NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, 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 laws of Oregon 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 698.585.

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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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be made or with all title, powersand duties conterred and substitution shall be made by written instrument executed by beneficiary which, when recorded in the mortgage records of the could be beneficiary which the property is situated, shall be conclusive proof of proper appointment of the successor trustee, and this trust when this dead, duly executed and 17. Trustee ascents this trust when this dead, duly executed and

together with trustee's and attorney's lees not exceeding the amounts provided by law. Jacc designated in the notice of sale of the time to which sale sine may place designated in the notice of sale of the time to which sale sine may auction of the highest bidder for cash, payable at the parcel or in separate parcel as shall self the parcel sale sale the port of the highest bidder for cash, payable at the time of sale sales at the parcel or in separate parcel and shall self the parcel sale at the property so sold, but without any normal or warranty, express or im-plied. The recitats in the deed of any provenant or warranty, express or im-plied. The recitats in the deed of any proven at the shall be converse of the fruthfulness thereol. Any person, excluding the trustee, but including the fruthfulness thereol. Any person, excluding the trustee, but including shall apply, the proceeds as the sale. Shall apply, the proceeds as the sale. (J. 5. When 'trustee sells' pursuant to the powers provided herein, trustee cluding the compensation of a the frustee and a reasonable charge by trustees attorney. (2) to the obligate to payment of (1) the trustee in the trust deed as their, interests may appear, in the order of their trustee in the trust surplus, if any, to the granter or to his successor in interest entiled to successor is any person and the frustee to the trust and (4) the surplus.

the manner provided in ORS 86.735 to 86.795. 13. After 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 frantor any other persons op privileded by ORS 86.753, may cure sums secured by the trust deal, the default consists of a failure to pay, when due, not then be due had the time of the cure other than such portion as would being cured by cured by tendering. Any other default that is capable of obligation of trust deed. In any case, in addition to curing the default obligation of trust deed. In any case, in addition to curing the default of and expense actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and the trust

Itural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in any granting any easument all certaing any restriction thereon; (c) join in any thereof, (d) reconvey, without warranty, all or any part of the lien or charge frantee in any reconveyment allecting this deed or the lien or charge frantee in any reconveyment allecting this deed or the lien or charge frequency without warranty, all or any part of the lien or charge frequency without warranty, all or any part of the lien or charge frequency parts of the rectification of any map of the formation of the deed or the lien or charge frequency parts of the rectification of any map of the conclusive proof of the paragraph shall be not less than \$5 or any of the conclusive proof of the in person, by agent or by a receiver to be any of the individuation of the deed or the share of said the rectification of such any conclusive proof of the independency of any security loor of the independency of any security loor instruction of the independency o

STEVENS-NESS LAW PUBLISHING CO.

Vol. M&S Page

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STATE OF GREECET

PORTLAND, OR. \$720

3281

, as Trustee, and

note of even date herewith, payable to beneticiary or order and made by grantor; the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>per terms of note</u> The date 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. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, asigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE DIDDOSE OF SECURING REREORMANCE of each of connect of denote basis contained and provent of the

KLAMATH County, Oregon, described as: Lot 16 of LLOYDS TRACTS, according to the official plat thereof on file in the office

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

and the of another the ment and an the more more in second to second the contested in the more of a

LGG:

THIS TRUST DEED, made this ______ day of Hebruary

oc

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in

MICHAEL S. ORENDORFF and CAROLE C. ORENDORFF, husband and wife as Grantor, MOUNTAIN TITLE CO., INC.

46535

FORM No. 881-Oregon Trust Deed Sories-TRUST DEED.

DOROTHY L. ATCHISON

JEACS DRED

mTC#145502

TRUST DEED

in firm for philipping and in the standard for the standard for the

외문의 가

as Beneficiary,

Personally appeared the above named. Michael S. Orendorff & Carole C. Orendorff. who, each being tirs. duly sworn, did say that the former is the president and that the latter is the secretary of a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation to authority of its beard of directory		
and that he will warrant and lower didneid the same against all persons whomsever. The family warrant that he persons he is have reserved by its barden der field in the same der	The grantor covenants and agrees to and fully seized in fee simple of said described real p	with the beneficiary and those claiming under him, that he is law- roperty and has a valid, unencumbered title thereto
and that he will warrant and lower default the same spained all persons whomosers. The gender warrants that the proceeds of the Join represented by the above space for personal Autors betwoether and an end of a space space space of a space space space of the space	(A starting of the starting starting of the starting of the starting of the starting starting starting of the starting start Starting starting	1999-1994 κατά το 2010 βαρι 3 δουτοί συμο ο στορί στορματικό του
The spectra of particle balance is a standard of an advance of a spectra of the particle balance. The spectra of the spectra	and that he will warrant and forever defend the	same against all persons whomsoever
The spectra of particle balance is a standard of an advance of a spectra of the particle balance. The spectra of the spectra	(a) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b	ning and set of the set In set of the set of the Set of the set
The deed applies to, harens to the boost of all bands is parties bears, which have frequency advances, and the second of the sec	(b)-for an organization, or (even if granter is a n	n represented by the above described note and this trust deed are: ehold or agricultural purposes (see Important Notice below), atural person) are for business or commercial purposes other than agricultural
IN WITNESS WHEREOF, said grant of has hereantly set his hand the day and yang linst above written. INCOMPACT INFORCE Dates, by later set, by later set, by later and papering it works of the set hands. The set hands is a set of the set hands of the set of	contract secured hereby whether or not named as a bonot	term beneficiary shall mean the holder and owner, including pledgee, of the
The understand if we bench has been flags, the a coding declargers, for this parson, if this characterist is to be effect thes to theme declargers, for this parson, if this interment is to be effect these to theme declargers, for this parson, if this interment is to be effect the to theme declargers, for this parson, if this interment is to be effect the to theme declargers, for this parson, if this interment is to be effect the to theme declargers, for this parson, if this interment is to be intervalued, disrupt the total declargers, for this parson, if this interment is to be declargers and intervalued, disrupt the total and the other declargers of the above is a stream the stream the total declargers of the above is a stream the stream the total declargers of the above is a stream the above is a stream the total declargers of the above is a stream the above is a stream the total declargers of the above is a stream the above is a stream the above is a stream the total declargers of the above is a stream theabove is a stream the above is a stream theabove is a		그는 것은 사람에서 그는 것 같아요. 이 가지만 한 것에서 한 것 같아요. 이 것 같아요. 이 것 같아요. 나는 것 같아요. 이 가지 않는 것 같아요.
the provide market of the index of the is the first line of finance in private of the index of t	as such word is defined in the Truth-in-Lending Act and Reg beneficiary MUST comply with the Act and Regulation beneficiary	y is a creditor julation Z, the Michael S. Orendorff
Bit is a given of the dense is a consenting. STATE OF OREGON, County of State of State	the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306	lien to finance or equivalent; e the purchase (Anole C Onomdorld
County of YATE OF ORGEON, County of	(if the signer of the above is a corporation, use the form of acknowledgment opposite.)	[4] [1, 19] M. C. Martin, M. C. Martin, M. Martin, Martin, M. Martin, M. Martin, M. Martin, M.
Personally appeared the above named Michael S. Orendorff & Carole C. Orendorff & Personally appeared the formed in the marked by Chemodorff & Carole C. Personally appeared the formed in the sectory of the sector in the sectory of the sector in the formed in the sectory of the sector in the formed in the sector in the sector in the sectory of the sector in the	STATE OF OREGON	STATE OF OFFICEN County of
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Appl addressing and the standard set in the second set of addressing by addressing		a corporation, and that the seal affired to the foresteins instrument in the
SERV. P. Moley Edities to Organ Notary Public for Organ Notary Publi	and acknowledged the loregoing instru- ment to be their voluntary act and deed.	sealed in behalf 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 and deed. Before me:
Bildustringsion expires: SEAL) SEAL) Network in the second of the second o	SEAL PUBELO SANCe	Generation and the second seco
REQUERT YOR FULL RECONVERANCE I's be used only when sublication have been plat. TO:	My commission expires: 8/16/FF	SPATA
DATED: Beneficiary Do not less or desirey this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED Provens.MESS LAW FUR. CO., PORTLAND. ONE. Michael S. & Carole C. Orendor ff Grantor DOROTHY L. ATCHISON Beneficiary Beneficiary Beneficiary MOUNTAIN TITLE CO., INC. MOUNTAIN TITLE CO., INC. Michael S. LAW FUR. CO., INC. Beneficiary MOUNTAIN TITLE CO., INC. MOUNTAIN TITLE CO., INC.	TO: The undersigned is the legal owner and holder of all is trust deed have been fully paid and satisfied. You hereby a said trust deed, or pursuant to statute, to cancel all evider herewith together with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyance	ST FOR FULL RECONVEYANCE by when obligations have been paid. ,, Trustee indebtedness secured by the foregoing trust deed. All sums secured by said re directed, on payment to you of any sums owing to you under the terms of ness of indebtedness secured by said trust deed (which are delivered to you hout warranty), to the parties designated by the terms of said trust deed the and documents.
Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it serves. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED [FORM No. 581] STEVENDENESS LAW PUB. CO. PORTLAND. ORE Michael S. & Carole C. Orendor ff Grantor DOROTHY L. ATCHISON Beneficiary AFTER RECORDING RETURN TO MOUNTAIN TITLE CO., INC. MOUNTAIN TITLE CO., INC.	DATED ALL THE CLEARDER AND ALCINETED METED	renter inocus dis accession of granter foreix contrained and the sub-
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(FORM No. 881) SS. STEVENS.NESS LAW PUB. CO., PORTLAND. ORE I. County of Klamath Michael S. & Carole C. Orendor ff SPACE. RESERVED Grantor SPACE. RESERVED DOROTHY L. ATCHISON FOR POR Page. 3281 Or of Mortgages of said County. Witness my hand and seal of County affixed. MOUNTAIN TITLE CO INC. MOUNTAIN TITLE CO INC. MOUNTAIN TITLE CO INC.	Do not lose or destroy this Trust Deed OR THE NOTE which it secure	
IFORM No. 881) SS. STEVENENESS LAW PUB. CO., PORTLAND. ORE I certify that the within instrument Michael S. & Carole C. Orendor ff I certify that the within instrument Warch		
STEVENS-MESS LAW PUB. CG., PORTLAND, ORE: I certify that the within instrument Michael S. & Carole C. Orendorff was received for record on the .5th day Of March		
of		SS.
DOROTHY L. ATCHISON FOR page3281or as fee/file/instrument/microtilm/reception No. 46535 , Record of Mortgages of said County. Beneticiary Witness my hand and seal of County affixed. MOUNTAIN TITLE CO INC. Evelyn Biehn, County Clerk MARY TITLE By Ham Amithy Deputy	STEVENS-NESS LAW PUB. CO., PORTLAND, ORE	County of <u>Klamath</u> ss. <u>I certify that the within instrument</u> was received for record on the <u>5th</u> day
RECORDER'S USE ment/microfilm/reception No. 46535, Record of Mortgages of said County. Beneficiary Witness my hand and seal of County affixed. MOUNTAIN TITLE CO INC. Evelyn Biehn, County Clerk NAME TITLE By Ham Amith Deputy	FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE Michael S. & Carole C. Orendorff	County of
Beneficiary Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO County affixed. MOUNTAIN TITLE CO INC. Evelyn Biehn, County Clerk MARK TITLE By Hom Amello Deputy	FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE Michael S. & Carole C. Orendorff Grantor DOROTHÝ L. ATCHISON	County of Klamath ss. I certify that the within instrument was received for record on the5th day of March ,19.85, at 3:46 o'clock P. M., and recorded in book/reel/volume No. M85 on FOR page 3281 or as fee/file/instru-
MOUNTAIN TITLE CO., INC. TO By Hom American Deputy	FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE Michael S. & Carole C. Orendorff Grantor DOROTHÝ L. ATCHISON	County of Klamath Ss. I certify that the within instrument was received for record on the5th. day of March , 19.85, at .3:46 o'clock P. M., and recorded in book/reel/volume No. M85 FOR page
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