<sup>∞</sup> 53269	TRUST	) <b>FED</b> , <b>1</b> (17)	VOLTUND	_Page_ <b>14000</b> @
THIS TRUST DEED, mad KEITH J. CARNEY and JU	DY L. CARNEY, husbar	id and wife	<u></u>	, 1985, betweer
as Grantor, MOUNTAIN TITLE	20., INC.			, as Trustee, and
MARVIN G. KUHLMAN and				
as Beneficiary,	in the second se	SFTH·	territe de la companya de la company La companya de la comp	
Grantor irrevocably grants	bargains, sells and conv	eys to trustee	e in trust, with	power of sale, the propert
in Klamath				net range to Falls
A portion of Lot 7 in Blo Oregon, having a frontage official plat of said Tow	on High Street of n. and further desc	ribed as f	ollows:	
For the sair approximate state of the second s	common to Lots 6 an hence Southeasterly y and parallel with High Street 120 fee ental Plat of said 0 crom 12 feet on the ments, hereditaments and app rents, issues and profits there ty to be used as at typic performance	and at ri High Stree t to the p priginal To Southerly ourfenances and eof and all fixtu h alley.	ght angles eet 37.55 fe point of beg side of the lall other rights ures now or hereat ent of grantor her	to High Street 120 et; thence Northweste inning, the frontage proximately 38.42 fee above described **se
sum of FOURTEEN THOUSAND	LMO HONDURD HWD HOLD			the state of a promissi
note of even date herewith, payable to not sooner paid, to be due and payable The date of maturity of the deb becomes due and payable. In the ever sold, conveyed, assigned or alienated then, at the beneficiary's option, all o herein, shall become immediately due a The above described real propenty	t secured by this instrument in the within described proper by the grantor without first bligations secured by this inst	s the date, state ty, or any part having obtaine rument, irrespe ural, timber or g	ed above, on whice thereol, or any is ed the written con ective of the ma prozing purposes.	h the final installment of said no nterest therein is sold, agreed to sent or approval of the beneficia turity dates expressed therein,
To protect the security of this	trust deed, grantor agrees: said property in good condition	(a) consent to a	the making of any n isement or creating	nap or plat of said property; (b) joir any restriction thereon; (c) join in flecting this deed or the lien or cha other all or any part of the property.
1: To protect, preserve and maintain and repair; not to remove or demolish any not to commit or permit any waste of said pro- 2. To complete or restore promptly manner, any building or improvement which destroyed thereon, and pay when due all costs 3. To comply with all laws; ordinan- tions and restrictions altecting said proven join in executing such financing stategories a real Code as the beneficiary may will as t by filing ollices or searching agencies as.	and in good and workmanlike may be constructed, damaged or incurred therefor. ces, regulations, covenants, condi- it the beneficiary so requests, to	time without no pointed by a co the indebtedness	otice, either in perso ourt, and without re- s hereby secured, ent	Hecting this deed or the lien or cha- nty, all or any part of the property be described as the "person or pers- itals therein of any matters or lacts s css thereol. Trustee's lees for any of hall be not less than S5. antor hereunder, beneficiary may at n, by adent or by a receiver to be stard to the adequacy of any security er upon and take possession of said p name sue or otherwise collect the re name sue or otherwise collect the re-
now or herealter erected on the said premin and such other hazards as the begeliciary t	intain insurance on the buildings is against loss or damage by fire hay from time to time require, in the bar of the second buildings with the second buildings and the sec	issues and profi less costs and e ney's lees upon ficiary may det 11. The	its, including those p expenses of operation any indebtedness se ermine. entering upon and	and collection, including reasonable at cured hereby, and in such order as b taking possession of said property,
companies acceptable to the delivered to t policies of insurance shall be delivered to t if the grantor shall fail for any resson to t deliver said policies to the beneficiary at lea	he beneficiary as soon as insured; procure any such insurance and to st lifteen days prior to the expira-	insurance polici property, and t waive any defa pursuant to suc 12, Up	es or compensation or the application or rel- nult or notice of dela th notice. on delault by granto	r and us to any constant, shall not cur ault hereunder or invalidate any act r in payment of any indebtedness sec
the beneficiary may proceed in surrance collected under any lire or other insurance ciary upon any indebtedness secured hereby may determine, or at option of beneficiary any part thereol, may be released to granto and or are for waive any default, or incice of o	policy may be applied by beneli- and in such order as beneliciary the entire amount so collected, or r. Such application or release shall lefault hereunder or invalidate any	declare all sur event the bene in equity as a advertisement a execute and ca	ms secured hereby in diciary at his election mortgage or direct and sale. In the latte use to be recorded h	n may proceed to foreclose this trust the trustee to foreclose this trust revent the beneficiary or the trustee is written notice of default and his ele
act done pursuant to such notice. 5. To, keep said premises tree from farse, assessments and other charges that r against said property before any part of charges become past due or. delinquent and to beneliciary; should the grantor fail to m to the	such taxes, assessments and other promptly deliver receipts therefor	hereby whereu thereol as the the manner pro	n required by law a prided in ORS 86.73	ind proceed to foreclose this trust dee to 86.795.
to beneficiary; should the should be a solution of the ments, insurance premiums, liens or other by direct payment or by providing bene make such payment, beneficiary may, at and the amount so paid, with interest at the	charges payable by grantor, either liciary with lunds with which to its option, make payment thereof, erate set forth in the note secured	sale, and at an sale, the grants the default or sums secured entire amount	by time prior to 5 da or or any other person defauits. If the defa by the trust deed, due at the time of	ys belove the date the date of the second privileged by ORS 86.753, may ult consists of a failure to pay, when the default may be cured by paying the cure other than such portion as w the cure other than such portion as w
trust deed, shall be added to any rights trust deed, without waiver of any rights covenants hereol and for such payments, i erty hereinbelore described, as well as the event that they are bound for the	arising from breach of any of the which interest as aloresaid, the prop- ie grantor, shall be bound to the payment of the obligation herein the payment of the obligation herein	being cured m obligation or defaults, the and expenses	trust deed. In any person effecting the	duried. Any other default tuning during dering the performance required unde- case, in addition to curing the defau cure shall pay to the beneliciary all enforcing the obligation of the trust is fees not exceeding the amounts pro-
described, and all such payments shall be out notice, and the nonpayment thereol shi render, all sums secured by this trust deed constitute a breach of this trust deed. To pay all costs, fees and expen- ol title search as well as the other costs a in connection, with or in enforcing this obj	immediately due and payable and uses of this trust including the cost	by law. I4. O place designat be postponed	therwise, the sale sha ted in the notice of as provided by law.	Il be held on the date and at the time sale or the time to which said sale The trustee may sell said property els and shall sell the parcel or parce cash, payable at the time of sale. T deed in form as required by law com-
in connection will of in the second lees actually incurred. 7. To appear in and detend any allect the security rights or powers of ben action or proceeding in which the beneficial new will for the foreclosure of this deed,	action or proceeding purporting to eficiary or trustee; and in any suit ry or trustee may appear, including to pay all costs and expenses, in	shall deliver to the property plied. The rec of the truthin the grantor as	so sold, but without citals in the deed of a ulness thereol. Any p nd beneficiary, may p	any matters of fact shall be conclusive person, excluding the trustee, but inci- purchase at the sale.
cluding evidence of the and entitied in the amount of attorney's less mentioned in the lixed by the trial court, and in the event decree of the trial court, grantor lurther pellate court shall adjudge reasonable an ney's less on such appeal.	is paragraph 7 in all cases shall be of an appeal from any judgment of agrees to pay such sum as the ap the beneliciary's or trustee's attor	shall apply the cluding the c attorney, (2) having record deed as their	he proceeds of sale to ompensation of the to to the obligation sec led liens subsequent	want to the powers provided herein, to o payment of (1) the expenses of sa rustee and a reasonable charge by tr with the trust deted, (3) to all p to the interest of their priority and (4 to his successor in interest entitled to
If is mutually agreed that: 8. In the event that any portion or under the right of eminent domain or conc right, if it so elects, to require that all of right, if it so elects, to require that all of which a	any portion of the monies payable re in excess of the amount required	n surplus, if an surplus e 16, B e sors to any f d under, Upon	eneliciary may from rustee named herein such appointment.	time to time appoint a successor or a or to any successor trustee appointed and without conveyance to the suc
as compensation for such taking, which a as campensation for such taking, which as incurred by grantor in such proceedings applied by it irst upon any reasonable co both in the trial and appellate courts, in licitary in such proceedings, and the ball secured hereby; and grantor agrees; at it secured hereby; and station agrees; at it	shall be paid to beneficiary and	upon any frus	ion shall be made by recorded in the mon operty is situated, sha	with all fittle, powers and units com- appointed hereunder. Each such appoin written instrument executed by benef (safe records of the county or coun- il be conclusive proof of proper appoint
secured hereby; and grantor agrees, at its and execute such instruments as shall b	own expense, to take such action	of the success		

pensation, promptly upon beneticiary a request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its less and presentation of this deed and the note lor indorsement (in case of full reconveyances for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may 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 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 696-585.

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fully seized in fee simple of said described real prop	ith the beneficiary and those claiming under him, that he is la operty and has a valid, unencumbered title thereto except
<b>DODE</b>	n an Andréa (La participation) and an
and that he will warrant and forever defend the sa	same against all persons whomsoever.
(a)* primarily for grantor's personal, family, househ	represented by the above described note and this trust deed are: chold or agricultural purposes (see Important Notice below), https://www.www.www.www.www.www.www.www.www.w
tors, personal representatives, successors and assigns. The t	binds all parties hereto, their heirs, legatees, devisees, administrators, exe term beneficiary shall mean the holder and owner, including pledgee, of ciary herein. In construing this deed and whenever the context so requires,
masculine gender includes the feminine and the neuter, and	nd the singular number includes the plural. as hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty	K at V Can
not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regu	y is a creditor Wation Z, the KEITH G. CARNEY
beneficiary MUST comply with the Act and Regulation by mail disclosures; for this purpose, if this instrument is to be a FIRST lin the purchase of a dwelling, use Stevens-Ness Form No. 1305 o if this instrument is NOT to be a first lien, or is not to finance	lien to finance or equivalent; JUOY K. CARNEY of the purchase
of a dwelling use Stevens-Ness Form No. 1306, or equivalent. I with the Act is not required, disregard this notice.	If compliance
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	
STATE OF OREGON	STATE OF OREGON, County of) ss.
County of a figure off	19
September . 92. 19 85	Personally appearedwho, each being
KEITH J. CARNEY and JUDY L. CARNEY	duly sworn, did say that the former is the
	president and that the latter is the secretary of
20	a corporation, and that the seal affixed to the foregoing instrument is corporate seal of said corporation and that the instrument was signed
ment to be their voluntary act and deed.	sealed in behalf of said corporation by authority of its board of direct and each of them acknowledged said instrument to be its voluntary
Botoro me: L. (D. D. )	And deed. Before me:
(OFFICIAL TUSTUS, KLAG	£
Netary Public for Oregon	Notary Public for Oregon (OFFIC SEAL
My commission expires: //// @/07	My commission expires:
가지가 가는 것은 확여 있었다. 것은 것같은 것같은 것이 있는 것이 있다. 같은 것은 것은 것은 것은 것은 것은 것은 것은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다.	EST FOR FULL RECONVEYANCE
4 A second se	est for full reconverance only when obligations have been paid.
<b>TO:</b>	Trustee
한 사람이 많이 많이 많은 것은 것은 것이 있는 것이 있는 것이 있는 것이 있다.	and the state of the second
trust deed have been fully paid and satisfied. You hereby a	I indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the term
said trust deed or pursuant to statute, to cancel all eviden berewith together with said trust deed) and to reconvey, with	ences of indebtedness secured by said trust deed (which are delivered to ithout warranty, to the parties designated by the terms of said trust deed
estate now held by you under the same. Mail reconveyance	
	(2) C. S. M. S. M. M. M. M. M. MARTIN, C. M.
DATED:, 19	na sera sera sera sera sera sera sera ser
	Deneficier
	Beneficiary
De not lose or destroy this Trust Deed OR THE NOTE which it secur	Beneficiary area. Both must be delivered to the trustee for cancellation before reconveyonce will be mode.
De not lake or destroy this Trust Deed OR THE NOTE which it secur	ares. Soth must be delivered to the trustee for cancellation before reconveyance will be made.
	area. Soth must be delivered to the trustee for cancellation before reconveyonce will be mode.
	area. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
TRUST DEED	area. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
	area. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
IRUST DEED	stres. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
TRUST DEED (FORM No. 881) stevens-ness LAW PUB. CO. PORTLAND. ONE. Keith J. Carney & Judy L. Carney Grantor	stress. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
TRUST DEED (FORM No. 881) stevens-ness Law FUELCO. FORTLAND. ORE. Keith J. Carney & Judy L. Carney	STATE OF OREGON, County of Klamath I certify that the within instrum was received for record on the of September , 19. at 12:09. o'clock PM., and record in book/reel/volume No. M85. page 14880or as fee/file/ins ment/microfilm/reception No. 532.
TRUST DEED (FORM No. 881) stevens-ness LAW PUB. CO. PORTLAND. ONE. Keith J. Carney & Judy L. Carney Grantor	STATE OF OREGON, County of Klamath I certify that the within instrum was received for record on the september for in book/reel/volume No. M85 FOR page 14880 or as fee/file/ins RECORDER'S USE ment/microfilm/reception No532 Record of Mortgages of said County
TRUST DEED (FORM No. 881) stevens-ness LAW FUE CO. FORTLAND. ORE. Keith J. Carney & Judy L. Carney Grantor Marvin G. Kuhlman & Beatrice Kuhlman Beneficiary	state Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instrum was received for record on the September ,19. at
TRUST DEED (FORM No. 881) struens-NESS LAW PUB.CO. PORTLAND.ONE Keith J. Carney & Judy L. Carney Grantor Marvin G. Kuhlman & Beatrice Kuhlman	Area. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instrum was received for record on the 15th of September
TRUST DEED (FORM No. 881) stevens-ness LAW FUE CO. FORTLAND. ORE. Keith J. Carney & Judy L. Carney Grantor Marvin G. Kuhlman & Beatrice Kuhlman Beneficiary	state Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instrum was received for record on the September ,19. at
TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO. PORTLAND. ORE Keith J. Carney & Judy L. Carney Grantor Marvin G. Kuhlman & Beatrice Kuhlman Beneficiary AFTER RECORDING RETURN TO	Area. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instrum was received for record on the 15th of September
TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO. PORTLAND. ORE Keith J. Carney & Judy L. Carney Grantor Marvin G. Kuhlman & Beatrice Kuhlman Beneficiary AFTER RECORDING RETURN TO	Area. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instrum was received for record on the 15th of September

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