property. The fraint is part of the truthulness thereof. Trustee' matters or lacts shall be coclusive proof of the truthulness thereof. Trustee' matters of lacts shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, entry entry entry of any includent of the structure and the property is not be approved by a court, either in person, by agent or or is securily loor is in the sparagraph shall be and upsy and approved by a court, entry of entry or any part there secured, enter upon and take possession of said property is and approved of operation and collection, including resonable attorney is less upon any indebtedness secured bereby, and in such order as beneficiary of any determine.
11. The entering upon and taking possession of said property, the indebtedness components of or release thereol of starts for any determine.
11. The entering upon and taking possession of said property, the induct relation or release thereol of line and other property, and the optication or awards for any taking or damage of the property, and the optication or release thereol or invalidate any set doer investing of a store in the store of a store investing of a store and other property and the price of default berease thereol or invalidate any act doer investing of a store invalidate any act doer investing of any property, and the store of default berease thereol or invalidate any act doer investing of a store investing of any and the and apply the store investing of a store invalidate any act doer investing of a store investing of a store investing of a st

between

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FIVE THOUSAND TWO HUDRED TWENTY ONE AND 15/100-

FORM No

TN.T

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Commencing at a point on the Southwesterly line of Oregon Avenue which lies 50 feet Southeasterly from the most Northerly corner of Block 75 of BUENA VISTA ADDITION to the City of Klamath Falls, Oregon; thence Southwesterly and parallel with the line between Lots 2 and 3 of said Block a distance of 95 feet; thence Southeasterly parallel with Oregon Avenue a distance of 80 feet; thence Northeasterly and parallel with the line between Lots 2 and 3 of said Block a distance of 95 feet to Oregon Avenue; thence Northwesterly along the Southwesterly line of Oregon Avenue, 80 feet to the point of beginning.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: in

TRUST DEED

James R. Titus and Fredia Titus, Husband and Wife ....., as Trustec, and as Beneficiary,

RUST DEED VOI. M82 5597 ...day of ... 19.<sup>82</sup> Jeffrey J. Corum and Karen Corum, Husband and Wife ..... as Grantor, MOUNTAIN TITLE COMPANY

May

THIS TRUST DEED, made this ..... 4th

Oregon Trust Deed Series-TRUST DEED.

11496

	The grantor covena fully seized in for	nts and agrees	to and in		
	The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is fully seized in fee simple of said described real property and has a valid, unencumbered title there is law- Subject to Trust Deed at Klamath First Federal Savings and Loan Association and that he will warrant and forever defend the server				
	and At	Deed at Kla	math First	Federal Savings and I	le thereto
	and that he will warrant a	nd forever defei	id the same of	rederal Savings and Loan A	ssociation
			oune age	anst all persons whomsoever.	
n a b di di t f f of v l	contract secured hereby, whether of masculine gender includes the fear IN WITNESS WHER IN WITNESS WHER MPORTANT NOTICE: Delete, by link of applicable; if waranty (a) is app eneficiary MUST comply with the Art sclosures; for this purpose, if this insi e purchase of a dwelling, use Steve this instrument is NOT to be a first a dwelling use Stevens-Ness form M th the Act is not required, disregard sh	cessors and assigns, or not named as a livinine and the neut tinine and the neut EOF, said grant licable and the bene in-Lending Act and ch and Regulation b from the base	f and binds all pi The term benefit beneficiary herein. er, and the singul. Or has hereunto amonty (a) or (b) is ficiary is a creditor Regulation Z, the making feaula	of Joffrey J. Coru	ses other than agricultural es, administrators, execu- including pledgee, of the be context so requires, the st above written.
Use	the form of acknowledgment opposite t		to the compliance	Karen Corum	2 atteny 2
Sec. 51	ATE OF OFFCOM	)	DRS 93.490)		fee,
	County of Klamath 5-4 Personally appeared	ز ريز	STATE OF	OREGON, County of	
	Jeffrey J. Corum and		STATE OF OREGON, County of		
			President and	that the former is the	tirst
	and acknowledged the f	· ····	B come		*******
		act and deed	septed sear	of said corners allited to the forest	***************************************
(OPF) SEAL)		Itra	and deed. Before me:	of said corporation and that the foregoin i of said corporation by authority of its i on acknowledged said instrument to b	board of directors; board of directors; bo its voluntary act
	My commission expires:	7/12/80-	Notary Public fo	or Oregon	
		10/03 1	My commission	expires:	(OFFICIAL SEAL)
TO		REQUEST To be used only	FOR FULL RECONVEYA	INCE	
71	e undersigned is the total		when obligations have		
trust deed	have been fully paid	nd holder of all ind	ab		
herewith t estate now DATED.	ogether with said trust deed) and t held by vou under the same. Mai	ancel all evidences o reconvey, without I reconveyance and	lirected, on payme of indebtedness a warranty, to the documents to	by the loregoing trust deed. All sums not to you of any sums owing to you un ecured by said trust deed (which are o parties designated by the terms of said	secured by said der the terms of felivered to you
	an an ann an an an ann an an an ann an a	· · · , 19		a second a second s	t trust deed the
			( <b>4</b> -1)	······································	
De net j	ese or destroy this Trust Dood OR THE NO-	_		Beneficiary he trustee for concellation before reconveyonce will	
		E which it secures. Both	must be dulivered to a	he trustee for concellation but	
TR	-VVI DERN			warere reconveyance will	be made.
STEVENS-N	(FORM No. 881) RES LAW PUB. CO., PORTLAND, ORK.			STATE OF	
				STATE OF OREGON, County of Klamath	
				ment was that the with	in instead
11	Grantor II	SPACE F	ESERVED	5 June 101 recor	d on the
11		RECORD	DR .	in book / and	tecorded
	Beneticiary		R'S USE	instrument/minutit	fee/file/
AFTER R	ECORDING RETURN TO				
MOUNTAI	N. TITLE, COMPANY	4 m _		County affixed	seal of
4				Evelyn Biehn County Broyce Mc dieser Fee_\$8.00	Clerk