NE	MTC 24212-K	RIGHT 1990	
20287	TRUST DEED	Vol <u>m90</u> Page	
JUDITH E. FOUTCH and CARL N. ELIZABETH CURTIS	10th day of FOUTCH, wife and hu	September sband, and MARION ROSS	19 90 , between CURTIS and
as Grantor, MOUNTAIN TITLE COMPANY (OF KLAMATH COUNTY	MUSI dated June 6, 19	88
ELMER C. HAMBLET and PHYLLIS as Beneficiary,	J. ZELL, as tenants	Kochi of Million	an undivided
Grantor irrevocably grants, bargains, inKlamathCounty, O	WITNESSETH:	T	1/2 interest
SEE ATTACHED LEGAL DESCRIPTIO TOGETHER WITH a 1969 PARKWAY on the real property describe	N OF WHICH IS MADE A	A PART HEREOF BY THIS I COMPART HEREOF BY THIS I (2000, c)	EFERENCE.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWELVE THOUSAND AND NO/100

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note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereol, it

note of even date herewith, payable to beneticiary or order and made by grantor, the linal payment of principal and interest nereol, if not sooner paid, to be due and payable per terms of Note 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein shall become immediately due and navable.

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sold, conveyed, assigned or alienated by the Within described proper them, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor signess.
To protect the security of this trust deed, grantor signess.
To complete any waste of said property in §cod condition for the commit or prevery saite of said property.
To complete any waste of said property.
To complete any when due all back may be constructed, damaged or said code at the beneficiary may require and to pay for filing the Condition of recursing said property; if the said code at the graves of the said property.
To complete or olices, as well as the cost of all lien secures in the buildings and satements pursuant to the Uhing the Condition of the said promises against loss or damage by fir an amount not less than 3 the beneficiary may licon time to time require, in comparis acceptable to the beneficiary all less of the said premises against loss or damage by fir or other all for any process now or hereafter preced on said buildings and proceed any pays be applied buildings on any policy of insurance show or hereafter placed on said building and any policy of insurance now or hereafter placed on said buildings and property at less that 3 the beneficiary at less thereafter placed on said building any procure the same at grantor's expense. The amount of the said premises against loss or damage by fire or other insurance policy may be applied to the latter; all if the grantor wall said for on such application or release shall act of the same at grantor's expense. The amount any policy of insurance now or hereafter placed on said building any determin

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, it is we electronic to require that all or any portion of the monies payable as compensation for user taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or applied by it first and appellate courts, necessarily paid or incurred by bene-liciary in such and appellate courts, necessarily paid or incurred by bene-liciary in such instanted the balance applied upon the indebtedness secured hereby; and the balance applied upon the indebtedness pensation, promptly upon beneliciary's request. 9. At any ty upon beneliciary's request. 9. At any ty upon beneliciary's request. 16 iciary, payment of its and for time upon written request of bene-endorsement (in case of kult and presentation of this deed and the note for endorsement (in case of kult and presentation of the indebtedness, frustee may (a) consent to the making of any map or plat of said property; (b) join in

Sector Content

Granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereis (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons be conclusive proof of the truthluiness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 85. If any of the ine out, any of the lien or one of the services mentioned in this paragraph shall be not less than 85. If the services described as the "person any of the lien or by a receiver to be appointed by a court, and without regard to the adeugy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereol, in its own name sue or otherwise collect the rents, less costs and expenses of operation and collection, including thesame, leave upon any indebtedness accured hereby, and in such order as beneficiary may detarmine.
I. The entering upon and taking possession of said property, the collection or such reflass or the proceeds of the and other secured and profits for any other and taking or damage of the property, and the application or newards lor any taking or damage of the property, and the application or integers theread as solvesid, shall not cure or pursuant to such notice.

weive any default or notice of default hereof as Soresaid, shall not cure or pursuant to such notice. 11. Upon default by grantor in payment of any indebtedness secured hereby or in his petromance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secure here any mention of the performance, the beneliciary may event the beneliciary at his deviation may proceed to foreclose this trust deed by advertisement, and sale, or may direct a trustee to foreclose this trust deed by advertisement, and sale, or may direct a trustee to foreclose this trust deed by advertisement, and sale, or may direct the beneliciary may have. In the event the beneliciary elects to loreclose by advertisement and sale, the beneliciary and his election to sell the said described real petide his written notice of default and his election to sell the said described real proceeds to foreclose this trust deed notice thereol as then required by law and proceed by oralize the obligation in the manner provided in ORS 86.735 to 86.755. 13. Alter the truste has commenced loreclosure by advertisement and sale, and at any time piror to 5 days before the date the truste conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure sums secured by the trust deed, the delault may be cured by wing the entire amount due at the time of the cure other than such portion as would not then be due had no default cocurred. Any other delault that is capable of being cured may be cured by the due in the section to such portion as would not the person and the endoring the beneficiary all costs and atpenses actually incurred in my case, in addition to curing the delault or default, the person ellecting the cure shall pay to the beneficiary all costs and atpenses and allonys less not exceeding the abound any provided by daw. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the work on the cure boligation of the tru

and express actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law. 4 Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as invided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver, to the this ported parcels and shall sell the parcel or parcels at the postponed as in the dotte of any matters of lact the parcel or parcels at the trustee sells and the parcels and shall sell the parcel or parcels the property so sold but without any covenant or warranty, express or im-plied. The recitals in the ded any matters of lact shall be conclusive proof of the truthuliness thereol. Any parcels at the sale. S. When trustee sells up purchase at the sale. The conclusive proof the grantor and beneficiary may person, excluding the trustee, but including the compensation of the function of (1) the express of sale. In-cluding the compensation of the function of (1) the express of sale, in-ationney. (2) to the obligation secured and a reasonable charge by trustee's storney. (2) to the obligation secured and a reasonable charge by trustee's under. Upon such appointment, and without conversate appointed here under. Upon such appointment, and without conversate appointed here sors to any trustee named herein or to any successor trustee same to the suplus. 16. Beneliciary may from time to the county of the suchase conferred and substitution shall be unsted by written instrument executed by hemeliciary which, when recorded in the more sponted here only or counties in our trustee in named by written instrument executed by hemeliciary which the property is altuated, shall be conclusive proof of proper appointed and obligated as made a public record as provided by law. Trustee is not trustee of any action or proceeding in buch frantor, beneficiary or tr

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atta or savings and loan ossociation authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States , who is an active member of the Oregon State Bar, a bank, trust company the United States (a) title insurance rompany authorized to insure title to real any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. orney on or

The detentor coverands and agrees to and with the bendlicity and these chaining under him, that he is have have a single of and decided and property and has a valid, unexcambered tills thereto. except and the head in the single of and decided and property and has a valid, unexcambered tills thereto. except and the head in the single of and decided and property and has a valid, unexcambered tills thereto. except and the head in the single of an and the same against all persons whomeoper. The genetic marginal had be proved defined the same against all persons whomeoper. The definition is named and head the same against all persons whomeoper. The definition is an addition of the baseling of an and the person and had and and and and and and addition of the same against all persons whomeoper. The definition is a single of a single of a single of a single baseling the person of the baseling of addition. The same against all persons whomeoper. The definition is a single of a single of a single baseling the person of the baseling of addition of the same against all persons whomeoper. The definition is a single of a single baseling the person of the baseling the person of the baseling the addition of the baseling the addition of the same again of all persons whomeoper. The definition is a single baseling the addition of the baseling the addition of the baseling the addition of the same again of a single baseling the addition of the baseling the addition of the same addition of		18725
and that he will warrant and forever defined the same against all present whomewere. The prantice warrant that the presents of the hear represented by the date defined barry of the barry	tully seized in fee simple of said described real property ar none	nd has a valid, unencumbered title thereto _except
The density we can be due to prove the law represented by the due we density due and this trust dued are: "The due against in a minimal binney out to binney due to binney at commercial instance." "The due against in a minimal binney out to binney due to binney at commercial instance. "The due against in the binney and the all or the binney due to binney at commercial instance. "The due against in the binney and the all or the binney due to binney at the binney	and that he will warrant and forever defend the same aga	
(b) For ma organization, or form it dramatic to mainteend product (see, topperset) Actics below) (c) For ma organization, or form it dramatic to mainteend product (see, topperset) Action below) The deed applies to, interes to the baselit of and block all parties breaks, their heirs, heiters, derives, administrator, executors, and the induct of the baselit of and block all parties breaks and oncore, including blocks, of the control of another or mainteend and the induct of the baselit of mainteend and the induct of the baselit of mainteend and the induct of the baselit of the baselit of mainteend and the induct of the baselit of mainteend breaks, the induct of the baselit of mainteend and the induct of the baselit of mainteend breaks, the induct of the baselit of mainteend breaks, the induct of the baselit of mainteend breaks induced before mainteend breaks, the induct of the baselit of mainteend breaks, the induct of the baselit of mainteend breaks, the induct of the baselit of mainteend breaks in the baselit of mainteend breaks in the baselit of mainteend breaks, the induct of the baselit of mainteend breaks, the induct of the baselit of mainteend breaks, the mainteend breaks, the baselit of the baselit of mainteend breaks, the baselit of the baseli	المعلى من مستقل من من المعلم من المعلم ال - المعلم الم - المعلم الم - المعلم الم - المعلم الم - المعلم الم - المعلم الم - المعلم الم - المعلم الم - المعلم الم - المعلم الم - المعلم المع	Provide and the second seco
tenergy whether a new most and a backing backing the set in the set within the data back and set and the data way, including the back is to require, the set and the set and the data and the data and year inst above written. IN WITNESS WHEREOF, said granter has hereunto set his hand the day and year first above written. TWOTTES: Dates, by ling ext, whicher weardy is of a link of the set and the data and year inst above written. TWO WITNESS WHEREOF, said granter has hereunto set his hand the day and year first above written. TWOTTES: NUTLES: Dates, by ling ext, whicher weardy is of a link of the set and the data and the day and year first above written. TWO WITNESS WHEREOF, said granter has a been data and the data and year inst above written. TWO WITH SE, POUTE ALL AND		
* JARDELANI NOTCE: Delate, by Uning est, which were werenty (e) or (b) in were it actinus in the Technick engine is bandfare is as a bandfare is a bandfa	secured hereby, whether or not named as a beneficiary beneficiary gender includes the feminine and the neuter, and the singular number i	snall mean the holder and owner, including pledgee, of the contract struing this deed and whenever the context so requires, the masculine includes the plural.
STATE OF OR EGGON, County ofLlamath	* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation 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 us Steven-Nate Form No. 1310. Act and whether	JUDITH E. FOUTCH CARL N. FOUTCH CURTIS LIVING TRUST
Bondiciary DATED: Trustee The undersigned is the logic curves and holder of all indebindings secured by the lorging trust deed, and secured by the lorging trust deed, and secured by the lorging trust deed and secure and holder of all indebindings secured by the lorging trust deed and secure by the lorging trust deed (with a defined to year) Trustee The undersigned is the logic curves and holder of all indebindings secured by the lorging trust deed (with a defined to year) Trustee The undersigned is the logic curves and holder of all indebindings secured by the lorging to year and with the secure between the years and and activities (to cancel all evidences of the partite dealpart of the lorging) The undersigned is the logic curves and holder of all indebindings secured by the lorging to year and with the secure between the logic and activities (to cancel all evidences and the partite dealpart of the lorging) The undersigned is the logic curves and holder of all indebindings secured by the lorging to year and with the secure between the logic curves and the partite dealpart of the lorging trust deed (with a secure between the logic curve) DATED: Trustee The under the secure between the logic curves and documents to consultation betwee reserverses will be made. The under the secure between the logic curves and documents to consultation between reserverses will be made. The logic curve of the logic curve curves of the logic curve of the logi	This instrument was acknow by JDUITH E. FOUTCH, CARL N	Klamath)ss. viedged before me on Saptember / % 19.90., N. FOUTCH, and MAROIN ROSS CURTIS & FLIZABETH
My commission expires 11/1/4/9/1 Requires for PUL SECONVERSE To undersigned is the legit owner and holder of all indebtedness secured by the foregoing trust deed. All nume secured by said trust deed have been tully paid and astistiled. You have by the foregoing trust deed. All nume secured by said trust deed or pursuant to statute, to cancel all oridoness of indebtedness ascured by said rust deed or pursuant to statute, to cancel all oridoness of indebtedness ascured by said trust deed to pursuant to statute, to cancel all oridoness of indebtedness of indebtedness designated by the terms of additional deed) and to recorder and documents to therewith together with add trust deed of the same. Mail recordory, without warranty, to the particle designated by the terms of additional deed) parters. PATED:	by	$\frac{1}{12} \frac{1}{2} 1$
TO: Trustee To: To: To: To: trust deed have been taily paid and satisfied. You here of indebedness, secured by said trust deed of pursuant to stature, to cancel all evidences of indebedness, secured by said trust deed from the same of to: personse; without warranty, to the parties designated by the terms of said trust deed the same. Mail reconveyance and documents to: DATED: 10 Image: To: Image:		している 時代 ひかんかいしん 行動 小学校 ひがた オフィオ レブ・オブロット フレー・フレート アニューター・エートレート
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The undersigned is the legal owner and holder of all indebtedness secured by the torogoing trust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed or pursuant to statute, to cancel all indebtedness secured by said trust deed or pursuant to statute, to cancel all indebtedness secured by said trust deed or pursuant to statute, to cancel all indebtedness secured by said trust deed or pursuant to statute, to cancel all indebtedness secured by said trust deed or pursuant to statute, to cancel all indebtedness secured by said trust deed or pursuant to statute, to cancel all indebtedness secured by said trust deed or pursuant to statute, to cancel all indebtedness secured by said trust deed or pursuant, to cancel all indebtedness secured by said trust deed or pursuant to statute, to cancel all indebtedness secured by said trust deed or pursuant, to cancel all indebtedness to cancel all indeb	TO:	Exception of a statement of the second se Second second se Second second sec
De not lose or desirey 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 V/ H.J.' (USAGOU PRODUCT RECONDERSING Interview Loss Convertation Contraction Contr	The undersigned is the legal owner and holder of all indebtedne trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of inc herewith together with said trust deed) and to reconvey, without warra estate now held by you under the same. Mail reconveyance and docum	ess secured by the foregoing trust deed. All sums secured by said d, on payment to you of any sums owing to you under the terms of debtedness secured by said trust deed (which are delivered to you anty, to the parties designated by the terms of said trust deed the ments to
TRUST DEED WKK VALUE OF ORUST WOOLS WOOLS TATE OF OREGON, (FORM No. 881) TEREMENTER LAW FURCED FORTLANDIGHT. (IT) JUDITH E. FOUTCH et al JUDITH E. FOUTCH et al SPACE RESERVED SPACE RESERVED AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY OF NAME NAME NAME NAME NAME STATE OF OREGON, County of ID OF ORTIGATION OF STATE OF OREGON, County of ID OF ORTIGATION OF STATE OF OREGON, STATE OF ORUST, STATE OF OREGON, STATE OF OREGON, STATE OF ORCOTOR, STATE RESERVED STAT	Prosent for an advisor this Torus David AB THE MATE which is approve Back much	
IFORM No. 881) Structment seas LAW FUR CO. FORTLAND. ORE:		be delivered to the truttee for cancellation before reconveyonce will be made.
JUDITH E. FOUTCH et al Offen et al was received for record or the day 5715 Shasta Way Grantor If our et al day of	(FORM No. BEI)	County of
HAMBLET & ZELL HAMBLET & ZELL	JUDITH E. FOUTCH et al Count 5715 Shasta Way Andrew Ports For the State of	was received for record on the
AFTER RECORDING RETURN TO CTAIL MOUNTAIN TITLE COMPANY OF THE SKLAMATH COUNTY 15021 DEED /(By Deputy	HAMBLET & ZELL	R pageor as fee/file/instru- ins Use U411 111 ment/microfilm/reception No
	AFTER RECORDING RETURN TO CARL	TALK JERL County affixed ?
Evenue de la grande la sense processione processione de la sense de la company de		DEED //(By



MTC NO: 24212-K



EXHIBIT "A" LEGAL DESCRIPTION

The Westerly 70 feet of the following described property: Beginning at an iron pin which lies West along the South line of Section 35, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, which is also the center line of Shasta Way, a distance of 180.5 feet and North 0 degrees 11' East a distance of 30 feet from the iron pin which marks the Southeast corner of said Section 35 and running thence; continuing North 0 degrees 11' East parallel to the East line of said Section 35 a distance of 263.2 feet to an iron pin; thence West parallel to the South line of said Section 35 a distance of 150.5 feet to an iron pin, which is on the West line of TRACT 68 OF FAIR ACRES SUBDIVISION NO. 1; thence South 0 degrees 11' West along the West line of said TRACT 68 and parallel to the East line of Section 35 a distance of 263.2 feet to an iron pin which is on the North right of way line of Shasta Way 30 feet Northerly from the South line of said Section 35; thence East along the North right of way line of Shasta Way, parallel to the South line of Section 35 a distance of 150.5 feet, more or less, to the point of beginning, said tract being in TRACT 68 OF FAIR ACRES SUBDIVISION NO. 1, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon in the SE1/4 of SE1/4 of Section 35, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No: 3809 035DD 03000

STATE OF OREGON: COUNTY OF KLAMATH:

Filed	for record	at request	of		Mountain ti	tle co.		the	18th	day
of		Sept.		90	at 11:48	o'clock	AM., and du	ly recorded in	VolM90	,
U1			of		Mortgages		on Page187	24		
				1.1		Ev	velyn Biehn	- County Clerk		
FEE	\$	18.00	2 A 1			1	By Qaules	a Mulle	nder	<u> </u>
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