40.000

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 declare all sums secured hereby immediately due and payable. In such an meguity as a morifage or direct the trustee to loreclose this trust deed advertisement and sale. In the latter event the beneficiary or this metality as a morifage or direct the trustee to loreclose this trust deed advertisement and sale. In the latter event the beneficiary or the trustee shall to sell the said described real property to satisfy the oblight, give notice thereoi, as the required by law and proceed to ioreclose this trust deed in freely, whereupon the trustee to loreclose this frust deed thereoi, as then required by law and proceed to ioreclose this frust deed in the delaute of the States event to be free the shall be able the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary or this successor in sortised by tively, the entire sais the grantor or other purson so privileged by tively, the entire based the beneficiary or his successor in furest, espace obligation secured the tweet he had not rustees and strust deed and the endorcing the iterms of the obligation and trustees and strust deed and the endorcing the terms of the obligation and trustees, and secure the trustee. In the based the had no delault correct, and thereby cure the trustee, the based the based in trustees and altorney's lees not ex-cipal as would not there by law other the terms of the trust deed and the endorcing the iterms of the obligation and trustees, and parts and thereby cure the trustee, then be end had no delault correct, and thereby cure the trustee, the sale shall be held on the date and at the time and delay. Otherwise, the sale shall be held on the date and at the time and

surplus, it any, to the frantor or to his successor in inferest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named havin or to any conveyance to the successor trusted. Upon such appointment, and without powers and duits conferred under, the latter shall be vested with all title, hercunder. Each such appointment any trustee herein named or appoint instrument executed by beneliciary, containing reference to made by written and its place of record, which, when recorded in the office of the county that be conclusive proof of proper appointment of the successor trustee. (The vestice is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sele by law. Trustee is not trust or of any action or proceeding in which frantfor you be deed of shall be a party unless such action or proceeding is brought by trustee. 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 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 696.585.

the delault, in which event all foreclosure proceedings shall be dismissed by the trustee. in which event all foreclosure proceedings shall be dismissed by place designated in the notice of sale or the time to which sale may in one parcel or in separate parcels and shall sall the parcel or the sale shall be the purchaser its desk, payable at the time of all of the the trustee may tell said property either the trustee may tell said property either and the highest bidder of the form as required by large the property so sold, but without desk in form as required by the conclusion of the trustee sale of any matters of tack shall be conclusive to the trustee sale bareoil any parcent or warranty, express or im-of the trustee biereoil. Any purchase at the sale. The recitals in the deed of any matters of tack shall be conclusive to the trustee biereoil any purchase at the sale. Shall apply the proceeds of sale to payment of (1) the spennes of sale, is adving recorded liens allowed to the interest of the trustee by trustee studing the compensation of the trustee of the trustee by trustees and a physical the trustee and a reasonable charke by trustees and the recorded liens allowed in the trustee of the trustee by trustees deed as their interests may appear in the order of the trustee in the trust aurplus. 16. For any reason permitted by law beneliciary may from time to

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Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in sub difficult of the property is an any the same of the property. The granting any easement or creating any restriction thereon; (c) join on any subordination, or other optimistical any restriction thereon; (c) ion or charge frantee in any recovery, without warranty, all or any part of the property. The legally entitled thereto; and the recitals there in of the property. The second state of the truthulness therein of the property. The second state of the truthulness therein of the property of the share of the truthulness therein of the property. The second state of the truthulness therein of the property of the share of the truthulness therein of the property. The second state of the truthulness therein of the share of the share of the truthulness therein of the share of the share of the truthulness therein of the share of the share of the truthulness therein of the share of the truthulness therein of the share of the share

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 thereof and all fixtures 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 mutter mitolician cover uniform of MO/100 (\$30,700,00) sum of THIRTY NINE THOUSAND SEVEN HUNDRED AND NO/100 (\$39,700.00)-----

Lot 6, Block 29, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 UNIT', PLAT NO. 2,

according to the official plat thereof on file in the office of the County

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

as Beneficiary,

84, between as Grantor, LaDONNA MCADON and KEITH ARDELL McADON, wife and husband, as Trustee, and

MICTINUST DEED

STEVENB.NESS LAW PUBLISHING CO., PORTLAND, OR. 970

Vol. 1184 Page 10003

THIS TRUST DEED, made this _____l4th _____day of ____June CAROL B. MURRAY, ----MOUNTAIN TITLE COMPANY INC.

FORM No. 881—Oregon Trust Deed Series—TRUST DEED. ™37753

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

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, tanily, household or agricultural purposes (see Important Notice below), (b) -for an organisation, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

Durposes. 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, execu-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 teminine 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.

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Carol B. Murray

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* 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 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; of a dwelling use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

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MOUNTAIN TITLE COMPANY

INC.

STATE OF OREGON,	e e e e e e e e e e e e e e e e e e e	
County of Klamath	STATE OF C	DREGON, County of
Part 1980		, 19
Personally appeared the above named	- 01 30116	uly appeared
Carol P	duly sworn, di	d say that the former is the
	president and	d say that the former is the
() A7 Muliay	secretary of	
and acknowledged at	a corporation,	
to be their provided the foregoing instru-	sealed in behal	and that the seal affixed to the foregoing instrument of said corporation and that the instrument was sign i of said corporation by authority of its board of di- em acknowledged and
Before the Belore the	and each of th	of said corporation and that the instrument was sign t of said corporation by authority of its board of dir teem acknowledged said instrument to be its volume
CIAL Bade Stolla	Before me:	t of said corporation by authority of its board of dir em acknowledged said instrument to be its volunta
- Jacobelle		
Nafary Rublic for Oregon	- Notari D. Lu	
My commission expires: 7/12/85	Notary Public f	or Oregon
10/05	My commission	expires: (OFFI SEA
		0.07
REQUE		
To be used on	ST FOR FULL RECONVEY	ANCE
	nly when obligations have	been paid.
······································	, Trustee	
t deed have been fully and togat owner and holder of all j	indebtedness	
trust deed or pursuant to	re directed	by the foregoing trust deed All
The undersigned is the legal owner and holder of all i at deed have been fully paid and satisfied. You hereby at frust deed or pursuant to statute, to cancel all evident with together with said trust deed.	ces of indebted	ent to you of any sums owing to wars secured by
t deed have been fully paid and satisfied. You hereby at trust deed or pursuant to statute, to cancel all eviden with together with said trust deed) and to reconvey, with e now held bytyou under the same. Mail reconveyance a	out warranty to th	secured by said trust deed (which are the term
intast accd or pursuant to statute, to cancel all evident with together with said trust deed) and to reconvey, with a now held bytyou under the same. Mail reconveyance a	and documents to	e parties designated by the terms of said truck de
ED:		and these deed
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not lose or destroy this Trust Dead On The		Beneficiary
, this floor Deed OR THE NOTE which it secures.	Both must be delivered to	at a
not lose or destroy this Trust Deed OR THE NOTE which it secures.		the trustee for cancellation before reconveyance will be made
RUST DEED		
IFORM N. CONT	1919년 1919년 - 1919년 - 1919년 1919년 - 1919년 -	STATEOFOR
ENG-NESS LAW PUB. CO., PORTLAND. ORE.	and a second second	STATE OF OREGON,
		County of Klamath ss
Glen L. & Carol B. Murray		I certify that the within instrument
	Course and the	,
Grantor		
Grantor II SPA	GE RESERVER	at
Keith Ardell & LaDonna	CE RESERVED	at
Keith Ardell & LaDonna	FOR	at8:48 o'clock AM., and recorded in book/reel/volume No
Keith Ardell & LaDonna		at8::48o'clock AM., and recorded in book/reel/volume No
Keith Ardell & LaDonna McAdon Reco	FOR	at8::48o'clock AM., and recorded in book/reel/volume No
Keith Ardell & LaDonna	FOR	at8:48 o'clock AM., and recorded in book/reel/volume No

Fee:

\$8.00

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

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mitt.

TITLE

Deputy

NAME

H-1-

1.

Bv