deed of trustee

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, fruntee cluding the proceeds of sale to payment of (1) the expenses of sale, in-stronsy, to the obligation secured by the trust deed, (3) to all vertices deed as their interests may appear to the interest of the trustee in the frunt surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to the appoint a successor or success under. Upon such associations is successor trustee appointed herein inster, the latter shall obtinitient, and with all tille to over and during the successor and under the latter shall be made or appointed herein and units and entry and the states sheet name by written instrumider. Each such appointed which then recorded in the appointed herein of the county or counties in which the property is situated, shall be conclusive proof oper appointement of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee in obligated to notify any party received of pending said under any other dues trust or of any action or proceeding in which granter, beneficiary or tru 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 lows of Oregon or the United States at the 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 696.583.

<text><text><text><text><text><text><text><text><text> together with trustee's and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said sale may auction to the highest bidder for each a shall sell the parce or parcels are the postport to the parchest sided in form as required by aw conveying of the trustee sale shall be held on the time of sale. Trustee place. The trustee may sell said the parcels are been and the postport so sold michaels. This deed in form as required by aw conveying of the truthulness thereoi. Any person lact shall be conclusive provided the grant and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

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If is the date, stated above, on which the final instaliment of sum nore leaders, important to the making of any map or plat of said property; (b) join in a stanting any easement or creating allocing this deed property; (c) join in any thereoi; (d) more agreement allocing this deed or the lien or charge agreement allocing this deed or the lien or charge fragments alloc any map or the property; (b) join in any thereoi; (d) normer, without wasnety, all or any part of the ino or charge fragments allocing the property; (b) join in any thereoi; (d) normer, without wasnety, all or any meters or lack any or persons the conclusive proof of and the result described as the lite property; and the result described as the property or post of and the result described as the liter or persons services mentioned in the truthulness thereoi of any meters or lack any of the truthulness thereoi of by a receiver to be appresented by a court, alther in preson, by hereunder, beneliciary may at any or any part theroid the source and court and the property, and any property and those part theroid in the source and court and the source or other adequace of the truthulness are and prolits, including those part due to or otherwise collect and the result, any and take possession of any and the result and rolling those part due to or any part theroid the source due to any individuate any action of a such and prolits, including these and prolits or to the application and collect unpaid, and apply the same and prolits, including the sense of any of the application of such result, since and prolits, including the application and collect unpaid, and apply and other application of such result, and thereoid a shore of any addite any action of a such and collect and the application and collect any at any action of a such and collect and the application of a such and all the application and collections are and collect and the application and collection any individuate any action of a such and thereol, as then required by drantor in payment of any

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable ______ per terms of note ______, 19 note of even date herewith, payable to beneficiary or order and made by granion, the titled payable of principal and installment of sold note of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable.

sum of FIVE THOUSAND TWENTY-FIVE AND NO/100

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 static real estate. FOR: THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Trune D.

40579

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THUCT I

1h

DATED:

in the office of the County Clerk of Klamath County, Oregon.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in . Lot 14, Block 17, KLAMATH FOREST ESTATES, according to the official plat thereof on file

FREDERICK W. MARSHALL and ELMA M. MARSHALL, husband and wife .., as Trustee, and

es Grantor, MOUNTAIN TITLE CO., INC.

T.SS: MTC-

the truster but

THIS TRUST DEED, made this _____9th _____day of _____August

Bear June

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14894

between

an a	14895
	and provide the second s
and that he will warrant and forever defend th	
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)XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
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 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 warran not applicable; if warranty (a) is applicable and the beneficit as such word is defined in the Truth-in-Lending Act and Re beneficiary MUST comply with the Act and Regulation by r disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness form No. 1300 (6) the Lesting and the Stevens-Ness form No. 1300	ary is a creditor sgulation Z, the JKCK EARL CATRON Barl Gannon naking required Jack Barl Gannon
If, this instrument is NOT to be of first lien, or is not to finan of a dwelling use Stevens-Ness form. No. 1306, or equivalen with the Act is not required, disregard this notice.	ce the purchase
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	na na sensaria da sensaria Anterio da sensaria da sens Anterio da sensaria da sens
STATE OF CHEREDON, TEXAS	STATE OF OPECON C.
August 15	Personally appearedand
JACK EARL CANNON	duly sworn, did say that the former is the
	president and that the latter is the
5 102	B corporation and that the seel efficient to the function in the
and schnowledged the toregoing instru- ment to be his voluntary act and deed. Before to Darlene Dunnam (OFFICIAE SEAL)	corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me:
Notar Public for present Texas My commission expires 02/18/86	Notary Public for Oregon (OFFICIAL My commission expires:
To:	
DATED:	
	Beneticiary
De not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	
	er contraction before reconveyance will be made.
TRUST DEED	STATE OF OREGON, County ofKlamath
Gravier reversibily grants, butk inv. self a	The second secon
Grantor FREDERIC W. CANNON & ELMA M. CANNON	space Reserved at2:10o'clock P. M., and recorded in book/reel/volume NoM84on page14894or as document/tee/tile/
M2. (11.15.11.1.1.	RECORDER'S USE instrument/microfilm No. 40579 Record of Mortgages of said County.
AFTER RECORDING RETURN TO	Witness my hand and seal of County attixed.
MOUNTAIN TITLE CO., INC.	Evelyn Biehn, County Clerk
30000	8:00 grep By Han Ameth Deputy
FORM No. 2711 - Wingow Com David Scriptor (2015) 2013 1013 1014 1014 10	