## 40589

THIS TRUST DEED, made this 28th day of August JONATHAN E JACKSON and ELLEN J. JACKSON, husband and as Grantor, .....

Vol. ngy Page

MOUNTAIN TITLE CO. INC

FOREST PRODUCTS FEDERAL CREDIT UNION

Gramor 608

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

SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF.

TRUST DEED

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise the convertion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

(\$15,000.00)—

Dellars, with interest thereon according to the terms of a promissory not of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it follows the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity of after the within described property, or any part thereof, or any interest therein is sold, agreed to be herein, shall become immediately due and payable.

To protect the security of this trust dead departs advantaged in the maturity of the maturity dates expressed therein, or

The date of maturity of the becomes due and payable. In the event the within description then, at the beneficiary option, all obligations surved by this ins then, at the beneficiary option, all obligations curred by this ins the beneficiary option, all obligations curred by this ins the close described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees, and repair, noneted, preserve and maintain appetity or improvement thereon, and repair, noneted, preserve of maintain and property or improvement which and in shood and workmanike mental to the committee of the control of th

ultural, timber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any stanting any easement or creating any restriction thereon; (c) join in any stanting any easement or creating any restriction thereon; (c) join in any stanting any easement allecting this deed or the lien or charge and the stanting and the property. The described as the property. The described as the property. The stanting in any reconveyance may be described as the property. The property of the truthlives thereof of any map or persons be condusive proof of the truthlives thereof. Trustee's level or any of the property of the property of the truthlives thereof. Trustee's level or any of the time without point of the truthlives thereof. Trustee's level or any of the pointed by agent or by a receiver to be aptime without notice, either in perform the property of the adequacy of any security for early pointed by the court, and without repair to the adequacy of any security for early or any part thereof, in its own upon and take possession of such proprises of operation and collection, including reasonable after less costs and expenses of operation and collection, including reasonable after less costs and expenses of operation and collection, including reasonable after.

11. The surface of the property and in such order as beneficially and the property, and the property and the property, and the property, and the property, and the property, and the property of the property of the property of the property of the property and the property of the property and the property of the property and the property and the property of the property and the property and the property of the property and the property of the property of the property and the property of the prop

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced to foreclose this trust deed in IS 86.735 to 86.795.

13. After the trustee has commenced to foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor of any other person so privile date the trustee conducts the the delault or delaults. If the delault consists of a failure to pay, when due, sale, the grantor deaults. If the delault consists of a failure to pay, when due, not then be due to the time of the cur of the fine such portion as would be being cured my be cured by tendering the performance required under the being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in defaults, the person effecting the cure shall pay to the beneficiary all costs of defaults, the person effecting the cure shall pay to the beneficiary all costs of the shall incurred in enforcing the obligation of the trust deed by law.

14. Otherwise, the sale shall be held on the date and at the time of the sale shall be held on the date and at the time of the sale shall be held on the date and at the time of the sale shall be held on the date and at the time of the sale shall be held on the date and at the time of the sale shall be held on the date and at the time of the sale shall be held on the date and at the time of the sale shall be held on the date and at the time of the sale shall be the sale shall be the sale shall be the time of the sale shall be t

together with trustee's 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 no no, parcel or provided by law. The trustee may sell said property either no not to the highest bidder for cash, payable at the time of sall parcels at shall deliver to the purchaser its deed form as required by law conveying hied, The recitals in the deed of any matters of lact shall be conclused pried. The recitals in the deed of any matters of lact shall be conclused proof of the trustee the property as only person, excluding the trustee, but including the first parcel and beneficiary, may purchase at the sale.

15. When trustee sells oursuant to the powers provided herein, trustee

ine grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee cluding pipy the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all personable deed, as their interests improper to the interest of the trustee in the deed, as their interests may appear in the order of their priority and (4) the surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16: Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed successor trustee appointed trustee, the latter shall be vested with all title powers and duties concerned and substitution shall be made by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee. It is trust when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee is not obligated to notify any party feeto of pending sale under any other deed of fust of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding in brought by trustee.

mey, who is an active member of the Oregon State Bar, a bank, trust company or the United (States, a stille insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agree fully seized in fee simple of said describ	ed real prop	erty and has a valid	d those claiming under him, d, unencumbered title thereto	that he is law-
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and that he will warrant and forever d	efend the sa	me against all perso		e de la companya de La companya de la co
	MANAGERIA (MANAGERIA) (MANAGERIA) MANAGERIA (MANAGERIA) (MANAGERIA) MANAGERIA (MANAGERIA)	THE PROPERTY OF THE PROPERTY O		
The grantor warrants that the proceeds (a)* primarily for grantor's personal, to (B)* KK MICOTENHOUSEMEN MICOTENHOUSE  This deed applies to, inures to the betters, personal representatives, successors and a contract secured hereby, whether or not named	amily, househousehousehousehousehousehousehouse	old or agricultural purp MANAGEM NEW XXX EVEN inds all parties hereto, rm beneticiary shall me ry herein. In gonstruing	oses (see Important Notice below SHERIK XXXXIII K.K.K.K.K.K.X.X.X.X.X.X.X.X.X.X.X.X.X.X	), Than agricultural inistrators, execu-
masculine gender includes the teminine and the IN WITNESS WHEREOF, said		50 July 1886 To 17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		vo written
* IMPORTANT NOTICE: Delete, by lining out, which	R Harris III	1	A S Quale	ve williell.
not applicable; if warranty (a) is applicable and to a such word is defined in the Truth-in-lending beneficiary MUST comply with the Act and Regularclosures; for this purpose, if this instrument is to the purchase of a dwelling, use Stevens-Ness form if this instrument is NOT to be a first ilen; or is of a dwelling use Stevens-Ness form No. 1306, a with the Act is not required, disregard this notice.  (If the signer of the above is a corporation, use the form of adaptive general appoints.)	the beneficiary of Act and Regulation by making the a FIRST lie of the control of	s a creditor thin Z, the ng required to finance equivalent;	han E. Jackson  A Backson  1 Juckson	
STATE OF OREGON, Constitute of the Constitute of		STATE OF OREGON	County of	) as.
County of Klamath		A STATE OF THE STA	19 10 10 10 10 10 10 10 10 10 10 10 10 10	
Personally appeared the above named		Personally appe	ared who	
Homathan E. Jackson and Julien J. Jackson		- State and Brillian in the real filter	it the former is the	
		president and that the secretary of	latter is the hard of the latest	
OTAR And acknowledged the foregoin	d instru-	corporate seal of said (	t the seal affixed to the foregoing corporation and that the instrument of corporation by authority of its knowledged said instrument to be	instrument is the nt was signed and
Copercial Carlo	्रिक्ताव्यक्षः स्टूबर्गन्तः । ह्रा वृद्धः एकः कृत्याः । । । । । । । । । । । । । । । । । । ।	Before me: http://www.	ောက်လည်း သို့သည်။ အလုံးသည်။ ကျောင်းသည်။ ကျောင်းမေးကို သင်းသည်။ ကြောင့်သည်။ လုံးသည်။	er en
SEAL) Notary Public for Oregon	u	Notary Public for Occar	egalet elegis 1 mags - Commission	(OFFICIAL
My commission expires: 8//	6/18	Notary Public for Oreg My commission expires	gassus (n. 1900) Bennapostros	SEAL)
The undersigned is the legal owner, and it	REQUEST To be used only	FOR FULL RECONVEYANCE of the state of the st	ACTION OF THE STATE OF THE STAT	
said trust deed have been fully paid and satisfied. Ye said trust deed or pursuant to statute, to can herewith together with said trust deed) and to restate now held by you under the same. Mail results to the same with the same will be a supported by the	ou hereby are cel all evidence econvey, without econveyance and	directed, on payment to so of indeptedness secure ut warranty, to the pay indirection of the payments to the payment to th	o you of any sums owing to you used by said trust deed (which are ries designated by the terms of s	nder the terms of delivered to you
DETERMINENT AND ADDRESS OF THE PROPERTY OF THE	tranks and pri	s and encircument and direction of the distribution and the distribution and all fixthere of and all fixthere of an all fixthere of all fixthere of an all fixthere of an all fixthere of an all fixthere of all fixthere of a	nice sum in presentar and a	
			gradina Sanggar	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
			Beneficiary	
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures.	Both must be delivered to the	trusiee for concellation before reconveyance	will be made.
TRUST DEED			STATE OF OREGON,	} ss.
(FORM No. 881)		111111111111111111111111111111111111111	County of	J
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Beneficiary	TLE CO.	TOTO:	Witness my hand County affixed.	Mand@eeal of
AFTER RECORDING RETURN TO MOUNTAIN TITLE CO. INC	T KITEN	. JASKSOUT 3	distributed and believe	
has a control of the anti-specific and the action of the a	TELF	Saw at Line	NAME	TITLE
	M	I-PERLEY	By Market Market	Deputy

Lot 12, of ALTAMONT SMALL FARMS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, EXCEPTING THEREFROM the following:

Beginning at a point on the East line of Lot 12 of ALTAMONT SMALL FARMS, 10 feet South of the Northeast corner of said Lot; thence South along said East line a distance of 100 feet to a point; thence West at right angles to said East line a distance of 100 a distance of 100 feet to a point; thence North and parallel with said East line a distance of 100 feet to a point; thence East and parallel with of beginning.

ALSO EXCEPTING THEREFROM the Northern 10 feet of the Eastern 250 feet of said Lot 12.

STATE OF OREGON, )
County of Klamath )
Filed for record at request of

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on this	28 day	of Augu	st A.C	). 19 <u>84</u>
at_ 3:	57	o'cloc	k P	M, and duly
recorde	ed in Vol	<u>M84</u> 。	f Mo	rtgages
Page	14912			
	EVELYN	BIEHN,	 County	Clerk
	By Pan	Ami	Z)	Danuty
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