76114 02-15-94P01:57 RCVI	mrc 31904-1	Vol <u>2094_</u> Page_5021
IZABETH J. BENNETT	day of	
MOUNTAIN TITLE COMPANY	Y OF KLAMATH COUNTY	, as Gra , as Trustee , as Trustee , pa se unter te on ( 1979 the trustee , as Benefic Fa tes visitents that resay of the transmission of the trust
KMA J. HALE	algebras of internations sources international sectors in the position	as Trustee, as the second participation of the second seco
Lue inspirations is the letter or be up ho	WITNESSETH:	th are trusten to the trust card, on some reaction of the
KLAMATH County, O	is, sells and conveys to tru regon, described as: said the	stee in trust, with power of sale, the proper of opperative wate period of the proper
PLEASE SEE EXHIBIT "A" AT		neativit extignes
COMPLETION ND: 023481	$-\frac{1}{2}$	Wotary Papito for O
CERCIAN DEPICIAL A		$ 1\rangle +  1\rangle +  1\rangle$
And South and Annual Control of Alexandration and Anti-		
ערידור וואי דער אין איין איין איין איין איין איין איין	nere was seenowindsed by	0.5 m)e cu
herealter appertaining, and the rents; issues and e property.	litaments and appurtenances ar d prolits thereof, and all fixture	nd all other rights thereunto belonging or in anywise z now or hereafter attached to or used in connection
FOR THE PURPOSE OF SECURING PE	RFORMANCE of each agreed	nent of grantor herein contained and payment of the D NO / 100ths****
to of even date herewith, payable to beneficiar	y or order and made by frant	nent of grantor herein contained and payment of the D NO / 100ths***** h interest thereon according to the terms of a prom or, the final payment of principal and interest here
The date of maturity of the debt secured b	y this instrument is the date,	BELM 3 BENNE 11
the beneficiary's option all obligations for granto	or without first having obtained	the written consent or approval of the bandling
To protect the security of this trust deed, gr	antor agrees: 1 states to eather	tartine up the give rule areas files include a heitret
To commit or permit any w	waste of the property.	copair, not to remove or demolish any building of
Solucity to join in executing much lineaces, regu	ulations, covenants, conditions a	and restrictions affecting the property if the beauti
A To provide and environment the proper public office	or offices, as well as the cost of iclary.	of all lien secricies made by filing officers or search
itten in companies acceptable to the beneficiary	eliciary may from time to time , with loss payable to the latte	e require, in an amount not less that a police and the property against loss of requires in an amount not less that a police and the second se
least lifteen days prior to the expiration of any	policy of insurance now or her	eafter placed on the buildings the beneficient
any part thereof, may be released to grantor. Su der or invalidate any set released to grantor. Su	as beneficiary may determine, o ich application or release shall	r at option of beneficiary the entire amount so colle not cure or waive any default or notice of decule
essed upon or against the property before any i	part of such taxes, assessments	and other charges become past due or delingment
is of other charges payable by grantor, either by	direct payment or by providin	ig beneficiary with funds with which to make such
acor secured by this trust deed, without waiver	of any rights arising from bread	ch of any of the covenants hereof and for such participation
the nonpayment of the obligation herein de the nonpayment thereof shall, at the option of and constitute a hereit of this tends ded	escribed, and all such payments the beneficiary, render all sum	s shall be immediately due and payable without no secured by this trust deed immediately due and
0. 10 pay all costs, lees and expenses of this itee incurred in connection with or in enforcing	frust including the cost of tit. this obligation and trustee's a	le search as well as the other costs and expenses of and attorney's lees actually incurred
in any suit, action or proceeding in which the	beneficiary or trustee may app	ear, including any suit for the foreclosure of this d
trial court, grantor further agrees to pay such as	fixed by the trial court and in um as the appellate court shall	trustee's atterney's less; the amount of atterney's the event of an appeal from any judgment or decre adjudge reasonable as the beneticiary's or trustee's adjudge reasonable as the beneticiary's or trustee's
It is mutually agreed that: 8. In the event that any portion or all of th ary shall have the right if it so elects to receive	Property shall be taken unde	of the right of eminent domain or condemnation, be the right of eminent domain or condemnation, be the monies payable as commercial for
E: The Trust Deed Art provides that the second	(A) A Contraction of the second se	and the second sec
to insure title to real property of this state, its subs it licensed under ORS 696.505 to 696.585.	Idiaries, affiliates, agents or brand	ches, the United States or any agency thereof, or an esc
and structs in such an event the beneficiary.	and/o periorannes, the prior	STATE OF OREGON, HEADY HUMAN
agait, shull suit cine cristaire ary default of su 17. Transfered WASH DEFNAMED Coloristi 17. Transfered WASH DEFNAMED Coloristi	nice e delanit hereurider er in nieder inez ereured ericht de i	a desured the prime of a standard prime of the standard prime of t
LAROX 1	The real of the re	
0; 0R1 197627 11 1 11 11 11 11 11 11 11 11 11 11	Lichin Mer of Obstranding for Liching and Groupstrates the	ment was received for record on 1 day of
MA J. HALE CALCE MELLING MULTINE STREET	ACCEL ALA LINE FACE RESERVED	at o'clock M., and record in book/reel/volume No
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	dinat a or other surgersett of The factor a table to	page
O. OK-1 BIOSIACOUT (C) IOIS IN BUST BURGE	were even and the second s	
tota 191 englishma Beneficiery and total anomia char	and a concellention, without along at any may as play of th	Record of Witness my hand and seal

7

## 5022 @

457 Ch. C.

ANG ASCHINES IN

i dirinimi

1161.9.900

Which are in access of the amount required to pay all reasonable costs, streams and attorney's how assessable proceedings, shall be paid to bonsticary and applied by it list upon any reasonable costs and expenses and attorney's how behavior in the triad and expenses and attorney's how behavior in the triad and expenses and attorney's how and proceedings, shall be paid to bonsticary and applied context in tableted particular costs, necessary ball or incurred by formalizity in unch proceedings, and the balance applied upon the indebted particular and expenses and attorney's how and the balance applied to the indebted particular in the triad and applied to the indebted particular internet in the triad and applied to the indebted particular internet. The applied internet is and attorney's how and the particular applied upon the indebted particular internet. (a) can be applied in the triad and and the indebted particular internet in the maximal internet in the maximal internet internet internet internet and the maximal internet internet applied upon the particular internet. (b) has not appendent or other applied upon the indebted particular internet interne

and that the frantor will warrant and forever defend the same against all persons whomsever. A same a same against all persons whomsever. A same a

and that the grantor will warrant and forever detend the same spans, an present of the above described note and this trust deed are: the grantor warrants that the proceeds of the lean represented by the above described note and this trust deed are: (b) for an organisation, or (even it grantor is a natural person) are for build independent of the beneficiary and the personal representatives successors and assigns. The term beneficiary shall mean the 1. If using legates, devices, administrators, executors, secured hereby, whether or not named as a beneficiary herein, exact the grantor, trustee and/or 1. If using this trust deed, it is understood that the grantor, trustee and/or 1. If the grantative is the singular shall be taken to mean and include the plural, . . d that generally all granmatical changes shall be if the context so requires, the singular shall be taken to mean and include the plural, . . d 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. , thu, granter without trailingue 14 multer d' by this histourieul, i 1101191.00 115. oecontres) solid, con 20 alar ່ນວຽນກະຕິ 100 97 2111 His witchin describes Brobact 25

\*IMPORTANT NOTICE: Delete, by lining our, whichever, warranty (a) or (b) is not opplicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-n-Lending Act and Regulation Z, the us beneficiary MUST comply with the Act and Regulation by making required Disclosures; for this purpose use Steven-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this holds.

XA. ELZABETH J. BENNETT

1 cubrick

Beneticiary

ULAN MAG STATE OF OREGON, County of Klaimat .) ss. gif huopality This instrument was acknowledged before me on by OFFICIAL<sup>O</sup>SEAL JESSICA WHITLATCH NOTARY PUBLIC - OREGON COMMISSION NO. 029491 MY COMMISSION EXPIRES NOV 07, 1937 DOI Votary Public for Oregon My commission expires, OLEVER SEE EXHIBLE DEINCHEN REQUEST FOR FULL' RECONVEYANCE (To be used only when obligations have been paid.) KTUUULH

SLAMER? Trailer and an Trustee an in trastee in this . . . W. 8.1

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 watranty, to the parties designated by the terms of the trust deed the estate now held by you under the secure Mall 3.020.02

DATED: Do not lose or destroy this Trost Deed OR THE NOTE which it secure: day of must be deliver d to the trustee for cancellation before N Co reconvergence will be made. TRUST DEED

FORM 184, ANT-Dropen True Dand School-TRUST DIFD

TO:

## EXHIBIT "A" LEGAL DESCRIPTION

A portion of that tract of land described in Volume M74 at page 12620 of Microfilm Records of Klamath County, Oregon being a portion of the NE1/4 NW1/4 of Section 1 Township 40 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at a 5/8 inch iron rod marking the Northwest corner of said tract of land described in Volume M74 at page 12620; thence South 00 degrees 07' 22" West along the West boundary of said tract a distance of 1276.52 feet; thence South 89 degrees 18' 19" East parallel with the North boundary of said tract a distance of 110.00 feet to a 5/8 inch iron distance of 110.00 feet to a 5/8 inch iron rod; thence North 00 degrees 07' 22" East rod on the West boundary of said tract a distance of 1276.52 feet to a 5/8 inch iron parallel with the West boundary of said tract a distance of 1276.52 feet to a 5/8 inch iron North boundary of said tract; thence North 89 degrees 18' 19" West along said North boundary a distance of 220.00 feet to the point of beginning.

## STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for record at request o	Mountain Title co the 15th day
of Feb	A.D., 19 94 at 1:57 o'clock P.M., and duly recorded in Vol. M94
0	Mortgages on Page 5021
	Evelyn Biehn County Clerk
FEE \$20.00	By Dauline Millendure

PAGE 3 OF REPORT NO 31904-JW PRELIMINARY REPORT

PRELIMINARY REPORT ONLY

5023