B4519 THIS TRUST DE.SD, mac	P le this 17th	DEED Vol. M88	
DONALD N. CAUGHEY & BARBA as Grantor, MOUNTAIN TIMLE COM W. R. DRAKE	RA A. CAUGHEY, Hust PANY OF KLAMATH COL)and and wife INTY	, 19, betwee
as Beneficiary,	in and a second s		as Irustee, and
Grantor irrevocably grants, inKlameth	WITNESS bargains, sells and conve		Dower of cold and from the
Lot 570, Block 115, MITLO			아이지 않는 것은 이 가지 않는다. 1997년 1997년 19
Lot 570, Block 115, MILLS official plat thereof on f Oregon.	file in the office	or one county clerk of	according to the Klamath County,
Tax Account No.: 5809-33A	IC−1,400	1. 7. Marian in gas from a car strain again.	
together with all and singular the tenemer	te haratte	1991년 - 이미지 이 환영국 - 전에 가지 있는 - 이 환영국 - 전에 가지 있는	
ogether with all and singular the tenemer now or hereafter appertaining, and the ren ion with said real estate. FOR THE PURPOSE O.S SECUR um ofEIGHT THOUSAND AND 1 (\$8,000,00)	ts, issues and profits thereof	enances and all other rights the and all fixtures now or hereafter	reunto belonging or in anywise attached to or used in connec-
ote of even date herewith, pavalle to here	Doll	ars, with interest thereon accordi	
ote of even date herewith, payable to bene of sooner pnid, to be due and payable in The date of maturity of the debt sec ecomes due and payable. In the event the old, conveyed, assigned or alienated by t	ver terms of note		interest hereof, if
To be due of maturity of the debt so comes due and payable. In the event the old, conveyed, assigned or alienated by t hen, at the beneficiary's option, all obligat erein, shall become immediately due and pu To protect the security of this trust	within described property, c he grantor without first hav ions secured by this instrume avable	r any part thereof, or any intere ing obtained the written consent mt, irrespective of the maturit	e final installment of said note est therein is sold, agreed to be or approval of the beneficiary, v dates expressed thereis,
To protect the security of this trust I. To protect, preserve and maintain said and repair; not to remove or demotish any building	deed, grantor agrees: property in good condition gran	ting any easement or creating any	ettriction the
4. 10 complete, or testore proceeding		and any ensemble of creating any in ordination of other afteement allectin and (d) reconvey, without warranty, the online the second and the second live onlited thereto," and the recitals a conclusion of the fruthfulness th ices mentioned in this paragraph shall be without of the second second second without of the second second second second second second second second the second second second second the second second second second second second second second second second second second second second second the second se	ng this deed or the lien or charge all or any part of the property. The escribed as the "person or persons herein of any matters or forte de
anner any building or improvement which and the stroyed thereon, and pay when dail costs incurre 3. To zoomply with all lows, or annaces, regins and restrictions allecting said property. If the in executing such insance all attents and to prove the stroke and t	bay for filing same in the poin	ted by a notice, either in person, by	agent or by a receiver to 1
ning afficers or searching agencies as may be neliciary. 4. To provide and continuously maintain h w or hercalter crected on the said premises again	nsurance on the buildings less	or any part thereof, in its own name 's and prolits, including those past due	n and take possession of said prop- sue or otherwise collect the rents,
9. 19 provide and continuously, maintain in wor herealter exceeds on the said prumises again d such other hazards as the beneticiany may tron amount not less than 3, the beneticiany may tron mpanies acceptable to the beneticiany, with fost licies of insurance shall be delivered to the benet the grantor shall fail for any reason to provide the same the grant of the benetician and the benetician and the same to the grant of the same to the benetician and the benetician and the same to the same totheto totheto the same to the same to the same to the same t	n time to time require, in liciai 1-1-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2	y may determine. 11. The entering upon and taking	hereby, and in such order as bene-
ver said policies to the beneficiary at least lifteen n of any policy of insurance now or hereafter beneficiary may procure the same at grantor	days prior to the expira- placed on said buildings, pursu s expense. The manual formation of the prior of the said s expense.	erty, and the application or release the e any default or notice of default her tant to such notice	is for any taking or damage of the reof as aloresaid, shall not cure or eunder or invalidate any act done
y upon any indebtedness secured hereby and in y determine, or at option of beneficiary the entire mart thereof manufacture and the entire	such order as beneficiary amount so collected, or decla	12. Upon default by grantor in pa by or in his performance of any agree ce with respect to such payment and/o	yment of any indebtedness secured ment hereunder, time being of the r performance the bareliei
Sone pursuant to such notice. 5. To keep said premises free from construct s, assessments and other charges that may be le	ion liens and to pay all advert	uity as a mortgage or direct the trus tisement and sale, or may direct the ti	proceed to foreclose this trust deed tee to foreclose this trust deed by rustee to oursue any other side
rees become past due or delinquent and promptly eneliciary; should the grantor fail to make paym is, insurance premiums, liens or other charges pa	deliver receipts therefor when to any taxes, assess- tix the	ritten notice of default and his election of the satisfy the obligation secured h	Il execute and cause to be recorded on to sell the said described real ereby whereupon the trustee shall
e such payment, beneliciary may, at its option, the amount so paid, with interest at the rate set by, together with the obligations described in par	make payment thereoi, forth in the note secured sale, i agraphs 6 and 7 of this sale	13. After the trustee has commenced and at any time prior to 5 days before	foreclosure by advertisement and the date the trustee conducts the
nants hereof and for such payments, with interest hereinbefore described, as well as the grantor.	n breach of any of the as aloresaid, the prop- shall be bound to the of the	secured by the trust deed, the default consists amount due at the time of the cure	its of a failure to pay, when due, it may be cured by paying the other than such portion as would
notice, and the nonpayment thereof shull, at the o ir all sums secured by this trust deed immediate	ption of the beneficiary	tion or trust deed. In any case, in a	performance required under the
le search as well as the other costs and expenses of this le search as well as the other costs and expenses nnection with or in enforcing this obligation and	of the trustee incurred	er with trustee's and attorney's lees no	t exceeding the amounts provided
7. To appear in and defend any verticity or in the security rights or powers of beneficiary or it or proceeding in which the beneficiary or trusted suit for the foreclosure of this deed, to pay all g evidence of title and the beneficiary's or trust	occeeding purporting to in one rustee; and in any suit; auction may appear; including shall d costs and expense	parcel or in separate parcels and sh to the highest bidder for cash, paya	all sell the parcel or parcels at
is on the oreclosure of this deed, to pay all gevidence of title and the beneficiary's or trust of attorney's lees mentioned in this paraltaph by the trial court and in the event of an oppeal to the trial court, grantor further afrees to pay e court shall adjudge reasonable as the beneficia fees on such appeal.	7 in all cases shall be of the	The recitals in the deed of any matters	of lact shall be express or im-
lees on such appeal.	ry's or trustec's attor- shall a clusting	15. When trustee sells pursuant to the pply the proceeds of sale to payment the compensation of the trustee and	e powers provided herein, trustee of (1) the expenses of sale, in- a reasonable charge by trustee's e trust dead it is out
It is mutually agreed that:	k		
It is mutually agreed that: A. In the event that any portion or all of said the right of eminent domain or condennation, be if it is o elects, to require that all or any portion mpensation for such taking, which are in excess or y all reasonable costs, expenses and attorney's h ed by grantor in such proceedings, thall be pa by grantor in such proceedings, thall be pa to y the upon any reasonable costs and even the part of even the part of even the part of the part of the part of the part of the part of the part of th	property shall be taken deed as neliciary shall have the of the amount required surplus, of the amount required	1. The the bollgation secured by the interestient lies subsequent to the interests may appear in the ord ill any, to the grantfor or to his successful of the secure se	er of their priority and (4) the essor in interest entitled to such

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The first Deed Act provides that the trastee hermunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do builness under the fawe of Oregon or the United States, a title insurance company authorized to insure little 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.

			2401
The grantor covenants and agrees lly seized in fee simple of said describe	to and with	the beneficiary and	I those claiming under him, that he is law-
lly seized in fee simple of said describe	1.2013 - 107 (11) 1.2013 - 107 (11) 1.4015 - 1011 - 1010 1.4015 - 1011 - 1010 1.4015 - 1000 1.4015 - 10000 1.4015 - 1000	ungen genom for fan de fan Fan de fan de Fan de fan de Fan de fan de	(a) A second start of provide a second start of the second star
nd that he will warrant and forever del	lenci the san	ne against all persor	s whomsoever.
(1) A start of the second s	ि हो भारते हैं। इन्द्रां, माइस्टरेस्स इन्हें आदि , वहरणकुरु को , कि इन्हें के दूसके कार्यकर्षकर के , कि इन्हें के इन्हें के कार्यकर्षकर के , कि इन्हें के इन्हें के कार्यकर्षकर के , कि	2. 2010 - 1000 -	
(c)			
The grantor warrants that the proceeds of	the loan repr	esented by the above de	scribed note and this trust deed are:
(a)* primarily for grantor's personal, fam (b]XfXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		ar person ; are lor busine	All support of the second s
personal representatives, successors and assigns, secured hereby, whether or not named as a bene gender; includes the feminine and the neuter, and	The term ben tlicinry herein. the singular r	. In construing this deed number includes the plur	and whenever the context so requires, the masculine al.
IN WITNESS WHEREOF, said	िक्सों ने तर्दी कें के दिने के लिया के र		nd the day and year first above written.
IMPORTANT NOTICE: Dates, by iming our, written not applicable, if warranty (a) is applicable and the second state of the second state of the second state second state of the second state of the second state is closures; for this purpose use Stavens-Ness Form h	benoficiary is a and Regulation on by making	n Z, the required	N. Caughey
F compliance with the Act is not required, disregard shared processes and the contract of the second state of the second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second state of the second state and a second state of the second sta	this notica.	Ś	A. Caughey
If the signer of the above is a corporation, the form of acknowledgement opposite.) STATE OF OREGON,		STATE OF OREGO	
County of Klamath This instrument was acknowledged beig	ore ma on	County of) ss. acknowledged before me on
Fonziel N. Caughey & Barbara		19, by as	
tetreper of milas Splne	0.		
(SEAL) PUB- S Wotary Public My conschission expires: J-10	and the second sec	Notary Public for Ore My commission expire	(SEAL
- 김 영화 (總法) 이 가지 않는 것이 같은 것이 하는 것이 하는 것이 하는 것이 같이 하는 것이 같이 하는 것이 같이 하는 것이 같이 하는 것이 하는 것이 하는 것이 하는 것이 같이 하는 것이 이 하는 것이 않아. 않아? 것이 이 하는 것이 하는 것 이 하는 것이 하는 것이 않아. 않아? 않아. 것이 이 하는 것이 같이 같이 않아. 않아. 것이 같이 않아. 것이 같이 않아. 않아 같이 같이 않아. 것이 같이 않아. 않아. 것이 같이 않아. 않아. 것이 않아. 않아. 것이 않아. 않아. 것이 같이 않아. 않아. 것이 않아. 않아. 것이 않아. 것이 않아. 않아. 않아. 것이 같이 않아. 않이 않아. 않이 않아. 않아. 않이 않아. 않아. 않아. 않아. 않이 않아.		T FOR FULL RECONVEYANCE	
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a second s	holder of all in	ndebreaness secured by	to you of any sums owing to you under the terms
and the second development of the second second	cel_all_eviden	ces_of_indebtedness sed hout warranty, to the p	parties designated by the terms of said trust deed th
AND FE THE THE PROPERTY OF TH		n shana na shekara na shekara s	n se na seu poli a presenta en ser antegia en seguir a seu a constante en seguir de la constante en seguir a seguir en seguir a constante en seguir de la constante en seguir de la constante a constante en seguir de la const a constante en seguir de la const
			Beneficiary
Do not lose or districy this Trust Dood OR THE NOT	n'E willch it secure	s. Both must be delivered to t	he trustee for concellation before reconveyance will be made.
TRUST DEED		office of 1941	STATE OF OREGON, County of Klamath
(FORTA No. 831)	SE III JEI J.C.	s ind fras on ar	I certify that the within instrument was received for record on the19thda
그, 상품들이, 모두 일이 있는 것이 같아. 것 같아? 가슴 가운	1 2 2 4 4	and the second second	of February, 19.8
DONALD W. & BARBARA A. CAUC		a a sea dharana a shi a shi a	in book/reel/volume No
	•	SPACE HESERVED FOR RECORDER'S USE	in book/reel/volume NoM88 page2400 or as fee/file/instru- ment/microfilm/reception No. 84519.
Grantor Transformed Storts (191)		SPACE TIESERVED	in book/reel/volume NoM88 page2400 or as fee/file/instru- ment/microfilm/reception No. 84519. Record of Mortgages of said County.
Grantor W. R. DRAKE		SPACE TIESERVED	in book/reel/volume No