65013 THIS TRUST DEED, made this	TRUST	DEED CO- KIN VO	1 m93 Page 1785	3 🛞
	m1030	380-N F	. 19 93 be	tween
			as Gr	antor,
MOTINITATIN TITLE CO	MPANY OF SLAMALE	1CUUN1.L	40 = 1 401 +	-,
PROATO P MYTAN				
			, as Benef	iciary,
Grantor irrevocably grants, barg	WITNES	iSEIH:	st with power of sale, the prope	erty in
Grantor irrevocably grants, barg KLAMATH County	gains, seils and conve . Oreson described i	sys to trastee in the		
SEE EXHIBIT A WHICH I	S MADE A PART H	EREOF BY THIS R	EFERENCE	
la di sa dikena dikerta selah di sakata bandaran di salah sebagai berasak berasak berasak berasak berasak bera Berasak berasak di Salah sebagai di sebagai berasak berasak berasak berasak berasak berasak berasak berasak be				
할머니는 그들은 그들은 그 얼마를				
of the way and the state of the				
ogether with all and singular the tenements, or hereafter appertaining, and the rents, issue	es and promis mercor un			
he property. FOR THE PURPOSE OF SECURIN	G PERFORMANCE of	each agreement of gra	ntor herein contained and payment of	the sun
THREE THOUSAND NI	NE HUNDRED AND N	10 / 100ths**	there according to the terms of a DE	omissor
the transity payable to here	eficiary or order and ma	ade by grantor, the line	al payment of principal and interest l	icicoi, i
not sooner paid, to be due and payable to be the date of maturity of the debt sect	r terms of note		as which the final installment of	the not
becomes due and payable. In the event the	Wittill described prope	talend the inside	on concent or approval of the beneficia	ary, thei
at the beneficiary's option, all obligations se become immediately due and payable.	cured by this hishamen			
To protect the security of this trust di		ondition and repair; ne	ot to remove or demolish any buildir	ng or in
provement thereon; not to commit or permit	t any waste of the prope	rty.	ng or improvement which may be con	nstructe
damaged or destroyed thereon, and pay whe	en que all costs iliculted	theretor.	ations affecting the property; if the bi	eneliciai
3. To comply with all laws, ordinance	es, regulations, coveriant	s, conditions and reserve	ctions affecting the property; if the benericial Code as the beneficiary may re	quire an searchir
to pay for filing same in the proper public	Office of Offices, as well			
A To provide and continuously ma	intain insurance on the	buildings now or her m time to time require	eafter erected on the property again, in an amount not less than	nlice
written in companies acceptable to the per	leticiary, with 1033 paya.	one to the same increase	nce and to deliver the policies to the b	eneticia
at least fifteen days prior to the expiration	of any policy of insurar	nce now or hereafter pl	aced on the buildings, the beneficiary	may pi iary upe
cure the same at grantor's expense, I he am	tottill confected under unit		on of banaticiary the entire amount 50	collecte
or any part thereof, may be released to gra	mor. Such application o			
5. To keep the property free from	COURTINGTION HELP and to	pay all taxes, assessments and other	ments and other charges that may be her charges become past due or delin	quent a
necessed upon or against the property bero	ore any part of such tax	t it is a section of the section	4 of now tower assessments, insurance	premiun
liens or other charges payable by gramor, c	sittlet by alleet pury	t is a maid	with interest at the tate set lotte il	i the no
secured hereby, together with the onligation	Mis described in barel	it it is bornet at an	of the covenants bereaf and for such	paymen
the debt secured by this trust deed, without with interest as aforesaid, the property he	reinbefore described, as	well as the grantor, si	hall be bound to the same extent tha	t they i out noti
with interest as aforesaid, the property he bound for the payment of the obligation and the nonpayment thereof shall, at the	herein described, and all potion of the beneficiary	l such payments snau i , render all sums secure	ed by this trust deed immediately due	and p
able and constitute a breach of this flust	iccu.	e et at title copre	h as well as the other costs and expe	nses of
trustee incurred in connection with or in	Stitutering time own-Barren			or trust
7. To appear in and detend any act	hich the beneficiary or	trustee may appear, inc	cluding any suit for the foreclosure of	rnev's 1
to now all costs and expenses, including ev	Inches of three and		ont of an anneal from any judement o	r aecree
the trial court, grantor further agrees to p	ay such sum as the appe	llate court shall adjude	ge reasonable as the beneficiary's or t	
torney's fees on such appeal. It is mutually agreed that:			sight of eminent domain or condemna	tion. be
ticing shall have the right, if it so election	s, to require that an er			
		and the contract of the contra	serius member of the Oregon State	Bar. a bi
NOTE: The Trust Deed Act provides that the t trust company or savings and loan association rized to insure title to real property of this sto	authorized to do business	under the laws of Oregon es, agents or branches, th	or the United States or any agency thereof, o	or an esc
rized to insure title to real property of this sta agent licensed under ORS 696.505 to 696.585	718, 119 sometatation) attitude			
			STATE OF OREGON,]
TRUST DEED			County of	
			County of I certify that the with	in inc
			ment was received for reco	
FOBOX33AGGREIN		엄마 늦게 다양	ment was received for recoi	011 19
SPRAGUE RIVER,OR97639		RPACE RESERVED	ato'clockM., and	d record
Granter		FOR	in book/reel/volume No	
GERALD RE NYLAN TO TO	Z#	MECONDER'S USE	nude or as lee/1	ile/inst
22 30 HOUSE	\$ \		ment/microfilm/reception No Record ofof sa	
Seneficiary			Record of of sa	ia Coul
			Witness my hand a County affixed.	sea
After Recording Return to (Name, Address, Zip):		and the second s	County attixed.	

TITLE

By, Deputy

After Recording Return to (Name, Address, Zip):
MOUNTAIN TITLE COMPANY
OF KLAMATH COUNTY

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid to beneficiary and explicitly by it first upon any reasonable costs and expenses and inturned by further in such proceedings, shall be paid to beneficiary and explicitly paid or incurred by the paid of the paid o

and that the grantor 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 if grantor is a natural person) are for business or commercial purposes.
This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein.
In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

le harlio * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is CHARLIE B. VAUGHAN

*IMPORIANT 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 use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

STATE OF OREGON, County of ... This instrument was acknowledged before me on by CHARLIE .B ... VAUGHAN ..

This instrument was acknowledged before me by

MY COMMISSION EXPIRES APR. 20, 1996

TO:

Public for Oregon My commission expires

REQUEST FOR FULL RECONVEYANCE IS

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							HOTE DEEK	paia.j
	 	 ************	, T	rustee				

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the 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 the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED: ..., 19.

not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

Beneticiary

LEGAL DESCRIPTION EXHIBIT "A"

A parcel of land situate in Government Lot 14 in the SE1/4 of the NW1/4 of Section 14, Township 36 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point which lies South along the Section line a distance of 1980 feet, and East a distance of 2253 feet, and South a distance of 560 feet from the iron pin which marks the Northwest corner of Section 14, Township 36 South, Range 10, East of the Willamette Meridian, Klamath County, Oregon, and running thence; South 100 feet; thence East 120 feet; thence North 100 feet thence West 120 feet, more or less, to the point of beginning.

STATE	OF OREGON: COUNTY OF KLAMATH: ss	
	or record at request of Mountai July A.D., 1993 at11:	Title co the 22nd day recorded in Vol. M93
FEE	\$20.00	Evelyn Biehn - County Clerk By Danielone (March 2)