NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan 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 above described real property is not currently used for agricu To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property, in 600d condition: 2. To complete or restore promptly and in 600d and workmanlike manner any building os improvement thereof. 3. To complete or restore promptly and in 600d and workmanlike destroyed thereon, and pay whith due all costs incurred thereof, duranted in escrution suffering statements pursuant to the University or requests, to in esceuting such timanics at graphic pursuants, condi-tions in esceuting such timanics at graphic pursuants of the pro-proper public office or offices as well as the cost of all filing same in the beneficiary.

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note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if The date of maturity of the debt secured by this libitudient is the date, outed above, es due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

and has not examined it for regularity and sufficiency

instrument by request as an accommodation only,

MOUNTAIN TITLE COMPANY, INC. has recorded the

Lot 5, Block 2, Tract 1218, Dodds Hollow Estates, County of Klamath,

in _____Klamath _____County, Oregon, described as:

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

MtC 5625

TRUST DEED

....., as Trustee, and

12968

84 between . 19

Page

Vol.m84

Harold Leon Berry and Nila Earlene Berry, husband and wife Mountain Title Company, Inc.

as Grantor,

as Beneficiary,

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Tara Enterprises

FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restrict)

39415 1917 OF. 97601

in a which or the yes.

surplus, it any, to the grantor or to his successor in interest entitled to such 16. Beneficiary may from time to time appoint a successor or success interest of the successor of the successor of the successor or success under. Upon such appointment, and without conveyance to the successor upon any trustee therein named or appointed hereunder. Each such appointment and substitution shall be vested with all title, post, and duites conterred and substitution shall be made by written instrument. Each such appointment which, when recorded in the nortside records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

togenies, with trustees and attorney's lees not exceeding the amounts provided by law. 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 as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of parcels at shall deliver to the purchaser its deed in form as required by law conveying of the recitals in the deed of any matters of fact shall's. We conclusive proof the fraction and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers excited at the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trusteend of the structee's having recurded liens subsequent to the interest of the trustee and local as their interests may appear in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

the manner provided in ORS 36.735 to 86.735. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor on y other person so privile date the trustee conducts the sale, the grantor on y other person so privile date the trustee conducts the sale the default or defaults. If the default consists of a failure to pay, when due, ontife amount by the trust deed, the default may be cured by asympt due, not then be due had to default occurred Any other default that is capable of obligation of trust deed. In any case, in addition to curing the default of defaults the cured by tendering the performance required under the and expense actually incurred in enforcing the beneficiary all costs together with trustees and attorney's less not exceeding the amounts provided 14. Otherwise: the sale shall be hald on the trust

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The grantor covenants and agrees to lly seized in fee simple of said described re	eal-prope	rty and has a valid, uner	claiming under him, that cumbered title thereto	t he is law-
ly-seized in teo simple or said described in		 Angle sector anti-activity and an anti- sector sector sector and an anti- activity and an anti-activity and an anti- activity and anti- activity and anti- activity and an anti- activity and anti- activity and anti- activity and anti- activity and anti- activity anti- activity		
that he will warrant and forever defend	d the san	ne against all persons wh	omsoever.	
I that he will warrann and rolever deren.				
The grantor warrants that the proceeds of the	he lean re	presented by the above descri	bed note and this trust deed a	ure:
 (a)* primarily for grantor's personal, family (b) for an organization, or (even if grantor 	is a natur	al person) are for business or	commercial purposes other thi	trators execut
This deed applies to, inures to the benefit s, personal representatives, successors and assign thract secured hereby, whether or not named as a soculine gender includes the feminine and the ne	a benefician uter. and	ry herein. In construing this de the singular number includes	the plural.	o required, inc
IN WITNESS WHEREOF, said gra	ntor has	hereunto set his hand the	day and year first above	written.
IMPORTANT NOTICE: Delete, by lining out, whichever t applicable; if warranty (a) is applicable and the b	r warranty i eneficiary i	a) or (b) is s a creditor Ha	rold Leon Berry	2 T
such word is defined in the training that word is defined in the training that and Regulation sciosures; for this purpose, if this instrument is to be	a FIRST lies	ng required to finance equivalent;	la Earlene Berry	eng
e purchase of a dwelling, use seven to a root of this instrument is NOT to be a first lien, or is not i a dwelling use Stevens-Ness form No. 1306, or eq ith the Act is not required, disregard this notice.				
f the signer of the above is a corporation, the the form of acknowledgment apposite.)	(ORS 9	3.490)		
TATE OF OREGON		STATE OF OREGON, Cou	nty of) ss.
County of Klamath County of Klamath July 27 Personally appeared the above named Harold Leon Berry and Nila Earlene Berry		Personally appeared		
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		excertions and that the latt	er is the	•••••
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Viadd acknowledged the foregoing	instru-	corporate seal of said corpo	sear annea to be instrumen poration by authority of its be edged said instrument to be	and of directors
nent to be thesp voluntary act and	i deed.	and each of them acknowl and deed. Before me:	edged said histration to 20	
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