PORM He. Bist.—Oregon Trees Jacob Socies—Tr	192 (Stense	L o ANII 41	
	nade this		Vol.maaPage 14938 (
MOUNTAIN TI	LE COMPANY OF	KLAMATH COUNTY THE SURVIVOR THER	, as Grantor , as Trustee, and
	its, bargains, sells	WITNESSETH:	in trust, with power of sale, the property in
E 1/2 W 1/2 NE : Willamette Merio	1/4 Section 16 Sian, Klamath	. Township 30 Sout County, Oregon.	h, Range 10 East of the
the property.	ents, raues end protit	thereor and wil fixtures not	l other rights thereunto belonging or in anywise now v or hereafter attached to or used in connection with
FOR THE PURPOSE OF SE	Curing Perfor Idusand Seven I	JUNURED FIFTY AND	
note of even date herowith, payable	e to beneficiary or or	ser and made by grantor, a	erest thereon according to the terms of a promissory he final payment of principal and interest hereof, it
sold, conveyed, assigned or alienated at the beneficiary's option, all obligate become immediately due and payable. To protect the security of this 1. To protect, preserve and a provenent thereon; not to commit of 2. To complete or restore produced or destroyed thereon, and is 3. To comply with all laws, o so requests, to join in executing and to pay for illing same in the proper atencies as may be deemed desirable.	tebt secured by this it cent the within describly the grantor without this secured by this is. I trust deed, grantor a saintein the property or permit any waste of imply and in good an any when due all cost of inerces, regulations in the arcing statement public office or office by the beneficiery.	netrument is the date, state the property, or any part is the travelined the instrument, irrespective of the same and reparties of the same and condition and reparts the property. I haptically coverents, conditions and it pursuant to the Uniform Cas, as well as the cost of all	d above, on which the linel installment of the note thereof, or any interest therein is sold, agreed to be written consent or approval of the beneficiery, then, he maturity dates expressed therein, or herein, shall sir; not to remove or demolish any building or immidding or improvement which may be constructed, restrictions affecting the property; if the heneficiary commercial Code as the beneficiary may require and it lien searches made by tiling officers or searching
written in companies acceptable to ficiery as soon as insured; if the grant at least fitteen days prior to the expoure the same at granter's expense. Sany indebtedness secured hereby and or any past thereof, may be released under or invalidate any act done real	the Deneficiery, with the Deneficiery, with the shall fell for any parties of any policy. The amount collected in such order as beneficially a function of any policy.	may from time to time rec loss payable to the latter; all eason to procure any such it of insurance now or herealtu under any line or other ins liciary may determine, or at faction or release shall not	r hereafter erected on the property against loss or quire, in an amount not less than a carp licabil policies of insurance shall be dolivered to the beneficiary and to deliver the policies to the beneficiary or placed on the buildings, the beneficiary may prourance policy may be applied by beneficiary upon option of beneficiary the entire amount so collected, cure or waive any default or notice of default here-
promptly deliver receipts the proper promptly deliver receipts therefor to liens or other charges payable by froment, beneficiary may, at its option secured heteby, together with the obtained to the payment of the deliver the payment of the oblig and the nonpayment thereof shall, a	ty be a per any per of a beneficiary; should noter, either by direct; make payment the ligations described in thout waiver of any ay breinbefore describet the option of the be	such taxes, assessments and the grantor fail to make may payment or by providing be reed, and the amount so pay ymragraphs 6 and 7 of this rights arising from breach or ribed, as well as the franto. I and all such agreements the	sessments and other charges that may be levied or if other charges become past due or delinquent and ment of any taxes, assessments, insurance premiums, cheliciary with funds with which to make such pay- aid, with interest at the rate set forth in the note trust deed, shall be added to and become a part of if any of the covenants hereof and for such payments, r, shall be bound to the same extent that they are all be immediately due and payable without notice, coursed by this trust deed immediately due and pay-
6. To pay all costs, lees and etustee incurred in connection with 7. To appear in and defend a and in earn suit, action or proceeding to pay all costs and expenses, including the trial court, granter further agrees the trial court, granter further agrees torney's fees on such appeal. It is mutually agreed that: 8. In the event that any post	stust deed. Expenses of this trust expenses of this only action or proceeding in which the benefiting evidence of title a cases shall be fixed to pay such sum as one or all of the process or all of the process.	including the cost of title sibilization and trustee's and in purporting to affect the inry or trustee new appear, and the beneficiary's or trustee the trial court and in the fite appellate court shall adjust whall he taken under the	earch as well as the other costs and avpanses of the
NOTE: The Irust Deed Act provides that	the trustee hereunder i lition authorized to do t its state, its subsidiaries	nust be alther an attorney, wh	e is an active member of the Oregon State Bar, a bank, son or the United States, a title insurance company autho- , the United States or any agency thereof, or an escrow
TRUST DEEC			STATE OF OREGON, County of
JAYNE L. GOODWIN			Certify that the within instru-

TRUST DEED

JAYNE L. GOODWIN

JAYNE L. GOODWIN

FO BOX 92

CRESCERT, OR 97733

Granter

SPACE RESERVED

SPACE

which are in some of the angust implicable and all resonable tools, expenses and attorner's test measurable in the such proceedings, shall be past to breatforms and anythed by it third upon any measurable costs and expenses and attornery's fees, both in the trial and appellate court, we sears they add to incurred by the relicitory in such proceedings, and the balance, we compared to it in the state and appellate court, we sears they not beneficiary by the relicitory in such proceedings, and the balance and appellate court, we see that the court is not a such actions and execute such intruments as shall be necessary in obtaining above compared to the court of the search of the search of the court of the search of the indebtedness, trustee may (a) consent to the making of any map or place of the property; (b) ploin ingrang any seasons or creating any restriction threeon; (a) in in any subordination or other agreement affecting this deed or the lien or charge threeof; (d) recovery, without warranty, all or any not of the property. The decarges in our recovery some the earth of the property of the property. The decarges in our recovery some and the resonance of the property of the property of the seasons of the property o

\$15.00

The second section of the second section is a second section of the second section of the second section secti

FEE

and that the grantor will werrant ind lorever 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, lamily or beuschold purposes (see Impertant Notice below).
(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, increase 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 bereby, whether or not is med as a heneficiary furieln.

requires, the singular shall be taken to mean and inclu- implied to make the provisions hireof apply equally	at the mortgagor or mortgagee may be more than one person; that if the context so
* IMPORTANT NOTICE: Delete, by limity out, whichever war not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Trub-in-Lending Act and beneficiary MUST comply with the Let ond Regulation by disclasures; for this purpose use Stevens-News Form No. 131 If compliance with the Act is not required, disregard this no	reacting to creditor. Regulation Z, the making required 19, or equivalent.
STATE OF OREGO	N. County of Starnath) ss. 18 2 2 18 2 2 18 2 2 18 2 2 18 2 2 18 2 2 2 2
A second of the	n 1988 St. Kriowied ged Detote me On
by Wanas as Box	Was acknowledged before me on July 7 1992, M. Earl 53 One 9773
of Chemit	
	My commission expires Just 10 1999
STATE OF OREGON: COUNTY OF KLAMATE	불튀는 그들을 일시 강축적으로 있다고 모든 모든 경기를 받는다.
Filed for record at request ofMounta	
	11:41 o'clock A.M., and duly recorded in Vol. M92
	Vortgages on Page 14998 Evelyn Richa County Clock

A real control of the control of the