l and

"the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commerced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default consist of a failure to pay, when due, entire amount due at the time of the cure other than such portion as would obligation or frust deed. In any case, in addition to curing the default or default, the person so pother shall pay to the beneficiary all costs of defaults, the person effecting the cure shall pay to the beneficiary all costs conditions and attributes and attorney's less not exceeding the amounts pother to defaults, the person effecting the cure shall pay to the beneficiary all costs closetter with trustee's and attorney's less not exceeding the amounts pother 14. Otherwise, the sale shall be held on the date and it to the in-

by law: 14. Otherwise, the sale shall be held on the date and at the time and postpost and 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 parter or m, separate parcels and shall sell the parcel or parcels at shall deliver to the highest bidder for cash, payable at the time of sale. Trustee the processing the sale of the highest bidder for cash, payable at the time of sale. Trustee the processing the sale of the sale of the sale of the sale of the sale between the sale of the sale between the sale. The fraction of the sale between the sale of the sale of the sale. The fraction of the sale between the sale. 15. When trustee sells rurement to the toward the sale between the sale.

required by law conveying in the grantor and beneficiary, may patters of fact shall be conclusive proof the grantor and beneficiary, may purchase at the sale. The provided herein, trustee selfs pursuant to the powers provided herein, trustee that apply the proceeds all pursuant to the powers provided herein, trustee cluding the compensation of sale to payment of (1) the expense of sale; in-attorney, (2) to the obligation secured by the trust deed, (3) to all persons deviation of the function of the inferent of the trustee in the trust deviation of the grantor or to the inferent of the trustee in the trust surplus. If any to the grantor or to his successor in interest entitled to such ourder, the sum appoint of the trust appoint a size.

Surplus, II any to the grantor or to his successor in interest entitled to such surplus, WIG: Benelklary may from time to time appoint a successor or success-ors to any trustee named herein or to any successor trustee appointed here-under. Upon suce named herein or to any successor trustee appointed here-trustee, the latter abapointment, and without convers and duties conterred and substitution shall be made by written instrument execute appointment which, when recorded in made by written instrument execute appointment which, when recorded in mortfage records of the county or counties in of the successor trustee.

NOTE. The Trust Deed Act provides that the trustee hereunder must be either an atto or savings and loan association authorized to do business under the taws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

<text><text><text><text><text>

if hereafter appertaining, and the rents, issues and provids increor and all listures now or increased, and the with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY-NINE THOUSAND AND NO/100 -

Jogether 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-

38

plat thereof on file in the office of the County Clerk of Klamath County, Oregon. -

40293

FORM No. 24

as Beneficiary,

Lot

1

JOHN M. HILDUM and RAE J. HILDUM, husband and wife

as Grantor, MOUNTAIN THTE CO., INC

coth _____day of _____August WILLIAM R. G. BILLINGS and SYLVIA BILLINGS, husband and wife

TRUST DEED

THIS TRUST DEED, made this

., between Manna a prostates of say conni man more more thank the bosc 187

was received for record on the 21 day

92 ł

Mass Trustee, and

LOMTINUST BEED Page

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale; the property in <u>Klamath</u> Mijjiss <u>B. C. Fijjiss & County</u>, Oregon, described as: 7 and the South 1/2 of Lot 8, Block 22, CHEISEA ADDITION, according to the official ne fors ar destroy this frost Deed OF THE MOTE which it secures. Both must be delivered to the trustop for contactivition devers recurses and us and

The grantor covenants and agrees to and with the beneficiary and those claiming under him, the fully seized in fee simple of said described real property and has a valid, unencumbered title thereto_except noue and the constant for the payment of the indicated near the for the ter and _3210x 12 141 (1) 141 (1) and that he will warrant and forever detend 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 Nor Art Organization, You X aveous X Withow XX W Withow Withow XX & Kontextist, but you of the the trust deed are: Variable of the trust of the trust deed are: 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 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 beneficiary MUST comply with the Act and Regulation Z, the disclosures, for this purpose, if this instrument is to be a FIRST lien to finance. If this instrument is NOT to be a first lien; or is not to finance the purchase of a diveling was from the notice. If this instrument is experied lien; or is not to finance the purchase with the Act is not required, divergent the notice. If this instrument is corporation, the form of the above is a corporation. WILLIAM RIG BILLINGS STATE OF OREGON, STATE OF OREGON. County of Klamath)ss. Angels f. D.C. Providing prices of the approximation Providing prices of the approximation Providing Providence of the approximation Providing Providence of the approximation Providing Providence of the approximation Providence of the approximation of the approximation Providence of the approximation of the approxim STATE OF OREGON, County of ىلىرى يېغى ئەركىيى تەركىيى مەمەر يېزىكى تىرىكى Personally appeared and An duly sworn; did say that the former is the..... president and that the latter is the..... on an and a stand of the loregoing instru-voluntary act and deed. 2.Con secretary of a corporation, and that the seal affixed 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 Before me: ko mo: (OFFICIAL Kristic 2 otary Public for On Notary Public for Oregon Ny (OFFICIAL ion expires: // My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE d only wh TO: Truste The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust doed 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 doed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust doed (which are delivered to you herewith together with said trust deed) and to recouver, without warranty, to the parties designated by the terms of said trust deed the setate now fold by you under the same. Mail reconveyance and documents to estate now fold by you under the same. Mail reconveyance and documents to the bulk of th and and structure the concern the solution of and another solution of all the approximately and the solution of the solution o DATED: Beneficiary net less or destroy this Trust Dood OR THE NOTE which it see TRUST DEED DE CLICC OL THE COMMAN OFFIC STATE OF OREGON, TOP [BIG (FORM No. BAD) ITS OF IC BJOCK SS' CHEINEY VEDT COUNTY of Klamath 348 8.555 F 88. William R. G. Billings & Sylvia Billings Control Outcourd descuped as: I certify that the within instrument am R. G. Billings & Sylvia Billings Conta Oregon descriped as: of <u>August</u>, 19.84, Crantor research frants par such sets and country to reacted in the set of the s Grantor John M. Hildum & Rae J. Hildun ICHN N. FILDER WIG 29: 1 in book/reel/volume No. _______M84____ on page ______14425_____ or as fee/file/instru-FOR BECORDER'S USE NT 13 ment/microtilm/reception No. 40293, Record of Mortgages of said County. as Grantor KAMINIE Beneliciary AFTER RECORDING RETURN TO ATTIVINE CONTRIPORT SUC MOUNTAIN TITLE CO., INC. 221 AIV BLITINGS MAPPENET SUC ATTAIN BIGHN, County Clerk MOUNTAIN TITLE CO., INC. 10 THE GAL OF THE ACTIVITY OF THE ACTIVITY. ACTIVITY OF THE ACTIVITY. ACTIVITY AC 'I Ind MOUNTAIN TITLE CO. INC. Fee: \$8.00.3 Deputy 2CXW Dand Second -- 18456 0660.