85429	TRUST DEED	Val ood a
		Vol_ <u>m& Page_3925</u>
GLADYS DYNKA	Dday of	March
as Grantor, MOUNTAIN TITLE COMPANY OF H		
	LAMATH COUNTY	as Trustee,
JANET KLOPFENSTEIN		
as Beneticiary,	. 31	
Grantor irrevocably grants, bardeins selle	WITNESSETH:	
in	and conveys to tru described as	istee in trust, with power of sale, the prope
County of Klamath, State of Oregon, de	ADDITION TO TH scribed as fol	
beginning at a point on the South and	••	· · · · · · · · · · · · · · · · · · ·
Easterly corner of Lot 1, Block 65; th (now Grant Street) 86 feet; thence Nor	ence Southweste	erly parallel with Franklin Street
thence Northeasterly percilal with D.	the para	with Ninth Street 52 feet:
thence Northeasterly parallel with Fransoutherly along the line of Ninth Street	et. 52 feet to	the point of the set; thence
Klamath County Toy Joseph "Topo		the point of beginning.
Klamath County Tax Account #3809-29DC-	19700.	
together with all and singular the tenements, hereditaments now or hereafter appertaining, and the sents, issues and pro- tion with said real estate.	s and appurtanences -	nd all other states
now as hereafter appertaining, and the rents, hereditaments tion with said real estate. FOR THE PURPOSE OF SECURING DEPEND	olits thereof and all fin	and other rights thereunto belonging or in anyw stures now or hereafter attached to or used in conn
FOR THE PURPOSE OF SECURING PERFORM	MANCE of each agree.	ment of grantor herein contained and payment of
		interest thereon according to the terms of a promiss the final payment of principal and interest hereof.
a contrast due and maturity of the debt secured by this instru-	rument is the data at	for a second sec
becomes due and payable. In the event the within described old, conveyed, assigned or alienated by the grantor with hen, at the beneficiary's option, all obligations secured by herein, shall become immediately due and neuklowice	d property, or any par out lirst having obtain	t thereof, or any interest therein is sold, agreed to
terein, shall become immediately due and payable.	this instrument, irresp	ective of the maturity dates expressed therein.
To protect the security of this trust deed, grantor ad	rees:	
or to commut or permut any waste of said property.	thereon; subordination (asement or creating any restriction thereon; (c) join in a or other agreement allecting this deed or the lien or cha convey, without warranty, all or any part of the organization
samer any building or improvement which may be constructed, dama	manlike grantee in any aged or legally entitled	in other agreement allecting this deed or the Jenomin a convey, without warranty, all or any part of the poperty. T reconveyance may be described as the "person or person thereto." and the recitals therein of any matters or facts sh rood of the truthfulness thereof. Trustee's fees for any of t ed in this paragraph shall be not less than \$5.
one and restructions affecting said property; if the beneliciary so recu	De conclusive p , condi- services mentior lests, to 10 m	
al Code as the beneficiary may require and to pay for filing same	ommer- time without n	n any delault by grantor hereunder, beneficiary may at a otice, either in person, by agent or by a receiver to be
A Ta amalia and a second second active a	by the erty or any par	t thereof, in its own name sue or otherwise collect the
4. To provide and continuously maintain insurance on the bulk of which have exacted on the said premises against loss or damage is such other hasards as the brochcare may from time to the said of the said predicare may from the said of the sai	uildinde less and proti	I hereby secured, enter upon and take any up any security if it thereof, in its own name sue or otherwise collect the ren is, including those past due and unpaid, and apply the sam prenses of operation and collection, including reasonable atto any indebtedness secured hereby, and in such order as ben remine.
a amount not less than 3 IUI INSULADIE VALUE, with empanies acceptable to the beneticiary, with loss payable to the latt	ure, in ficiary may dete itten in 11. The ter: all collection of	ermine.
Mixing of insurance tabilities derivatively, with loss payable to the latt the grantice shall be delivered to the beneficiary as soon as in the grantice shall tail for any reason to procure any such insurance filters with policy of insurance shere is least lifteen days prior to the	and to property and it	s or compensation or awards for any taking or damade of the
a beneficiary may procure the same at grantor's expense. The a	ildings, pursuant to such	alt or notice of default hereunder or invalidate any act dor
ary upon any indebtedriess secured hereby and in such order as bene	benefi- hereby or in his	n default by grantor in payment of any indebtedness secure performance of any agreement hereunder, time being of t
y part thereof, may be released to grantor. Such application to collect t ture or waive any deliand or notice of default hereunder or invalidat t done neuroscot to work on the second default hereunder or invalidat	e shall event the beneli	secured hereby immediately due and payable. In such
5. To keep said premises free from construction liens and to p	advertisement ar	mortgage or direct the trustee to foreclose this trust deed d sale, or may direct the trustee to pursue any other right
ainst said property before any part of such stars, assumed up arges become past due or deimquent and promptly deliver receipts th beneficiary should she	other his written notic	beneliciary or the trustee shall execute and cause to be recorde
nts, insurance prentoures, liens or other charges payable by grantor.	assess- lix the time and	ly the obligation secured hereby whereupon the trustee she
t the arround so pand, with interest at the rate set forth in the note se	ecured 13. Alter	the foundar 1
at deed, shall be added to and become a part of the debt secured by	y this the default or d	or any other person so privileged by ORS 86.753, may cur
whants beread and for such payments, with interest as aloresaid, the	prop- entire emount d	the trust deed, the delault may be cured by paying the
cribed, and all much payments shall be immediately due and payable	herein being cured may with-	had no default occurred. Any other default that is capable of be cured by tendering the performance required under the
der all sums secured by this trust deed immediately due and payable	ciary, defeatite the	
6. To pay all costs, lees and expenses of this trust including the scale search as well as the other costs and expenses of the truster including the connection with as in endecine this obligation and the truster including.	cost by law.	stee's and attorney's fees not exceeding the amounts provided
actually incurred.	ney's place designated	wise, the sale shall be held on the date and at the time and in the notice of sale or the time to which said sale may
on or proceeding in which the beneficiary or trustee may appear, inclu	suit. In one parcel or	in separate parcels and shall sell the parcel of either
ing evidence of the and the beneficiary's or frustee's attorney's less	the property so a	old, but without any covenant of warranty, express or
in of the trial owner thanks in an appear from any judgmen	nt or the grantor and h	thereoi. Any person, excluding the trustee, but including
its court shall adjudge reasonable as the beneficiary's or ilrustee's a tess on such appeal. If is multially adjusted that:	cluding the power	roceeds of sale to payment of (1) the expenses of sale in
3. In the event that any portion or all of said property shall be to	having recorded 1	the obligation secured by the trust deed, (3) to all persons
t, if it as elects, to require that all or any portion of the monies pay.	able surplus, if any, to	the grantor or to his successor in interest entitled to such
rrad by grantor in much proceedings, shall be paid to heneliciacy	d or sors to any truste	ciary may from time to time appoint a successor or success
in the trial and appeilate courts, necessarily paid or incurred by h	tees, trustee, the latter	shall be vested with all title, powers and duties conferred
ed heredy; and granton agrees, at its own expense, to take such activity meters buch instruments as shall be necessary in obtaining such co	ione which, when record	hall be made by written instrument executed by heneliciary
	of the summer of	The in the mortfage records of the county or counties in in situated, shall be conclusive proof of proper appointment istee. • accepts this trust when this deed, duly execute and made a public record as provided by law. Trustee is not any party hereto of pending sale under any extres is not
7. As any time and from time to time upon written request of the request of its fees, and presentation of this deed and the note issuent in case of full reconveyances, for cancellator), without allect isblirty of any person flor the neurons of the latent.	ene- 17. Trustea	accepts this trust with the second

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party of this socie, its abaidones, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under OKS 506-5055.

321.58

3926 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, incres 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 heminine 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. ^a IMPORTANT NOTICE: Delete, by Enling est, whichever worranty (e) or (b) is net applicable; if warranty (a) is applicable and the barreficiary is a creditor as such word is defined in the Trathin-Loading Act and Regulation Z, the banaficiery MUST campiy with the Act and Regulation by making required disclassens; for this purpose use Staves-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this potice. mey ludget (If the signer of the above it a corp. STATE OF OREGONS STATE OF OREGON,) as. 88 County of This instrument was acknowledged before me on is instrument was acknowledged before m i and a DALYS CASSOL as attorney-in fact for GLADYS DYNKA thou Notary Public for Ore Notary Public for Oregon (SEAL) 121 My commission expires: 9 (SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid TO Truster 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 estistied. 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 socured 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 rec nce and documents to DATED 19 Beneficiary GE THE NOTE . red to the trustee for concellation before reconveyance will be m مدرة لماه TRUST DEED STATE OF OREGON. (FORM No. BST) STEVELS NESS LAW PUB. CO., POSTLAND, CRE 85. County ofKlamath I certify that the within instrument GLADYS DYNKA c/o Dalys Cassol 2902 Corvellis St. was received for record on the .21st. day L'emathe Falls, OR97601 at .3:31 o'clock ... P.M., and recorded SPACE RESERVED in book/reel/volume No. ____M88____ on Granta FOR JANET KLOPFENSTEIN RECORDER'S USE ment/microfilm/reception No. .85429 ..., 5160 Larden Rd. NE Record of Mortgages of said County. Salen, OR 97305 Beneficiary Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY 9 **4**49 Evelyn Biehn. County Clerk NAME ATTLE 407 Main Street Fee: \$10.00 3720 In Ch Deputy By. Klamath Falls, OR 97601