32612	WITC - 1= TRUST	DEED	Vol mou a	PUBLISHING CO., PORTLAND, OR. 9
THIS TRUST DEED, made this JAMES A. WOOD, JR.	16+2		January	-uge
JAMES A. WOOD, JR.				, 19 <u>.84</u> , betwe
as Grantor, MOUNTAIN TITLE COMPANY	I, INC.			
ROBERT WILLIAM ELLISON and HA as Beneficiary,	VZEL J. ELLI	SON, husban	d and wife	, as i rustee, at
Grantor irrevocably grants bargains	WITNES	SSETH:		
Grantor irrevocably grants, bargains, inKlamath A parcel of land in the sum of	regon, describe	veys to trustee ed as:	in trust, with po	wer of sale, the propert
A parcel of land in the SW 1/4 NW the Willamette Meridian, Klamath Beginning at a point where the Sou			a or carairy de	scribed as follows
the Easterly right of way line of of way line of Climax Avenue a dis 09.28' East 72.91 feet to an iron pin, thence North along the Easter point of beginning, said parcel be	Ogden Stree stance of 12 pin; thence rly right of eing Parcel	et, thence H 29.43 feet t South 89° f way line o A of Minor	ine of Climax East along sai to an iron pin 10' West 129 of Ogden Stree Land Partition	Avenue intersects d Southerly right , thence South 42 feet to an iron t 73.43 feet to the No. 80-105
together with all and singular the tenements, heredit now-or hereafter appertaining, and the rents, issues a	taments and appu	irtenances and all	other rights therew	the holonsing
note of even date herewith, payable to beneficiary or note somer paid, to be due and payable per 1 The date of maturity of the debt secured by th becomes due and payable. In the event the within de sold. conveyed, assigned or allemated by the grantor then, at the beneficiary's option, all obligations secure herein, shall become immediately due and payable. The above described real property is not currently u To protect the security of this trust deed, grant to protect the reserve and maintain said event	order and made i terms of no is instrument is t escribed property, r without tirst ha ed by this instrum	bulars, with interes by grantor, the fi- te	t thereon according to nal payment of princ move, on which the fin eof, or any interest the written consent or a	o the terms of a promissory cipal and interest hereof, it
and repair; not to remove or demolish any building hyperty in J. To complete or restore promptly and in more any building or improvement which may be constructed lestroyed thereon, and pay when due all costs incurred therefor. J. To complete or restore promptly and in facod and lestroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, the second of the Unit of the second of the second steering said property: if the beneficiary signal restrictions affecting said property: if the beneficiary is that Code as the beneficiary may require and to pay for thing ordere public office or offices, as well as the cost of all liens is remelicary. 4. To provide and continuously maintain insurance on one or hereafter erceted on the said permiser against laws or dan anount not less than \$TULT INSURFACT and the formaties acceptable to the beneficiary and from time do thin the second of the baneliciary with loss payable to the baneliciary at less thileen days prior to the beneficiary may from time do the second provide and content of the second of any policy of insurance now or hereafter placed on said of any policy of insurance now or hereafter placed on said y upon any indebtedness secure any such other host notices of bandless second to be noticiary the entire any such order any life or other insurance affantor's expense. Jetter or waive any default or notice of default hereunder or in 5. To keep said premises tree from construction liens and starts, assessments and other charges payable by grant thereof, may be not differed in paragraphs 6 and starts, assessments and advert of any property should the grant of such any schedul the start of the obstation of the said stores as stores and stores and stores and stores and there of any rights arising from breach of the security with the stores stores and stores and stores and to the boneliciary of the stores and the secure of the stores stores and to the bestheliciary with the stores and there stores and	Rood condition for sment thereon; suit l workmanlike for d, damagled or leg erannts, condi- sor requests, to orm Commer- tim Same in the poi earches made the irable by the erty same in the poi earches made the irable by the erty issue in the poi earches made by lire mer require, in licit , written in the latter; all coll, the latter; all coll, the latter; all coll, the latter; all coll, n as insured; insue the arount d by benefi- ts beneficiary the day all exect release shall even walidate any in e even walide the the inter thereol, there iss and other herei iss therefor there areas, assess the t antor, either antor, either the the the thereol, iss of the iss of the cost is of the shall any of the ess shall be point any of the shall is beneficiary any of the cost is and other herei antor, either antor, either antor be secured ORS any of the point is beneficiary any of the cost is and other is and to the cipal attorney's shall porting to the point i attorney's shall attorney's shall attorney's shall attorney is here is shall be shall a any attor i attorney here cold attorney here income i attorney here income	steel; (d) reconveysion intee in any reconveysion ally entitled thereto; conclusive proof of vices mentioned in the interview proof of the without notice, ei- ned by a court, and indebiedness hereby y or any part there even and polits, inclus costs une expenses i s less une expense i s less une expenses i s less une expenses i s less i s le	without warranty, all or synance may be describ, and the recitals thereir the truthfulness thereor the truthfulness thereor the truthfulness thereor the truthfulness thereor the inperson, by agen d without regard to the secured, enter upon ana d, in its own name sue secured, enter upon ana d, in its own name sue and those past due and of operation und collectic the truthfulness secured hereby upon and taking poss- issues and prolits, or it prensation or awards for ation or release thereody to default hereunde to default hereunde the default or or of the beneficiary or his set then due under the term y (including costs and eg- oblice of sale or the time by law. The trustee for the due da no default ate for cash, payable as the due any matters of fa the due any matters of fa the due any matters of fa the of any purchase at the sall sale shall be held on the fault the due have of the have the due the sale of the fault the due have of the fault the due have of the fault the due have of the fault the due of have of the fault the due of have of the fault the due have of the have the have of have of the have the have of have of have the hav	Inder, beneficiary may at any to by a receiver to be ap- adequacy of any security for lake possession of said prop- or otherwise collect the energy unpaid, and apply the same on including reasonable attor- print and apply the same session of said property, the he proceeds of time and other any taking or damage of the as advessid, shall not cure or er or invalidate any act done of any indebtedness secured ereunder, the beneficiary may us and payable. In such an do to forcelose this trust deed by for the trust deed by oreliciary or the truste shall cold claut and his election tisy the obligations secured indept the strust deed by neeliciary or the truste shall e of drault and his election tisy the obligations secured indept by the trust deed by the processors in interst, respec- ness of the trust deed and place of sale, give notice before the date set by the her person so privileged by successors in interst, respec- ns such portion of the prin- occurred, and thereby cure dings shall be dismissed by the funct of sale may by all said property either if the parcel or parcels at the truste, but including the trustee, but including the trustee, but including the trustee. but including the trustee in the trust et shall be conclusive proof if the trustee in the trust the parcel of such is the trustee in the trust the trust trustee in the trus
, if it so elects, to require that all or any portion dirichlary shall mpensation for such taking, which are in receiver at the monie any all reasonable costs, expenses and attorney's for the amount red by grantor in such proceedings, shall be paid to benefic any all reasonable costs and expension to benefic in the trial and appellate courts necessarily paid waitation in the trial and appellate courts necessarily paid waitation y in such proceedings, and the balance applied upon the indu- erate such instruments as shall be necessary in obtaining su tion, promptly upon beneficiary's request. 9. At any time and from time to time upon written request payment of its fees and presentation of this deed and the	l have the time a is payable so p	10. For any reason ppoint as successor or or trustee appointed and duties confere fer. Each such appoint place of record, w. place of record, w. r Recorder of the co conclusive proof of 17. Trustee accepts ledged is made a pu do provide made applied.	permitted by law bene successors to any trusts hereunice. Upon such a trustee, the latter shal when any trustee he miment and substitution neliciary, containing rel, hich, when recorded in neticory, containing rel, hich, when recorded in proper appointment of t this trust when this c ublic record as provided	liciary may from time to e named herein or to any appointment, and without I be vested with all title, rein named or appointed shall be made by written erence to this trust deed the office of the County h the property is situated, he successor trustee. leed, duly executed and
c) payment of its fees and presentation of this deed and the sement (in case of full reconveyances, for concellation), without hability of any person for the payment of the indebtedness, trus : The Trust Deed Act provides that the trustee hereunder must be eiting and loan ossociation authorized to do business under the load try of this state, its subsidiaries, officiates, orfension for the payment of the state of t				

or savings and loan association authorized to do business under the lither an attorney, who is an active member of the Oregon State Bar, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 605.505 to 696.555.

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 Trust Deed dated March 18. 1976, recorded March 23. 1976, recorded in Volume M76, page 4120, Microfilm Records of Klamath County, Oregon, in favor of First Federal Savings and and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-fors, 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 feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is 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 by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. JAMES A. Û WOOD, (If the signer of the above is a corporation, use the form of acknowledgment apposite.) STATE OF OREGON, County of Klamath ss. Sanuary, 19 84 Forsonally applianted the above named FAMES A WOOF, JR. and acknowledged the foregoing instru-ment to be his voluntary act and deed. Betge me: STATE OF OREGON, STATE OF OREGON, County of) ss. Personally appeared and duly sworn, did say that the former is the... who, each being first president and that the latter is the secretary of a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act potential. Betore me: (OFFICIAL SEAL) Before me: Notary Public for Oregon My commission expires: ////6/87 (OFFICIAL My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and noder of an indecidentess secured by the toregoing that deed, an sums secured by secure by the tores 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust used or pursuant to statute, to cancel an evidences of indepredites secured by said trust used (which are derivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: , 19 Beneficiary C. Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) STATE OF OREGON. STEVENS-NESS LAW PUB. CO., PORTLAND, OR County of Klamath ss. James A. Wood, Jr. I certify that the within instrument was received for record on the 17t day of <u>January</u> 19.24, at 10:32 o'clock A. M., and recorded in book/reel/volume No. <u>184</u> on page <u>11</u> or as fee/file/instru-Grantor SPACE RESERVED Mr. & Mrs. Robert W. Ellison FOR RECORDER'S USE ment/microfilm/reception No. 32612, Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. MOUNTAIN TITLE COMPANY, INC. Evelyn Biehn, County Clerk NAME By PAn Smith TITLE Fee: \$8.00 A second s Deputy 3....

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