37994	TRUST DEED	Val. mai	Page 24977
THIS TRUST DEED, made this ELMER E. WIGGET, JR. and CYNTHIA	25 day of R. WIGGET, husba	November nd and wife	, 19.91 , betweer
as Grantor, MOUNTAIN TITLE COMPAN TOM O'CONNOR and LILITH O'CONNOR	Y OF KLAMATH COUN or the surviv	TY Dr thereof	, as Trustee, and
as Beneficiary,			
Grantor irrevocably grants, bargains inKLAMATHCounty, C	WITNESSETH, , sells and conveys to Dregon, described as:	trustee in trust, with p	power of sale, the property
SEE EXHIBIT A WHICH IS MAI		Y THIS REFERENCE	
forhas with all the second			
ogether with all and singular the tenements, hered workereafter appertaining, and the rents, issues on with said real estate. FOR THE PURPOSE OF SECURING BE	itaments and appurtenance and profits thereof and all	s and all other rights there fixtures now or hereafter a	unto belonging or in anywise
FOR THE PURPOSE OF SECURING PER MIN of ***********************************			reached to or used in connec-
lote of even date herewith pounting the	Dollars, wi	h interest thereas and the	
The date of metalic and payable per ter	ms of note	10	incipal and interest hereof, if
old conveyed areitrad. In the event the within d	escribed property, or any	stated above, on which the	final installment of said note t therein is sold, agreed to be
herein, shall become immediately due and payable.	ted by this instrument, irr	ained the written consent o espective of the maturity	r approval of the beneficiary, dates expressed therein, or
I. To protect, preserve and maintain said property in ind repair; not to remove or demolish any building or impro-	ntor agrees; 1 good condition	, easement or creating any re-	striction thereon; (c) win in any
2. To complete or restore promptly and in good at anner any building or improvement which may be construct	nd workmanlike grantee in		1149 UFFC OF the lien of these
J. To comply with all laws, ordinances, regulations, constant restrictions atlecting said property; it the beneficiary	ovenants, condi- services mer	e proof of the truthfulness the tioned in this paragraph shall be from any details be found to	l or any part of the property. The cribed as the "person or persons reen of any matters or facts shall reof. Trustees lees for any of the not Liss than \$5.
oper public office or offices, as well as the cost of all lies	ng same in the pointed by	t notice, either in person, by	ecounder, beneficiary may at any
 filing ollicers or searching agencies as may be deemed d neliciary. 4. To provide and continuously maintain insurance of w or hereafter erected on the said premises against loss or d such other hazards as that beneficiary maintains in the said of the said searching agency of the	esirable by the erty or any	ness hereby secured, enter upon part thereol, in its own name	and take possession of said prop-
amount was been streng will be a strength to the strength to t	time require, in liciary may	d expenses of operation and colloon any indebtedness secured he determine	lection, including reasonable attor- reby, and in such order as bene-
cies of insurance shall be delivered to the beneficiary as a	on as insured; insurance no	he entering upon and taking such rents, issues and profits,	possession of said property, the
iver said policies to the beneficiary at least litteen days prior to any policy of insurance now or hereafter placed on heraficient	said buildings	f the seal and a seal of the s	for any taking or damage of the rol as aforesaid, shall not cure or under or invalidate any act done
ected under any fire or other insurance policy may be app	lied by benefi- hereby or in	pon default by grantor in pays	nent of any indebtedness secured
y part thereol, may be released to grantor. Such application of cure or waive any default or police of default or solice of default or	to collected, or declare all	respect to such payment and/or	performance, the beneficiary may
5. To keep said premises free from construction liens a	in equity as advertisement	a mortgage or direct the truste	e to foreclose this trust deed by
ainst said property before any part of such tares, assessme arges become past due or delinquent and promptly deliver re- banalisiant chould she	nessed upon or the beneficiar ints and other the trustee shorts therefor	y elects to foreclose by advertise	ment and sale, the beneliciary or
ents, insurance premiums, liens or other charges payable by	drantor, either secured hereb	whereas the second frag	property to satisfy the obligation
d the amount so paid, with interest at the rate set forth in th	ment thereof, in the manner is note secured 13. A	provided in ORS 66.735 to 86.	795.
st deed, without waiver of any rights arising from breach	ecured by this sale, the gran of any of the the delault o	for or any other person so privi	the date the trustee conducts the leged by ORS 86.753, may cure
y hereinbefore described, as well as the france, shall be ne extent that they are bound for the payment of the obj	aid, the prop- bound to the entire amount ligation herein not then be a	due at the time of the cure of	ther than such portion as would
notice, and the nonpayment thereof shall, at the option of il der all sums secured by this trust dead impaction of il	payable with obligation or beneficiary, delaults the	trust deed. In any case, in ac	dition to curing the delault or
6. To pay all costs, lees and expenses of this trust inclu-	sting the cost together with	actually incurred in enforcing a trustee's and attorney's fees not	pay to the beneliciary all costs the obligation of the trust deed exceeding the amounts provided
actually incurred.	and attorney's place designate be not non-	herwise, the sale shall be held c ed in the notice of sale or th	in the date and at the time and e time to which said sale may
on or proceeding in which the beneficiary or trustee may app	I in any suit, auction to the	or in separate parcels and sha	ill sell the parcel or parcels ar
ling evidence of title and the beneficiary's or trustee's attorn	expenses, in- the property :	o sold, but without any covers	ant or warranty, express or im-
ee of the trial court, grantor further agrees to pay such sur	judgment or the grantor ar may the ap- 15 Wi	d beneticiary, may purchase at	the sale.
It is mutually agreed that:	cluding the co	mpensation of the trustee and a	reasonable charge by trustee's
8. In the event that any portion or all of said property si er the right of emiment domain or condemnation, beneficiary si r, il it so elects, to require that all or any portion of the mu ompensation for such taking, which are in second of the mu operation for such taking.	hall be taken deed as their i hall have the	d liens subsequent to the inter	rst of the trustee in the trust
bay all reasonable costs, expenses and attorney's lees necessa	unt required 16. Br	naturiaan min a	and in interest entitled to such
ied by it linst upon any reasonable costs and expenses and it in the trial and appellate courts, necessarily paid or incur ry in such proceedings, and the balance applied upon the ted hereby; and grantor adrees, at its now areason it.	torney's lees, trustee the la	such appointment, and without	t conveyance to the successor
erecute such instruments as shall be and expense, to take	such actions which when	n shall be made by written inst	rument executed by henefociery
9. At any time and from time to time upon written requ	iest of bene- of the successoi	frustee.	we privit of proper appointment
is best and presentation of this deed and isoment (in case of lull reconveyances, for cancellation), with liability of any person for the payment of the indebtedness, consent to the making of any map or plat of said property;	the note for acknowledged out affecting obligated to no trustee may trust or of any	stee accepts this trust when is made a public second as pri- filly any party hereto of pendin (action or proceeding in whom	is sale under any other deed of
the second state property;	(b) join in shall be a part	unless such action or proceeding	kinnior, peneliciary or trustee
i. The Trust Deed Act provides that the trustee hereunder must be vings and loon association authorized to da business under the rity of this state, its subsidiaries, affiliates, agents or branches, t	ie either an attarney, who is an laws of Oregon or the United 3 he limited s	active member of the Oregon St. Pates, a tale insurprise company	ate Bar a bank, trust company

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-24978 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever 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, family or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benelit 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 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 creater 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 use Stevens-Nees Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. SIME E. HIGGET JR. CYNTHIA R. WIGGET STATE OF OREGON, County of Klamath This instrument was acknowledged before me on by ELMER E. WIGGET, JR. and CYNTHIA R. WIGGET This instrument was acknowledged before me on bv TAAP as. of ... SLIC 375 े ह My commission expires 6/8/Potary Public for Oregon REQUEST FOR FULL RECONVEYANCE To be used only when ablightions have been paid. TO: Trustee The undersigned is the legal owner and holder of all indebredness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and noder of all indepredness 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 because to the terms of terms and terms the terms of the terms of the terms of said trust deed or pursuant to statute, to cancer an evidences of indeprediences secured by said trust deed (which are obsidence 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 DATED: , 19 a production of the second second second Beneficiary Do not loss or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the truston for concollation before reconveyonce will be mode. TRUST DEED (FORM No. \$81) STRVENSINESS LAW PUB. CO., PORTLAND, GAI STATE OF OREGON, County of ELMER E. WIGGET, JR. and CYNTHIA R. WIGGET · \$\$. I certily that the within instrument was received for record on the day ************ at _____ o'clock ____ M , and recorded TOM O'CONNOR and LILITH O'CONNOR SPACE RESERVED in book/reel/volume No. on "BOX 62 FOR page or as tee/file/instru-BONANZA, OR 96723 RECORDER'S USE ment/microfilm/reception No....., Record of Mortgages of said County. Beneficiary Witness my hand and seal of MOUNTAIN TITLE COMPANY TO County affixed. OF KLAMATH COUNTY ----NANE TITLE By Deputy

24979

MTC NO: 26663-NM

EXHIBIT A LEGAL DESCRIPTION

PARCEL 1

Lots 11 and 12, Bleck 20, FIRST ADDITION TO EONANZA, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

PARCEL 2

Lots 1 through 5, Block 20, FIRST ADDITION TO BONANZA, ALSO that portion of Central Street and Mills Street vacated by order of vacation recorded April 9, 1958 in Volume 298, page 517, Records of Klamath County, Oregon.

PARCEL 3

A triangular parcel of land in FIRST ADDITION TO BONANZA, lying North of North Street, Southeast of Mills Street, and West of the East line of First Addition to Bonanza, ALSO that portion of Central Street and Mills Street vacated by order of vacation recorded on April 9, 1958 in Volume 298, page 517, Records of Klamath County, Oregon, EXCEPTING THEREFROM that portion lying within the right of way of Lost River.

STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for record a	request of <u>Mountain Title Co.</u> the 27th	
of <u>No</u>	A.D., 19 91 at 3:52 o'clock PM., and duly recorded in Vol. M91	У
	of Mortgages on Page24977	- 1
FEE \$18.0	Fuelyn Biehn Court	