M No. 881-1—Oregon Trust Deed Seri 3185	94	TRUST DEE	BZKVOL MR3	Page220	58
		12th day	Deemborg		10 03 between
ΜΟΙΙΝΩΔΤΝ	TTTLE COMPANY	INC.		<u> </u>	, as Trustee, and
Grantor, MOUNTAIX	TH and ELDA TA	NE FORSYTH. h	usband and wife	<u>.</u>	······,
Deschielen	data da ser				
	grants. bargains	sells and convey	rs to trustee in trus	it, with power	of sale, the property
nKlamath		10gon,			
an a	SEE ATTACHED	FOR LEGAL DES	CRIPTION	under og Referenser	
				4	
	an a				
ga ang sa	an a	an a	्रम् हा जीवते हे, व के हुन्छ हा वहाँ प्रति प्रति प्रति । प		
together with all and singul now or hereafter appertainin	ar the tenements, her	reditaments and appl	urtenances and all oth of and all fixtures now	er rights thereunt or herealter attac	o belonging or in anywi whed to or used in conne
now or herealter appenditure	······································		the second se		lained and Davuicin or .
		ev or order and made	by grantor, the final	payment of princ	cipal and interest hereor,
not sooner paid, to be due	and payable	by this instrument is	s the date, stated above	e, on which the t	inal installment of said n
becomes due and payable.	real property is not curr	rently used for agricult	ural, timber or grazing p	nd of any map or pl	at of said property; (b) join
To protect the security 1. To protect, preserve	ity of this trust deed, and maintain said proper femolish any building or	, grantor agrees: erty in good condition improvement thereon;	granting any easement o subordination or other a thereol; (d) reconvey, wi	if creating any reacting to agreement allecting to ithout warranty, all c vance may be descri	his deed or the first operation or any part of the property. ibed as the "person or per-
not to commit or permit any was 2 To complete or rest	tore promptly and in go	ood and workmanlike	frantee in any reconvey legally entitled thereto,"	ance may be descri and the recitals there he truthfulness there	ibed as the person of the e'n of any matters or facts s of. Trustee's fees for any of the then \$5.
manner any building or improv destroyed thereon, and pay wher	vement which may be con n due all costs incurred the laws, ordinances, regulati	ions, covenants, condi-	services mentioned in this 10. Upon any de	a paragraph shall be no efault by grantor her her in person, by a	ot less than 35. reunder, beneficiary may ai gent or by a receiver to be
tions and restrictions allecting join in executing such linancing	said property; if the ben g statements pursuant to may require and to pay b	the Uniform Commer- for filing same in the	time without notice, eit pointed by a court, and the indebtedness hereby	without regard to t secured, enter upon thin its own name s	the adequacy of any security and take possession of said p ue or otherwise collect the r ue or otherwise collect the r
proper public office or offices, by filing officers or searching	as well as the cost of a agencies as may be dee	emed desirable by the	issues and profits, includ less costs and expenses d less costs and expenses d	ding those past due a of operation and colle lebtedness secured he	ection, including reasonable a reby, and in such order as l
beneliciary. 4. To provide and con now or herealter erected on the	ntinuously maintain insur he said premises against l e beneliciary may from ti	loss or damage by fire lime to time require, in	liciary may determine. 11. The entering	g upon and taking	possession of said property, or the proceeds of fire and
and such other lass than \$ an amount not less than \$ companies acceptable to the ball be	N/A beneficiary, with loss pay delivered to the beneficia	yable to the latter; all ary as soon as insured;	insurance policies or cor property, and the applic	mnensation or awards	s for any taking or damage
if the grantor shall fail for an deliver said policies to the ber	ny reason to procure any neticiary at least fifteen d	days prior to the expira- laced on said buildings,	waive any delault or n pursuant to such notice.	notice of delault here	ment of any indebtedness se
tion of any policy of insurat the beneliciary may procure	the same at grantor's the insurance policy may	expense. The amount by be applied by beneli-	12. Upon defau hereby or in his perform declare all sums secur	ilt by grantor in pay mance of any agreem ed hereby immediate of his election may P	ely due and payable in trust proceed to foreclose this trust
ciary upon any indebtedness	secured hereby and in su	amount so collected, or	event the beneficiary a in equity as a mortga	at his election may p ige or direct the trus In the latter event	tee to loreclose this trust de the beneficiary or the trustee
any part thereof, hay detault not cure or waive any detault act done pursuant to such no	t or notice of default here office. mises free from construction	ion liens and to pay all	execute and cause to b to sell the said description	be recorded his writte	to satisfy the obligations s
taxes, assessments and unite adainst said property before	any part of such taxes	deliver receipts therelo	r thereof as then requir the manner provided in	red by law and proc n ORS 86.740 to 86.1	reed to foreclose this treat
against said property due or charges become past due or to beneficiary; should the gr	delinquent and promptly rantor fail to make paym	any taxes, assess ayable by grantor, either	o then alter default at	any time prior to liv	ve days before the date set or other person so priviler
by direct payment or by make such payment, benefic	providing beneticiary with ciary may, at its option, the interest at the rate set	make payment thereof forth in the note secure	d ORS 86.760, may pa	by to the beneficiary bunt then due under bunt chen due under	or his successors in trust deed a the terms of the trust deed a s and expenses actually incu
and the amount with the ob hereby, together with the ob trust deed, shall be added t	bligations described in pair to and become a part of of any rights arising fro	the debt secured by this om breach of any of the	is obligation secured inc enforcing the terms of ceeding the amounts	if the obligation and	ther than such portion of the
trust deed, without waiver trust deed, without waiver covenants hereol and for su	of any rights arising five uch payments, with interest well as the grantor	est as aloresaid, the prop r, shall be bound to the	he cipal as would not t in the delault, in which	then be due had no be event all foreclosur	e proceedings shall be dismi
same extent that they are	bound for the payment	ely due and payable with	h- the trustee. y. 14. Otherwise,	, the sale shall be he	eld on the date and at the th r the time to which said se
render all sums secured by constitute a breach of this t	this trust deed immediate trust deed.	his trust including the co	be postponed as pro ost in one parcel or in auction to the highe	separate parcels and bidder for cash, I	i shall sell the parect sale.
of title search as well us	plorcing this obligation ar	nd trustees and atterney	y's shall deliver to the the property so sold	purchaser its deed in	ovenant or warranty, express
fecs actually incurred. 7. To appear in an	nd delend any action or nowers of beneficiary o	r proceeding purporting or trustee; and in any su	to plied. The recitais in uit, of the truthfulness ing the grantor and bene	thereof. Any person, eliciary, may purchase	excluding the trustee, but the at the sale.
allect the security rights of action or proceeding in whi any suit for the foreclosur	ich the beneficiary or tru- re of this deed, to pay a re the beneficiary's or tr	all costs and expenses, rustee's attorney's lees;	in- the shall apply the proc	ceeds of sale to payn	nent of (1) the expenses of and a reasonable charge by
amount of attorney's lees	mentioned in this paragra	peal from any judgment	t or attorney, (2) to the	e obligation secured	e interest of the trustee in
device of the trial court, pellate court shall adjuid	grantor further agrees to to reasonable as the bene	eficiary's or frustee's att	for- deed as their interes scrptus, it any, to scrptus.	the granter or to his	ALICCEBEOF IN INCEPEN COMMENT
It is mutually a 8. In the event th	agreed that: at any portion or all of a domain or condemnation	said property shall be ta n, beneficiary shall have	then 16. For any the time appoint a such able time appoint a such	encinted hereunder.	Upon such appointment, and
right, if it so elects, to re as compensation for such	equire that all or any point taking, which are in exc taking, and attorne	cess of the amount requ ey's fees necessarily paid	anic successor trustee an inted conveyance to the d or powers and duties and house Fact an	successor trustee, this conferred upon any	e latter shall be vested white y trustee herein named or substitution shall be made b
to pay all reasonable con incurred by grantor in the	sits, expenses and attorne such proceedings, shall b	be paid to beneficiary expenses and attorney's	and hereunder. Each su lees, instrument execute	ed by beneficiary, co	recorded in the office of the
applied by it that open	allata courts, necessarily	y paid of industry	iness Clash or Recorder		
both in the time to	and the balance app	miled up at such ac	tions shall be conclusive	a accepta this trust	when this deed, duly exe
both in the time transformed in ficiary in such proceedin secured hereby; and gran and execute such instruct pensation, promptly upor	ngs, and the balance app ntor agrees, at its own e	expense, to take such ac sary in obtaining such a upon written request of t	com- acknowledged is n obligated to notily	e accepts this trust made a public record any party hereto ol	when this deed, duly exec d as provided by law. Trus l pending sale under any oth in which grantor, beneficiary proceeding is brought by tru

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NOTE: The Trust Deed Act provides that the trustee hereunder must be olther an attorney, who is an active member of the Oregon State or savings and loan association authorized to do business under the laws at Oregon or the United States, a title insurance company auti property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an esclow agent licensed u ed to insure title to real ORS 696.505 to 696.585.

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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 except none

and that he will warrant and forever defend the same against all persons whomsoever.

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 feminine 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, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

16 Jikali 16.2 OSEPH/H. DEAV Bille BILLIE L. DEAVER

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

(ORS 93.490)

STATE OF CALIFORNIA County of MONTEREY OFFICIAL SEAL **VIRGINIA L. CUMMINS** on DECEMBER 17, 19 83, before me, UIRGINIA L. Cummuk NOTARY PUBLIC - CALIFOR PRINCIPAL OFFICE IN a Notary Public, in and for said State, personally appeared TOSEPH. H. MONTEREY COUNTY DEAVER, JR AND BILLE L. DEAVER My Commission Exp. Oct. 5, 1984known to me to be the person S whose name... ARE subscribed to the within instrument, and acknowledged to me that They executed the same. Urginia S My commission expires OCT 5_1984 misilos Notary Public REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. **TO:**, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. 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 cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ... DATED:, 19...... Beneficiary ot lose or destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mode TRUST DEED STATE OF OREGON. SS. (FORM No. 881-1) County of TEVENBINESS LAW PUB. CO., PORT I certify that the withigt instrument was received for record on the & Mrs. Joseph H. Deaver, Mr.day of SPACE RESERVED in book/reel/volume Grantor pageor a document/lee/file/ FOR Mr. & Mrs. Lorin Bret Forsyth RECORDER'S USE instrument/microfilm No. Record of Morgages of said County. Witness my hand and seal of Beneficiary County attifed. AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY, INC. TITL INGAL CHOS By/.....Deputy 38208

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DESCRIPTION

Lots 8 and 9, Block 2, WOODLAND PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, TOGETHER WITH an undivided 2/88ths interest in 2 parcels situated in Lots 1 and 2, Section 15, Township 34 South, Range 7 East of the Willamette Meridian, Klamath County,

PARCEL A:

Beginning at the Northwest corner of said Section 15, Township 34 South, Range 7 East of the Willamette Meridian, and running thence along the North line of said

Section North 89° 42' 15" East 400.0 feet; thence South 62.42 feet; thence South 46° 57' 20" West 408.82 feet to the Northeasterly bank of the Williamson River;

thence following said river bank North 37° 53' 20" West 136.90 feet; thence North 16° 33' West 60.98 feet to the West line of Section 15; thence Northerly on said PARCEL B:

Beginning at the Northwest corner of Section 15, Township 34 South, Range 7 East

of the Willamette Meridian, and running thence North 89° 42' 15" East 400.0 feet along the North line of said Section 15; thence South 62.42 feet; thence South 50° 43' 50" East 453.16 feet; thence South 76° 17' 30" East 886.79 feet to the true point of beginning of this description; thence South 35° 56' 30" West 446.55 feet to a point on the Northeasterly bank of the Williamson River; thence South 45° 32' 20" East 84.00 feet; thence North 44° 52' 10" East 411.58 feet; thence North 34° 25' 40" West 156.01 feet, more or less, to the true point of beginning

___on Page²²⁰⁵⁸

STATE OF OREGON; COUNTY OF KLAMATH; ss. Filed for record

this 23rd day of December A. D. 19 83 af :01 o'clock P Ky at duly recorded in Vol. M83 of Montgages EVELYN BIEHN, County Cler

Fee \$12.00