95029 02-17-95P03:41 RCVD	TRUST DEED	Volm90	Penn	36174
THIS TRUST DEED, made this 15TH ELIZABETH ANN BUCKLEY	day of F	EBRUARY		95, between
MOUNTAIN TITLE COMPANY OF KLAMATH COUN	NTY		·····	, as Grantor,
VIRGINIA NEASHAM				
	VIINESSETU.			
Grantor irrevocably grants, bargains, sells ar KLAMATH County, Oregon, des	nd conveys to tours	e in trust, with powe	er of sale, th	e property in
SEE EXHIBIT "A" WHICH IS MADE A PART H	the state of the s	EFERENCE		
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- Bankil Bakanah Baliji da Bazazara 1994 - Bankil Bakanah				
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ether with all and singular the tenegraphs has all				
gether with all and singular the tenements, hereditaments a hereafter appertaining, and the rents, issues and profits the e property.		an or moregital withdrawd	to or used in c	connection with
FOR THE PURPOSE OF SECURING PERFORMA FORTY FIVE THOUSAND FIVE HUNDRED AND			ined and payn	ent of the sum
e of even date herewith, payable to beneficiary or order sooner paid, to be due and payable PER TERMS OF			to the terms	ol a promissory
sooner paid, to be due and payable PER TERMS OF	NOTE	tion times payment or pr	incipal and int	erast hereol, it
The date of maturity of the debt secured by this instromes due and payable.  To protect the security of this trust deed, grantor agree.				
vement thereon; not to commit or property in	good condition and rep	wair; not to remove or d	lemolish any b	uilding or im-
aged or destroyed thereon and now when due all	abitable condition any	building or improvemen	t which may t	be constructed,
requests, to join in execution much themselves, regulations, cov	ranants, conditions and	restrictions affecting the	property; il i	he beneliciary
RCIES as may be deemed devirable by the benefician.		. HOLL BOOK CLIEB LIMINGS D	y rilling officer	N Gr Bearching
4. To provide and continuously maintain insurance omage by fire and such other hazards as the beneficiary maitten in companies acceptable to the beneficiary, with loss		Yours, III an amount not	IPER TRAIN A L U	AA AHBUEND
ary as soon as insured; if the grantor shall fail for any reaso	on to procure any such i	nsurance and to deliver t	nali be delivere he policies to t	d to the bene- he beneliciary
e the same at grantor's expense. The amount collected under indebtedness secured basely and in any in-	er any tire or other in	surance policy may be	igs, the benefic applied by June	rary may pro-
any part thereof, may be released to granter. Such applicate for invalidate any act done pursuant to each motion	ion or release shall not	cure of waive any delai	e entire amour ult or notice of	if so collected,   delault here.
5. To keep the property free from construction liens a	nd to pay all taxes, as	sessments and other ch.	ardes that may	the leviest or
imply deliver receipts therefor to beneficiary; should the pass or other charges payable by transfer either by disease.	grantor fail to make pay	rment of any taxes, asses	Past due or d smenfs, insurai	elinquent and Ne premiuma
used hereby, together with the chlidations described to a first		and ment tittolest at the	i race set tort	h in the note
IN Interest as proceeded the management to the con-		'4 MAIN WILLIAM COVERNANTS D	ereol and tor w	ICA SAVONANIA
and for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the benefic e and constitute a breach of this trust deed.	d all such payments sh clary, render all sums s	all be immediately due scured by this trust deed	and payable w immediately	that they are ithout notice, due and nov
5. To pay all costs, fees and expenses of this trust inclustee incurred in connection with as in enfecting this ability	iding the cost of title s	earch as well as the oth	er costa and ex	ecome of the
7. To appear in and defend any action or proceeding pu	urporting to affect the	security rights or power	incurred. 18 of beneticia:	ry or fruetee
pay all costs and expenses, including evidence of title and the nationed in this paragraph 7 in all cases shell be fixed by	he beneficiary's or trus	, including any suit for tee's afforney's fees; th	the foreclosure e amount of a	ol this deed, ttornev's lees
trial court, grantor further agrees to pay such sum as the a ney's fees on such appeal.	ppellate court shall ad	event of an appeal from judge reasonable as the	n any judamen beneliciary's o	t or decree of frustee's at-
It is mutually agreed that:  8. In the event that any portion or all of the property ary shall have the right, if it so elects, to require that all	shall be taken under t	he right of eminent dom	Mit or coodem	nation have
E: The Trust Deed Act provides that the trustee hamundar and	or any bounds of the	MINIOS PRYBDIE AS CON	pensation for	
t company or savings and loan association authorized to de busines	La add a same			such taking.
to insure title to real property of this state, its subsidiaries, estil	be either an attorney, wh	e is an active member of you or the United States, a , the United States or any	title insurance co	such taking,
company or savings and loan association authorized to do busine d to insure title to real property of this state, its subsidiaries, affil ni licensed under ORS 694.505 to 696.585.	be either an attorney, wh	e is an active member of jen or the United States, a , the United States or any	the Gregon State title Insurance co againcy thereof,	such taking,
to insure title to real property of this state, its subsidiaries, estil	be either an attorney, wh	, the United States or any	agency thereof,	such taking,
fo insure title to real property of this state, its subsidiaries, affil ticensed under ORS 690.505 to 696.585.  TRUST DEED	be either an attorney, wh	e is an active member of pen or the United States, a , the United States or any STATE OF OR Country of	egency thereof,	such taking,
to insure title to real property of this state, its subsidiaries, affil licensed under ORS 696,505 to 696,585.  TRUST DEED	be either an attorney, wh	STATE OF OR  County of	egency thereof, EGON,	auch taking, Bar, a bank, mpany awho- er an escrew  Ba. instrument
o insure title to real property of this state, its subsidiaries, affilicensed under ORS 690.505 to 696.585.  TRUST DEED	be either an attorney, wh	STATE OF OR  County of	egency thereof,  EGON,  t the within record on th	Bar, a bank, mpany autho- er an escrew  Ba. instrument
TRUST DEED  ZABETH ANN BUCKLEY  Granter  Granter	be either an atterney, whiss under the laws of Orei liates, agents or branches	STATE OF OR  County of	EGON,  t the within record on th	Ba.  Ba.  instrument
TRUST DEED  IZABETH ANN BUCKLEY  O BOX 177  Gronter  GGINTA NEASHAM  D. BOX 77	be either an attorney, wh	STATE OF OR  County of	EGON,  t the within record on the	Ba.  Ba.  Ba.  instrument
TRUST DEED  ZABETH ANN BUCKLEY  Consequence  Consequence	be either an atterney, whiss under the laws of Oreginders, ogents or branches  SPACE RESERVED FOR	STATE OF OR  County of  I certify tha  was received for  o'clock book/reel/volum  and  ment/microfilm/	EGON,  t the within record on the M., and is a No. in the No. in t	Ba.  Ba.  instrument
TRUST DEED  ZABETH ANN BUCKLEY  Crenter  Granter  Granter  Granter  Granter  Granter  GANDA 77  LAND, OR 97634  Beneficiary	be either an atterney, whiss under the laws of Oreginders, ogents or branches  SPACE RESERVED FOR	STATE OF OR Country of I certify tha was received for o'clock book/reel/volum ment/microfilm/ Record of	EGON,  It the within record on the M., and the No. and	Bar, a bank, ampany authorer an excrew    Ba.
TRUST DEED  IZABETH ANN BUCKLEY  O Granter  Granter  RGINIA NEASHAM  D. BOX 77  DLAND, OR 97634	be either an atterney, whiss under the laws of Oreginders, ogents or branches  SPACE RESERVED FOR	STATE OF OR Country of I certify tha was received for o'clock book/reel/volum ment/microfilm/ Record of	EGON,  t the within record on the M., and is a No. in the No. in t	Bar, a bank, ampany authorer an excrew    Ba.
TRUST DEED  IZABETH ANN BUCKLEY  Oranter  Granter  Granter  GENTIA NEASHAM  D. BOX 77  JLAND, OR 97634  Beneficiary	be either an atterney, whiss under the laws of Oreginders, ogents or branches  SPACE RESERVED FOR	STATE OF OR  Country of  I certify tha  was received for  o'clock book/reel/volum  ment/microfilm/ Record of  Witness	EGON,  It the within record on the M., and the No. and	Bar, a bank, appropriate to the control of the cont

which are in excess of the amount required to pay all reasonable costs, expenses and atterney's less necessarily paid or incurred by feather in such proceedings, shall be paid to beneficiary and applied to the standard possible costs and expenses and atterney's fees, both the secured hereby; and frantice, agrees, at its own expense, to take such actions and secured hereby; and frantice, agrees, at its own expense, to take such actions and secures such naturanests as shall be necessary.

9. At any time and from the property of the property of the indebted of the indebt and that the grantor will warrant and torever 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, lamily 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, legates, devises, 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it 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. ELIZABETH ANN BUCKLEY \*IMPORTANT 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 KLANNO This instrument was acknowledged before me on ... ELIZABETH ANN BUCKLEY This instrument was acknowledged before me on by ... OFFIOAL SEAL
MARJORIE A. STUART
NOTARY PUBLIC-OREGON
COMMISSION NO. 040231
0,\* "ISSION EXPIRES DEC. 20, 1998 ublic for Oregon My commission expi REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) , Trustee

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 together with the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now.

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

Beneficiary

A portion of the SE1/4 SE1/4 of Section 36, Township 39 South, Range 8, East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point which is 30 feet South and 30 feet East of the intersection of Linden Street and 2nd Street; thence South along the East boundary of 2nd Street a distance of 336 feet to the Northwest corner of vacated Lot 11 in Block 13 of Midland; thence West a distance of 30 feet to the centerline of vacated 2nd Street; thence South along the centerline of vacated portion of 2nd Street a distance of 138 feet to a point in the centerline of the vacated alley in the center of vacated Block 13 of Midland extended; thence East 490 feet along the centerline of said vacated alley extended and the centerline of said vacated alley to a point which is 8 feet South of the Southeast corner of vacated Lot 3, Block 13 of Midland; thence 168 feet South along the West boundary of vacated Lot 21, Block 13 of Midland to the centerline of vacated California Street, thence 140 feet East along the centerline of said vacated California Street to a point in the centerline of vacated 3rd Street, being the intersection of said vacated California Street and 3rd Street; thence North 160 feet to a point 30 feet East of the Northeast corner of vacated Lot 22 in Block 13 of Midland, thence East 10 feet; thence North a distance of 45 feet, more or less, to the Southwest corner of vacated Lot 45 of vacated portion of First Addition to Midland, thence East a distance of 689.5 feet to the Southeast corner of vacated Lot 44 in vacated portion of First Addition to Midland; thence North a distance of 436.5 feet to the South line of Linden Street; thence along the South line of Linden Street a distance of 1,362.2 feet, more or less, to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: S	99
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Filed for record at request of		Mountain Tit	le Co	the 17th	đav
of Feb A.D	., 19 <u>95</u>	_at3:41	_o'clock _	P M., and duly recorded in Vol. M95	. uay
of		Mortgages .		_ on Page _3617	
FEE 20.00	e jednika jedn		By	Bernetha G. Letsch, County Clerk  Osuline Mullindre	
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