NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan 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 696.555

John m executing such thanks and property: if the benuting Covenants, condi-collected and continuously maintain insurance to the U john or Queuest, to be determined the beneficiary of a statements parameter of all tien scame in the beneficiary of the continuously maintain insurance on the buildings and such other hearded on the said premises againsurance on the buildings and such other hearded on the said premises againsurance on the buildings and such other hearded on the said premises againsurance on the buildings and such other hearded on the said premises againsurance on the buildings and such other hearded on the said premises againsurance on the buildings and such other hearded on the said premises against has one that the companies acceptable to the build. If this of insurance shall be delinciary, with loss payable to ... the latter all the deliver and the same at grant pays be the same binarded deliver and pay procure the same at grant pays be the buildings, collected under any present the same at grant pays be the buildings of deliver any delauter the same at grant pays be the buildings and deliver any delauter the same at grant pays and a such agaited building and the same at grant pays and any stat thereot, may be released on figure and a same the collected under any be released of the same same the same and the same and a thereot on grant of the deliver and the same and the pays any part thereot, may be released the same and the same and the pays and determine to such notice. I taxes, assessment and the delinquent and promptly delivers, assess to beneficiary, should the delinquent and promptly delivers, assess and such and propend other charges that may be idenied on assets there to beneficiary, should the delinquent and promptly delivers, assess and the deliver of and become a part of the based and the same trust deed, without waiver to and become a part of the based and the same trust deed, without waiver to and become a part of the barder of this and the amount of the same same of the same and a

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; to commit or permit any waste of and property. If good and workmanlike manner any building or improvement which may be constructed, damaged or 3. To comply with all laws, or dinances, regulations, covenants, condi-tions and restrictions allecting said property? If the beneficiary so requests, to cial Code as the beneficiary may require and to pay the Uniform Commer-proper public office or offices as well as the cost of all lien searches made beneficiary. 4. To provide and continuously maintain insurance on the building

Lee:

FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment) MTC-14510-1

172.44

THIS TRUST DEED, made this

OC

H 50 46660

CHARLES T. MC CARROLL and A. LAVONNE MC CARROLL, husband and wife

as Grantor, MOUNTAIN TITLE CO., INC.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

TRUST DEED

The date of maturity of the debt secured by this distribution is the date, stated above, on a comes due and payable. The above described real property is not currently used for agricultural, timber of grazing purposes.

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, it March 7, 19,95

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 connecnow or hereafter 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 PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SIX THOUSAND EIGHT HUNDRED AND NO/100

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 notily any party hereto of perding sale under any other ded of trust or of any action or proceeding in which frantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-nors to any trustee named herein or to any successor trustee appointed here-trustee, the latter shall be visit with tile, powers and duties conlerged and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in of the successor trustee.

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 express of sale, in-cluding the compensation of the to payment of (1) the express of sale, in-attorney, (2) to the obligation secured by the trust devil, (3) of the obligation secured having recorded liens subsequent to the interest of the trustee in the trust supplies, if any, to the grantor or to his successor in interest entitled to such supplies.

observer win trustees 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 be postponed as provided by law. The trustee may sell said property either in one parcel as provided by law. The trustee may sell said property either auction to the highest bidder for each payable at the time of sale. Trustee shall deliver to the purchaser its deed on any covenant or warranty, sells or conveying lied. The recitals in the deed of any matters of last shall be conclusive proof the grantor and beneficiary, may purchase at the sale. 15. When trustee sells nursuant to the source and the trustee but including

the manner provided in ORS 86.715 to 86.755. 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 drantor ony other persons op privilered by ORS 86.753, may cure sums secured by the trust deed, the default consists of a failure to pay, when due on then be due at the time of the cure other than such portion as could being cured up had no default occurred. Any other default that is capable of obligation or first deed. In any case, in addition to curing the default of and expense actually incurred in enforcing the obligation of the sheet of being four the beneficiary all costs together with trustees and attorney's fees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and the the sale.

ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the procession of line and other property, and the application or awards for any taking or damage of the waire any default or notice or release thereof as alorsaid, shall not cure or pursuant to such notice. L. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due and payable. In such and in equity as a morigant direct the trustee to loreclose this trust deed advertisement and sale. In the direct the beneficiaet his trust deed advertisement and sale. In the trustee to loreclose this insteaded to sell the said described property to satisfy the solitation secured thereby whereupon the trustee shall lix the time and place of sale, sive notice the ment provided in ORS 66.735 to 88.795. 13. Alter the trustee to foreclose this trust deed in 13. Alter the trustee to foreclose the strust deed in the the trustee to foreclose this trust deed in the many comparison of the trustee to a strust the strust deed in thereby whereupon the trustee shall lix the time and place of sale, sive notice the trustee shall lix the time and place of sale, sive notice the trustee the trustee to foreclose this trust deed in the manner provided in ORS 66.735 to 88.795.

(a) consent to the making of any map or plat of said property: (b) join in subset of the same of the same

ney this that four OR the MOLE which is security that must be intillated by the interse for some

The S 1/2 of the N 1/2 of the SE 1/4 of the NW 1/4 of Section 32, Township 39 South, Range 11 1/2 East of the Willamette Meridian, Klamath County, Oregon.

Vol. M85 Page CARLED, KINNEY and KERRY J. KINNEY, husband and wife March

OR. 9720

between

19 85

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend 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) XHOX an Excanization XXX even Nigramon's and Andrea Person's presence of the second purposes (see Important Notice below), (B) XHOX an Excanization XXX even Nigramon's and Andrea Person's presence of the second purposes (see Important Notice below), (B) XHOX an Excanization XXX even Nigramon's and Andrea Person's presence of the second purposes (see Important Notice below), (B) XHOX and Excan Provide the second purpose of th

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This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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, which	aver warranty (a) or (b) is (Arl D. Kinney luy Keny), Him
not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending	he beneficiary is a creditor
beneficiary MUST comply with the Act and Regul	lation by making required Klosul A Klosurell
disclosures; 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 lien, or is n of a dwelling use Stevens-Ness Form No. 1306, o	of to finance the purchase U, V
with the Act is not required, disregard this notice.	
(If the signer of the above is a corporation, spectrum or pro- use the form of acknowledgment opposite.) I subscribe the	역 학생 - 사가에 사가에 변경되었다. 이는 것은 이 가지 않는 것 같아요. 이 가지 않는 것이 가지 않는 것이 가지 이 사이지 않는 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것이 가지 않는 것 같아요. 이 가지 않는 것이 가지 않는 것이 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 이 가지 않는 것 같아요. 이 있는 것 같아요. 이 가지 않는 것이 가지 않는 것이 하는 것이 하는 것이 하는 것이 하는 것이 하는 것이 하는 것
STATE OF OREGON.	en eg (CRS 93.490) - Sister an Mindel (1100) en
) ss.	
County of <u>Klamath</u>) March 10 85	Personally appearedand
Personally appeared the above named	
KERRY J. KI	
FOR HERSELF AND AS POWER O	F ATTORNEY president and that the latter is the
FOR CARL D. KINNEY	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
and acknowledged the foregoin	g instru- sealed in behalf of said corporation by authority of its board of directors;
ment to be	and docat
Betore met	n service de la Before me: en la companya de
(OFFICIAL Sindia Tel	
Notary Public for Oregon	Notary Public for Oregon (OFFICIAL SEAL)
My commission expires: 7/13	SEAL) My commission expires:
	REQUEST FOR FULL RECONVEYANCE
	To be used only when obligations have been paid.
<i>TO:</i>	
The undersigned is the legal owner and h	older of all indebtedness secured by the foregoing trust deed. All sums secured by said
그는 것 같은 것 같	
	You hereby are directed, on payment to you of any sums owing to you under the terms of
said trust deed or pursuant to statute, to can	cel all evidences of indebtedness secured by said trust deed (which are delivered to you
said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r	el all evidences of indebtedness secured by said trust deed (which are delivered to you econvey, without warranty, to the parties designated by the terms of said trust deed the
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