Join in executing on allecting suit, ordinances, regulation, or works, condition of the second NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laan 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 thereaf, or an escrow agent licensed under ORS 696.505 to 696.585.

surplus, it any, to the granter or to his successor in interest entitied to such auchus. 16. For any reason permitted by law beneficiary may hem time to time appoint a successor reaccessors to any trustee named herein or to any conveyance to the appointed hereunder, yoon such appointment, and without powers and duties conferred upon any trustee here vested with all titled instrument executed by beneficiary mains bubstitution shall be written and its place of the county or counties in which the office of the County of the conclusive proof of provide appointment of the successor trustee and its place of the county or counties in which the the property is situated and the conclusive proof of proof as provide duty executed and shall be conclusive proof of proof as provide duty executed and trustee accepts this trust when this deed, duty executed and trustee accepts this trust when this duty and trustee and trustee accepts this trust when the duty any other deed of trust or of any action or proceeding in which granter, beneficiary trustee aparty unless such action or proceeding is brought by trustee.

the default, in which event all loreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and be designated in the notice of sale or the time to which said sale may in the notice of sale of the trustee may sell said property either shall deliver to the purchase; its deed in form as required by law conveying the prosperty so sold, but without any covenant or warded by law conveying of the recities the each of any matters of lact shall be conclusive priori of the trustee sells purchase at the sale. Trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the process is to the powers provided herein, trustee shall apply the process is to the powers provided herein, trustee shall apply the process is a solar of a chase by trustee is the property in the deed of sale to payment of (1) the express of sale structure, (2) to the subscience is its inclusive of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure and the trustee and the trustee and the trustee is any to the structure and the trustee and the trustee is any to the structure and the inclusion of the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee and the trustee is any to the structure is the inclusion of the trustee is the trustee is a

wave any default or notice of default hereunder or invaluate shuft not cure or pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and advertisement as a mortage or direct the beneficiary cure the beneficiary at his election may proceed to foreclose this trust deed by to sell the sail. In the latter event the beneficiary in equip as a mortage or direct the time and payable. In such and advertisement and saile. In the latter event the beneficiary of the state of oreclose this trust deed by to sell the sail of the truste eshall first deed by thereby whereupon the trustee shall first time and place blicknows.
13. Should the beneficiary effect to foreclose the strust deed in the there for that at any prior of the days before the date set by the truste is of the trust of the struste is the strust of the strust deed by the there is the sail of the beneficiary or the strust deed in ORS 66.740 to 86.740.
13. Should the beneficiary or his successors in interest super the fault at any interimined by here by here by the fault at any prior to live days before the date set by the trust for the truste's and's the distant or or othe trust deed and bay to blightion secured thereby its of the trust provided in the date in the terms of the trust deed and here beneficiary or his successors in interest super the full thereby and there by here thereby the struct is not the trust deed and then distant to struct by lawy of the trust deed and the distant such portion of the trust deed and here default, the would not then be due had no default actor prioring or the trust deed and here beneficiary of the trustee, such a bay be distant such portion of the prior bay here default at the beneficiar portion of the portion of the the terms of the trust deed and here distant such portion of the portion of the trust deed and the turne there d

dividing timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in a substance of the intervention of the transmit and restriction therecon: (c) join in any substance of a consent to the making any restriction therecon: (c) join in any substance of the intervention and there in a set of the intervention of intervention of the intervention of intervention of the intervention of intervention of intervention of the intervention of intervention of intervention of intervention of intervention of

STEVENS-NESS LAW PUBLISHING CO., PORTLAND. OR. 97204

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as Trustee, and

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between

Vol. Mg4 Page

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 thereoi and all fixtures now or hereafter attached to or used in connec-tion with said real estate. or hereaster appertaining, and the rents, issues and profits thereor and all lixings now or descated attached to or ased it connect with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

The above described real property is not currently used for agriculation of the protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good conditions and nearing to remove or demolish any building improvement thereon to commit or premit any waveled is and property. To complete or restore promptly and in good and workmanilse and the security and pay the constructed, damaged thereon, and pay time due all costs incurred therefor. To complete and the said property: if the beneficiary so requests, to thom and restrictions allecting statements pursuant to the Uniton sovenanth, condi-proper public offices or offices, as well as the cost of all lien searches made thenelic the searching agencies as may be deemed desirable by the tenelic ary. 4. To provide and continuously maintain insurance on the buildings

The South 1/2 of Lot 10 in Block 7, INDUSTRIAL ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of

sum of ELEVEN THOUSAND AND 00/100-

Klamath County, Oregon.

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VICTOR L. ALEXANDER and ANDREA L. ALEXANDER, husband and wife

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

MTC -13257-A TRUST DEED

REED S. COURTEMANCHE as Grantor, MOUNTAIN TITLE COMPANY, INC.

FORM No. 881-1—Oregon Trust Deed Series—TRUST DEED (No restriction on assignment). 32248

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT

Real Estate Contract, including the terms and provisions thereof, recorded November 1, 1976 in Volume M76, page 17255, Microfilm Records of Klamath County, Oregon.

and that he will warrant and forever defend 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, household or agricultural purposes (see Important Notice below), (B)X NATA A RESOLVENT A STATE A CONTRACT A CONTRACT AND A CONTRACT AND A CONTRACT AND A CONTRACT AND A CONTRACT (CONTRACT A CONTRACT A CONTRACT A CONTRACT A CONTRACT A CONTRACT AND A CONTRACT A CONTRACT A CONTRACT A CONTRACT (CONTRACT A CONTRACT A

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his h

* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the d	~	I Paul The day and y	ear first above written.
as such word is defined in the Tauth in the the	ary is a creditor	ed stown	manche
beneficiary MUST comply with the Act and Regulation by m disclosures; for this purpose if this instrument with the	ngulation Z, the MCCU	5. Courtemanche	
disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stovens Mars is to be a FIRST	lien to finance		
if this instrument is NOT to be a first line	or equivalent;		
of a dwelling use Stevens-Ness Form No. 1306, or equivalent with the Act is not required, disregard this nation	ce the purchase		
toned, antregata this nonce,	. in compliance		
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)			
	C 00 (00)		
STATE OF OREGON,	\$ 93.490)		
	STATE OF ORE	GON. County of) ss.
County of Klamath		, 19) ss.
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Porsonally, appopulation the doore named Reed S.			•
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	president and that	the latter is the	
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My commission expires: ////6/87			(OFFICIA)
	My commission exp	vires:	SEAL)
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