the mainter, provided in ORS 86.735 to 86.795. 13. After the truste has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the truste conducts the sale, and at any time prior to 5 days before the date the truste conducts the sale, and at any time prior to 5 days before the date the truste conducts the sale, and the default or default in the default may be cured pay, when due, not then be due at the time of the default may be cured pay, and due being cured my he cured by tendering the performance required may are cured by tendering the performance required that default obligation or trust deed. In any case, in addition to curing the default obligation or trust exact by tendering the performance required and default obligation of the addition to curing the beformance required and the and expenses actually incurred in enforcing the obligation of the trust deed. by law. 14. Otherwise, the sale shall he held on the date the trust dese

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 auction to the highest bidder for cash, payable at the parced or parcel shall deliver to the purchaser, its deed shall sell the parcent or parcels the property so the purchaser, its deed norm as required by law converging of the truthfulnes in the deed of any movemant or warranty, law concursing of the truthfulnes in the deed of any movemant or warranty, but including of the truthfulnes and beneficiary, may purchase at the sine trustee, but including the denote the truthfulnes and the sale.

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-sitorney. (2) to the obligation secured by the trust deed, (3) to all persons deed 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.

of the successor frustee. 17. Trustee accepts this trust when this deed, duly execute acknowledged is made a public record as provided by law. Trustee obligated to notily any are public rector of pending sale under any other d trust or of any action or proceeding in which grantor, beneficiary or 1 shall be a party unless such action or proceeding is brought by trustee. imey, who is an active member of the Oregon State Bar, a bank, trust company for the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

surplus, it any, to the granter or to his successor in interest entitled to such surplus, it any, to the granter or to his successor in interest entitled to such sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance appointed here-upon any trustee that be vested with title, powers and duties conferred and subsitution shall be made by writted hereunder. Each duties conferred which, when recorded in the mortgage records of the county or counties which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attor or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches; the United States

Table and restrictions attend and pass, ordinance: if the Mercer.
 The second part of the second part of the second o

To protect the security of this trust deed, grantor agrees To protect the security of this trust deed, grantor agrees: To protect, preserve and maintain said property in good condition and repair, not to remove on demolish any building or improvement thereon, not to commit or permit any water of said property. To complete or remove end the property and in good and workmanike destroyed thereon, and pay when all costs incurred therefor. To comply with all taws, ordinances, regulations, covenants, condi-tions and restrictions alteeting statements pursuant to the Uniform Commer-proper public officer of agrees as well as the cost of all lien searches in the proper public officer of agrees as may be deemed desirable by the proper public officer of one sampling agencies as may be deemed desirable by the proper action of searching agencies as may be deemed desirable by the beneficiary.

ultural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in grading any casting or creating any restriction thereon: (c) join in any grant of the restriction of the property: (b) ioin in subordination.or.other. agreement allecting this deed or the lien or charge frantee in any: recorregance may be described as the "person previous the conclusive proof of the truthulunes thereoi. Trustee's lees. for any of the conclusive proof of the truthulunes thereoi. Trustee's lees. for any of the truthulunes thereoi. Trustee's lees. for any of the property. The conclusive proof of the truthulunes thereoi. Trustee's lees. for any of the truthulunes thereoi. Trustee's lees. for any of the services mentioned in this paragraph shall be not be accounted by a courte, either in person, by aterunder, beneliciary may at any pointed by a courte, either in person, by aterunder, beneliciary may at any the indebtedness thereoi. In the addition of the adequacy of any security of a service and proof is a secure of any at the post secure of the set of the property. The essence and proof is the secure of a set of the addition of any attraction of a secure of the set of the property is a secure of the set of the property. The indebtedness secure of the set of the restored bears and expensition or release thereoi as aloresaid, shall not cure any deleming upon and taking possession of such restored.
11. The entering upon and taking possession of such for and of the property, and the pplication in release thereoi as aloresaid, shall not cure any delement of any delemination or invalidate and parts and the set of any delement of any taking of the set addition of a such release.
12. Upon discussion or release thereoi as aloresaid, shall not cure and other and other and other and other and other and advertisement and sets of any statement of the set of the advertion of advertisement and sets of any statement of advertisement and sets for any thereunder, the bene

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter 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

as fore an postray this true Deed OX THE MOTE which is record. Buth must be delivered to the fruster for conveticity befor

as Beneficiary,

Klamath County, Oregon, described as:

as Grantor, MOUNTAIN®TITLE CO. INC., 19.84..., between LEONARD G. RAMBERG and MARJORIE M. RAMBERG, husband and wife

UU TRUST DEED

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

Lot 43, FIRST ADDITION TO SPORTSMAN PARK, according to the official plat thereof non file in the office of the County Clerk of Klamath

15121

....., as Trustee, and

Page

MONTHIS TRUST DEED, made this _______ day of _____ August RUSSELL O. MCKEEVER

FORM

OC

in

40731

MIC # 14029-P

tilly served in the server and agrees to a	and with the beneficiary and these claiming under him, that he is al property and has a valid, unencumbered title thereto
(P and the second	and with the beneficiary and these claiming under him, that he is al property and has a valid, unencumbered title thereto
(a) A set of the	
and that he will warrant and forever defend	the same against all more
(1) Constructions of the second system of the construction of t	o and persons whomsoever.
The grantor warrants that the proceeds of it	[10] A. M. Andrewski, A. M. Markov, and A. Markov, and and and A. Markov, and A. Markov, and
(a) primarily for grantor's personal, family, h (b) KK KKARANANSAK WXCAPEK XXXRONCEXCE DULTORIA	loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), X Notoric New York See See Comportant Notice below),
This deed applies to, inures to the here the	
masculine gender includes the terminic	The term beneficiary shall mean the holder and owner, induinistrators, ex
IN WITNESS WHEREOF, said grantor	, and the singular number includes the plural.
* IMPORTANT NOTICE: Delete, by lining out, whichever wan not applicable; if warranty (a) is applicable and the benefit beneficiary MUST complex with the Truth-In-Lending. Act and 1	r has hereunto set his hand the day and year first above written.
as such word is defined in the Truth-in-Lending Act and i beneficiary MUST comply with the Act and Benut	clary is a creditor Russell Mick Ceven
the purchase of a dwelling, use Stevens Ness 5 to be a First	ST lien to finance
with the Act is set of the set of	ine purchase
te the form of acknowledgment or portion,	1991 D. M. Lyne
TATE OF OREGON, County of Klamath	(A) The Constraint of the Theory of the product of the Constraint of the Constr
8/27 108-4	STATE OF OREGON, County of) 53.
Personally appeared the above named Russell O. McKeever	Personally appeared
	duly sworn, did say that the former in who, each being fire
Nummini, 51	President and that the latter is the
A R- and decknowledged at	a corporation to a
Did be	corporate seal of said corporation and that the seal attixed to the foregoing instrument is the sealed in behalt of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its wide directors, and deed.
EPAC Paral 18	and each of them acknowledged said instrument to be its voluntary ac and deed. Before me:
TE OF My commission expires: 5/16/88	Notary Public for Oregon
Minimum My commission expires: 8/16/88	My commission expires
	Although State (1997) And Annual State (1997) Annual State (199
Je De Used only	
	A Transformer Statistics (1977) - A 2 Annaly Control of Statistics (1977)
deed have been fully paid and satisfied. You berefy	debtedness secured by the loredoing trust days
rith together with said trust deed) and to reconvey with	idebtedness secured by the foregoing trust deed. All sums secured by said a directed, on payment to you of any sums owing to you under the terms of es of indebtedness secured by said trust deed (which are delivered to you ut warranty, to the parties designated by the terms of said terms of said
neu by you under the same. Mail reconveyance an	nd documents, to the parties designated by the terms of said trust doubt
Discrete for a particular, and the rents, issue and the	and uppercontainers of the second sec
and the second	n and approximations of the state of the sta
 net less or destray this Trust Dead OR THE NOTE which it secures. 	Bonoficiary leth must be delivered to the trustee for cancellation before reconveyance will be made.
	Currenterion Befere reconveyance will be made.
TRUST DEED	STATE OF OFF
VENS-NESS TAW OUL OU TITO THE MADE	STATE OF OREGON, STATE OF OREGON, Klamath }ss.
THE PUB. CO PORTLAND. ORE.	The within instrument
SSEII O. MCKeever	was received for tangent and 27
SSEII O. MCKeever	Was received for record on the 31 day of <u>August</u> , 19.84
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Constant of the second of the	of <u>August</u> , 19.84, outside in book/reel/volume No. <u>M84</u> on page <u>15121</u> or as fee/file/instru- ment/microfilm/reception No. <u>40731</u> , Record of Mortgages of said County
Consistent Condition of the second se	Genescing of
Constant of the second of the	of <u>August</u> of <u>August</u> <u>1984</u> of <u>August</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1984</u> <u>1985</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u>1986</u> <u></u>