	0011	T DEED BA
MONATHIS TRUST DEE JAMES J. VAUG	HAN and DEBRA L. MC CUT	CHEON, not as tenants in common; but with
S Grantor. MOUNTAIN	t"of"survivorship TITLE"COMPANY, INC.	as Trustee,
ELFIE L. WILS		
s Beneficiary, 1901		bage TO and the state of the st
Grantor irrevocably		nveys to trustee in trust, with power of sale, the pro
		ATES, HIGHWAY 66 UNIT, PLAT NO. 1, accord
to the official pla	t thereof on file in th	e office of the County Clerk of Klamath
County Oregon. DE	SED	STATE OF OREGOM.
De met faze, er destrey frit frust	Devis OS 157 NOIE -propio il receves para se	nat be devise of the transfer for source, while extend an one-and a set of a source of the source of a source of the
		$H_{\mathrm{PCC}}(t_{1}^{*})$, r_{2}^{*}
now or hereafter appertaining,	and the rents, issues and protits the	appurtenances and all other rights thereunto belonging or in a sereol and all fixtures now or hereafter attached to or used in c
FOR THE PURPOSE	OF SECURING PERFORMANCE TIGHT HUNDRED AND NO/100	E of each agreement of grantor herein contained and payment
and all other date becauith net	vable to beneficiary or order and mi	
not sooner paid, to be due and	i payable per terms of no	t is the data stated shows on which the final installment of sa
becomes due and payable. In t	the event the within described prop	restly, or any part thereof, or any interest therein is sold, agreed rest having obtained the written consent or approval of the bene instrument, irrespective of the maturity dates expressed there
Lessin shall become immediate	ly due and payable. property is not currently used for agric	(法保護) 認知 지수는 지수 있는 지수가 물건했다. 너희 지수가 가지 않는 것이 있는 것이 가지 않는 것이 같아.
1 To protect preserve and	of this trust deed, grantor agrees: maintain said property in good condition ish any building or improvement thereon;	the direction of other adreement effecting this deed or the liep or
not to commit or permit any waste of 2. To complete or restore (manner any building or improvement	romptly and in good and workmanlike twich may be constructed, damaged or	thereot; (d) reconvey, without warranty, all or any part of the proper
destroyed thereon, and pay when due 3. To comply with all laws,	ordinances, regulations, covenants, condi- orgeneriv- if the beneficiary so requests, for	services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneliciary may time without notice, either in person, by agent or by a receiver to
join in executing such tinancing stat cial Code as the beneliciary may to proper public office or offices, as w	ements pursuant to the Uniform Commer- equire and to pay for ling same in the vall as the cost of all lien searches made citis as may be deemed desirable by the	e pointed by a court, and without regard to the adequacy of any secure the indebtedness hereby secured, enter upon and take possession of sa
beneliciary.	usly maintain insurance on the buildings	" less costs and expenses of operation and collection, including reasonab
and such other hazards as the here an amount not less than \$	ciary, may from time to the relate, a	n
if the grantor shall fail for any rea deliver said policies to the benefician	red to the beneliciary as soon as insured son to procure any such insurance and to ry at least litteen days prior to the expira ow or hereafter placed on said buildings	 property, and the application or release thereof as aloresaid, shall not waive any default or notice of default hereunder or invalidate any a wounded to be a set of the s
the beneficiary may procure the collected under any life or other in	same at graniors expense. The another surance policy may be applied by benefit in such order as beneficiary	12. Upon default by grantor in payment of any indecideness hereby or in his performance of any agreement hereunder, the benelici
may determine, or at option of being any part thereof, may be released to not cure or waive any default or no	o grantor. Such application or release shal tice of delault hereunder or invalidate any	 event the beneficiary at his electron may proceed to foreclose this trust in equity as a mortgage or direct the trustee to loreclose this trust advertisement and sale. In the latter event the beneficiary or the trust
taxes, assessments and other charge	ee from construction liens and to pay all es that may be levied or assessed upon o part of such taxes, assessments and othe mat and acompute deliver receipts therefo	Il execute and cause to be recorded his written indice to denote that in the to sell the said described real property to satisfy the obligations of the said described real property to satisfy the obligations of the same selection of the same
to beneliciary; should, the grantor l	ail to make payment of any taxes, assess	13. Should the beneliciary elect to foreclose by advertisement
make such payment, beneliciary m	a described in paragraphs 6 and 7 of the	I, trustee for the trustee's sale, the grantor or other person so privil d ORS 86,760, may pay to the beneficiary or his successors in interest time the series amount then due under the terms of the trust deed
trust, deed, shall be added to and	siddle arising from breach of any of th	is obligation secured thereby (including costs and expenses actually including costs actually including costs and expenses actually including costs and expenses actually including costs actually including
same extent that they are bound	ments, with interest as aloresaid, the prop II as the grantor, shall be bound to the for the payment of the obligation hereic hall be immediately due and payable with hall be immediately due and payable with	be default as would not then be due had no default occurred, and the in the default, in which event all foreclosure proceedings shall be dism be the trustee.
out notice, and the nonpayment the	hair of infunctiatory does also possed and recoil shall, at the option of the beneticiary nat deed immediately due and payable and d tensors of this trust including the cos only and expenses of the trustee incurre	d place designated in the notice of sale or the time to which said a
in connection with or in enforcing	nd expenses of this frust including the costs costs and expenses of the trustee incurre this obligation and trustee's and attorney	a shall deliver to the purchaser its deed in form as required by law c
loes actually incurred.	d any action or proceeding purporting t	to plied. The recitals in the deed of any matters of fact shall be conclus
	s deed, to pay all costs and expenses, in	15. When trustee sells pursuant to the powers provided herein the shall apply the proceeds of sale to payment of (1) the expenses of shall apply the proceeds of sale to payment of a resemble chartee by
allect the security, rights or powers action or proceeding in which the b any suit for the foreclosure of this cluding evidence of title and the b	event of an appeal from any judgment of	cluding the competition of the trust end a trust deed, (3) to al or attorney; (2) to the obligation secured by the trust deed, (3) to al Phaving recorded liens subsequent to the interest of the trusters and the secure of the interest may annex in the order of their priority and
allect the security rights or powers action or proceeding in which the b any suit for the foreclosure of this cluding evidence of title and the b amount of attorney's fees mentione lised by the trial court and in the	ble as the beneliciary's or trustee's atto	
allect the security rights or powers action or proceeding in which the b any suit for the forcelosure of this cluding evidence of title and the b amount of altorney's fees mentione lixed by the trial court, and in the decree of the trial court, grantor 1 pellate court's shall adjudge reasona ney's lees on such appeal. It is mutually agreed th	at:	surplus.
allect the socurity, rights or powers action or proceeding in which the h any suit for the forcelosure of this cluding evidence of tille and the h amount of attorney's fees mentiones lixed by the trial court, grantor I pellate court shall adjudge reasona mey's fees on such appeal. It is mutually agreed th 8. In the event that any pounder the right of eminent domain right, if it as a elects, to require the	at: stion or all of said property shall be take or condemnation, beneficiary shall have th it all or any portion of the monies payable to the state of	surplus. aurplus. 16. For any reason permitted by law beneficiary may from time appoint a successor is ony frustee named herein o auccessor irustee appointed hereunder. Upon such appointment, and auccessor irustee appointed hereunder.
allect the socurity, rights or powers action or proceeding in which the b any suit for the foreclosure of this cluding evidence of tille and the b amount of attorney's fees mentions fixed by the trial court and in the decree of the trial court, gentor 1 pellate court shall adjudge reasons ney's lees on such, appeal. If is mutually agreed th 8. In the event that any po- under the right of eminent domain right, if it so elects, to require tha es compensation for such taking, w to pay all reasonable costs, expen- incurred by gentor in such proc	at: ricion or all of said property shall be take or condemnation, beneficiary shall have (h it all or any portion of the monies payabi which are in escens of the amount require sea and attorney's (see necessarily paid ceedings, shall be paid to beneficiary any the second second second second second second paid to beneficiary and the second	surplus, it any, to the granter to the two methods and the second
allect the socurity, rights or powers action or proceeding in which the h any suit for the forcelosure of this cluding evidence of tille and the h amount of attorney's fees mentiones lixed by the trial court, grantor I pellate court shall adjudge reasona ney's fees on such appeal. It is mutually agreed th 8. In the evant that any po under the right of eminent domain right, if is oo elects, to require tha as compensation for such taking, w to pay all reasonable costs, expen- incurred by grantor in such proc both in the trial and appellate co liciary in such proceedings, and t	lat: or condemnation, beneficiary shall be take or condemnation, beneficiary shall have it it all or any portion of the monies payab- which are in escess of the amount require seed and attorney's leve necessarily paid of ceedings, shall be paid to beneficiary an able cost and expenses and attorney's be suits, necessarily paid or incurred he balance applied upon the inderdent become	surplus. 16, For any reason permitted by law beneliciary may from 16 m 16, For any reason permitted by law beneliciary may from time appoint a successor or successors to any frustee named herein or accessor, trustee appointed hereunder. Upon such appointment, and conveyance to the successor or trustee, the latter shall be vested with or powers and duties conferred upon any trustee herein named or hereunder. Each such appointment and subsitution shall be made b instrument executed by beneliciary, containing reference to this fir and the processor in the other pointment of the property in the conclusive prood of proper appointment of the successor trus- tes the conclusive prood of proper appointment of the successor trus- testor the conclusive prood of proper appointment of the successor trus- testor the conclusive prood of proper appointment of the successor trus- testor the conclusive prood of proper appointment of the successor trus- testor the conclusive prood of proper appointment of the successor trus- testor the conclusive prood of proper appointment of the successor trus- testor the conclusive prood of proper appointment of the successor trus- testor the conclusive prood of the conclusive trustee the successor trus- testor the successor trustee trustee the successor trustee the successor trustee the successor trustee trustee the successor trustee the successor trustee trustee the successor trustee the successor trustee truste
allect the socurity, rights or powers action or proceeding in which the h any suit for the forcelosure of this cluding evidence of tille and the h amount of attorney's fees mentiones lixed by the trial court, grantor I pellate court shall adjudge reasona ney's lees on such appeal. It is mutually agreed th S. In the event that any po- under the right of eminent domain right, if is oo elects, to require tha as compensation for such taking, w to pay all reasonable costs, espen incurred by grantor in such proc both in the trial and appellate co liciary in such proceedings, and t secured hereby; and grantor agrees and ensoute, such Instrumente, an pensation, prompily upon banelicia. 9. At any line and iron i	lat: or condemnation, beneficiary shall be take or condemnation, beneficiary shall have it it all or any portion of the monies payab- which are in escess of the amount require seedings, shall be paid to beneficiary an able cost and expenses and attorney's ben unts, necessarily paid or incurred where he balance applied up to able such action shall be (necessary in to take such action shall be (necessary in to take such action of the bolance of this dock and the note for	surplus. 16, For any reason permitted by law beneliciary may from 16 m 16. For any reason permitted by law beneliciary may from time appoint a successor or successors to any frustee named herein or accessor, trustee appointed hereunder. Upon such appointment, and conveyance to the successor or trustee, the latter shall be vested with or powers and duties conterred upon any trustee herein named or hereunder. Each such appointment and substitution shall be made b instrument executed by beneliciary, containing reference to this ti and its place of record, which, when recorded in the olice of the Clerk or Recorder of the county or counties in which the property is whall be conclusive prool of proper appointment to the successor trus- 17. Trustee accepts this trust when this deed, duly execu- acknowledged is made a public record as provided by law. Trust obligated to motify any party hereto of appending asle under any other obligated to motify any party hereto.
allect the socurity, rights or powers action or proceeding in which the b any suit for the foreclosure of this cluding evidence of tille and the b amount of attorney's fees mentions fixed by the trial court and in the decree of the trial court, gentor 1 pellate court shall adjudge reasons ney's lees on such, appeal. It is mutually agreed th 8. In the event that any po- under the right of eminent domain right, if it so elects, to require tha es compensation for such takind, w to pay all reasonable costs, expen- incurred by grantor in such proc applied by it lirst upon any reason both in the trial and appellate co liciary in such proceedings, and t secured hereby; and grantor agrees and esseute, such instruments, an lensation, promptly upon banelicia liciary, payment of its lees and 1 prom liciary, payment of its lees and 1 prom the iability of any person for the	nat: rition or all of said property shall be take or condemnation, beneficiary shall have th t all or any portion of the monies payable which are in excess of the amount require seed and attorney's lees necessarily paid or ceedings, shall be paid to beneficiary and able costs and expenses and attorney's lee units, necessarily paid or incurred by ben- the balance applied upon the indebtedme s, at its own expense, to take such actor ry'a request. time to time upon written request of ben presentation of this deed and the note the payment of the indebtedness, trustee ma	auplus. If any, to the guarder to the sevent start of the sevent

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iculty served in ice simple of said describe	to and with the beneficiary and those clai a real property and has a valid, unencum	ming under him, that he is law- bered title thereto
An and strength of the fact that there is father affect at	(1) A set of the se	ver.
(b)XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	of the loan represented by the above described no nily, household or agricultural purposes (see Imp NOX IX A SUMMAT SUMMARY REPORTS	ortant Notice below), Kaiki Anker Arka Kaiki Kaiki Kaiki Kai
contract secured hereby, whether or not named a masculine gender includes the feminine and the	lit of and binds all parties hereto, their heirs, leg signs. The term beneficiary shall mean the holder as a beneficiary herein. In construing this deed and neuter, and the singular number includes the plu trantor has hereunto set his hand the day a	and owner, including pledgee, of the whenever the context so requires, the ral.
INDERIGATION CONTRET Delete, by lining out, whiche not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-In-Lending A beneficiary MUST comply with the lAct and Regula disclosures; for this purpose, if this instrument is to the purchase of a dwelling, use Stevens-Ness form if this instrument is NOT to be a first lien, or is no of a dwelling use Stevens-Ness Form No.; 1306, or with the Act is not required, discreased this portion.	ver warranty (c) or (b) is beneficiary is a creditor st and Regulation Z, the sea GHEST lien to finance No. 1305 or equivalent; t to finance the purchase	2% /
(If the signer of the obove is a corporation, use the form of activation opposite.) STATE OF VERSION SALIFORNIA) STATE OF VERSION SALIFORNIA) SS.	STATE OF OREGON, County of	
A JULY , 19-83. Personally appeared the above named JAMES J. VAUGHAN and DEBRA L. MC CUTCHEON	duly sworn, did say that the former is president and that the latter is the.	
cond acknowledged the foregoing ment to be the ir voluntary act and control the ir voluntary act and control the intervolution with the intervolution of the	2.15者には特には我華になる。ことで、ことになっても、ことになっても、ここで、ここで、ここで、ここで、ここで、ここで、ここで、ここで、ここで、ここ	that the instrument was signed and
Notary Public for Gregon CALIE My commission expires: 10-9-1	Notary Public for Oregon My commission expires:	(OFFICIAL SEAL)
TO: The undersigned is the legal owner and hol trust deed have been fully paid and satisfied. Yo said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to rec estate now held by you under the same. Mail rec LOS INF UNEDED OF SECTION OF LOS INF UNEDED OF SECTION OF DATED:	BEQUIST FOR FULL EXCONVEYANCE : • be used only when obligations have been paid. , Trustee der of all indebtedness secured by the foregoing t u hereby are directed, on payment, to you of any su all evidences of indebtedness secured by said tru onvey, without warranty. to the parties designated surveyance and documents to DEMEDERATING of indebtedness in the DEMEDERATING of indebtedness in the DEMEDERATING of indebtedness in the DEMEDERATING of indebtedness in the DEMEDERATING of indebtedness in the particular in the indebtedness in the DEMEDERATING of indebtedness in the particular indebtedness in the DEMEDERATING of indebtedness in the particular indebtedness in the particular indebtedness in the DEMEDERATING of indebted	ims owing to you under the terms of st deed (which are delivered to you by the terms of said trust deed the
De net less or destroy this Trust Dood OR THE NOTE w	hich it secures. Both must be delivered to the traskes for concelle	tion before reconveyance will be made.
	Life in the allies of the County Longer County Internation Ice	DF OREGON, of Klamath }ss. tily that the within instrument red for record on the11 day July
요즘 없어야 한 것 같은 것 같은 것 같은 것 같은 것은 것은 것 같은 것 같은 것	SPACE RESERVED: in book/r SPACE RESERVED: in book/r FOR page 10 RECORDER'S USE ment/mic Record of	6. o'clock FM., and recorded ee/volume NoM. 83 on 269or as fee/file/instru- rofilm/reception No. 25591, Mortgages of said County.
JANES J. VAUGEAU and M. J.	County a	tness my hand and seal of fixed.
MOUNTAIN TITLE COMPANY, INC.	SOFT OF AND	Le Le Jones
FORM Na. Alt-Cingun Trust Dans Sector-TRUST DERD	MAIL MALE AND	n an

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