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	9594			al Vol⊥	<u>N95</u> Page	
. 950	Scingtone -21-95P	02:52 RCVPMT	03400		OREGON US	
STREET, DE	tual, and Serings Benk		DEED OF IR			
AFTER RE	CORDING RETURN T	ю:		Va	1. <u>M95</u> .Pa	ge 5250
Washingt	on Mutual		-09-95Å11:11			0
Loan Ser	vicing 1006 - SAS0304					
soattle.	WA 98111		002-04-253-0	242099-2		
Attentio	on: Consumer Loan	Review Loan #	JAKUBOWSKI	AND PEGGY LOU J.	AKUBOWSKI	
THIS DE	ED OF TRUST is between	AS TENA	NTS BY THE EN	TIRETY		'
	ass is 3242 SHAST	AWIY		KLAMATH FALL	S OR 5700	÷,
whose addr			oregoi	N		n, the address of
("Grantor");	MOUNTAIN TITI	E CO.	a		, and its su	Iccessors in trust
	222 S 6TH STREET			, a Washington c	orporation, the add	ress of which is
and assign 1201 Third	s ("Trustee"); and Avanue, Seattle, Washing nting Clause. Grantor here	ton (18101 ("Beneficiary"). and conveys to Trus	tee in trust, with power	of sale, the real pro	perty in
		County, Oregon, describ	ed below, and all inte	erest in it Grantor ever g	ets:	
KLAMAT	TH TACHED EXHIBIT "		·			
SEE A	TACHED BAILING					
		ŝ				
	HIS INSTRUMENT I	A DUTING DE DECOR	DED TOSCORREC	T DATE OF DEED	OF TRUST.	
Ĩ	HIS INSTRUMENT I	S BILLING RE-RECOR				
all of whi All of Beneficia	with: all income, rents and apps, floor coverings, built ch at the option of Benefic the property described at ry, as secured party, a se und Beneficiary.	curity interest in all such	property and this D	eed of Trust shall const	itute the Security A	greement between
Grantor a	nd Beneficiary. Deed of Trust shall constitu ecurity This Deed of Trus	ute a fixture filing.	mance of each prom	ise of Grantor contained	herein, and the pay	ment of
2. 8						
	nty Eight Thousan		as provided in the P	romissory Note which ev	vidences the Loan (t	he "Note"), and any
(\$ 28,0	00.00) (called , modifications or extensi frust, and repayment of m erty. All of this money is c	the "Loar") with interest ons thereof, it also securi	as provided in certain	n fees and costs of Ben or otherwise to protect	eficiary as provided the Property or Ber	eficiary's interest in
Deed of	Trust, and repayment of merty. All of this money is c	alled the "Debt". The fina	i maturity date of the	Loan is 02/24/10	will cause the pay	ment amount and/or
	his how is chacked. The N	Ore bioarders tot a tarrest				
3. 1	Representations of Grantor (a) Grantor is the owner	Grantor represents that: of the Property, which is of the Property, and any	s unencumbered exc existing mortgage or	ept by: easements, rese r deed or trust given in g	arvations, and restri ood faith and for va	ctions of record not lue, the existence of
Which it	(b) The Property is not u	sed primarily for agricultu		and as otherwise trans	sferred by Grantor	without Grantor first
26DAVID	Sale Or Transfer Of Prop in full the Debt and all o aving in full the Debt and ary and bear interest at th	erty if the Property of a ther sums secured hereby all other sums secured he o Default Rate (as that tes overvice any of the remed	A set if Grantor agree instay, the entire Debi rm is defined below) jies for default permi	is to sell or transfer the t shall become immediat from the date of the sal tted by this Deed of Trus	st.	
Senence 5.	Grantor Gran	tor p 000 \$ 48:		a demolish any or the	inipiovoinione en	he Property without
Banefic				t any reasonable hour, a	ind to comply with	all laws, ordinances,
regulati	ons, covenants, construct	whit tayos and assessme	nts on the Property.	the most game or deed of	trust covering the F	toberra or and berrar
	(d) To perform on time bay all amounts due and over (a) To keep the Proper	all terms, covenants and wing thereunder in a timel try ard the improvements	y manner; thereon insured by	require, in an amount	equal to the full in he named as the lo	ss payee on all such
policies	ements, and to deliver events, and to deliver events of pursuant to a standard le (f) To see to it that this is the Property free of all	idence of such insurance inder's loss payable clause beed of "rust remains a encumbrances which mai	valid lien on the Pro y impair Beneficiary	perty superior to all liens s security. It is agreed in any pleading filed in a	except those descrithat if anyone assering action, the asser	bed in Section 3, and its the priority of any tion alone shall impair
the liet	of this Deed of Trust for	purposes of this Section a	any of the covenants	in Section 5, including	compliance with all nants without waiv	the terms of any pror ing any other right or
remed	Curing of Defaults If Gre age or deed of trust, Ben y it may have for Grantor's d by this Deed of Trust. or on demand.	s failure to comply. Repay The unount spent shall t	ment to Beneficiary bear interest at the I DING COPY	Default Rate (as that ter	m is defined below) and de repayable by Page 1 of 2
		RECOR				

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Participation in the

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7. Defaults: Sole (a) Promot performance under this Died of fTrust is essential. If Grantor doesn't pay any installment of the Loan on time, or if there is a breach of any of the promises contained in this De do of Trust or any other document escuring the Loan, Grantor will be in default and the Debt and any other monay whose repayment is as used by this Deed of Trust shall immediately become due and payable in full at the option of and any other monay whose repayment is as used by this Deed of Trust shall immediately become due and payable in full at the option of generation in full is demanded, including unped interest, will bear interest at a rate of fifteen percent (15%) per year (the 'Default Rate') from repayment in full is demanded, including unped interest, will bear interest at a rate of fifteen percent (15%) per year (the 'Default Rate') from repayment in full is demanded, including unped interest, will bear interest at a rate of fifteen percent (15%) per year (the 'Default Rate') from repayment in full is demanded, including unped interest, will bear interest at a resonable trustee's fee. If the Property in accordance the day repayment in full is demanded until repaid in thul, and, if Beneficiary so requests in writing, Trustee shall sell the Property in accordance the day repayment in full is demanded until repaid in thul, and, if Beneficiary so requests in writing. Trustee is all any the object of Trust and (iii) the sung use, if any, shall be disributed in accordance with Oregon law. Beceed of Trust and (iii) the sung use, if any, shall be disributed in accordance with Oregon law. (b) Trustee shall deliver to the purchaser in the sale its deed, without warranty, which shall convey to the purchaser the interest in the Property which Grantor had or the interest in the Property which Grantor had the power to convey at the time sele was conducted in compliance of such compliance in favor of law and of this Deed of Trust. This recites the facts showing that the sale was considers appropri

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prompt payment when due of all other sums so secured or to declare default for failure to so pay. 8. Condemnation: Eminent Domain In the event any portion of the Property is taken or damaged in an eminent domain proceeding, the entire amount of the award, or such portion as may be necessary to fully satisfy the Debt and all other obligations secured by this Deed of Trust, shall be paid to Beneficiary to be applied thereto.

Trust, shall be paid to Beneficiary to be applied thereto. 9. Fees and Costs Grantor shall pay Beneficiary's and Trustee's reasonable cost of searching records, other reasonable expenses as allowed by law, and reasonable lawyers' feet: in any lawsuit or other proceeding to foreclose this Deed of Trust; in any lawsuit or proceeding which Beneficiary or Truste is obliged to prosecute or defend to protect the lian of this Deed of Trust; and in any other action taken by Beneficiary to collect the Debt, including any disposition of the Property under the Uniform Commercial Code, in any bankruptcy proceeding, and on any appeal from any of the above.

10. Reconveyance Trustee shall reconvay ell or any part of the Property covered by this Deed of Trust to the person entitled thereto, on written request of Grantor and Beneficiary, or upon satisfaction of the Debt and other obligations secured and written request for reconveyance

11. Trustee: Successor Trustee in the event of the death, incapacity, disability or resignation of Trustee, Beneficiary shall appoint in writing a successor Trustee, and upon the recording of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor Trustee shall be vested with all powers of the original Trustee. Trustee is not obligated to notify any party hereto of a pending sale under any other deed of trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or under any other deed of trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or

12. Miscellaneous This Deed of Trust shall benefit and obligate the parties, their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the note secured by this Deed of Trust, whether or not that successors and assigns. The term Beneficiary shall mean the holder and owner of the note secured by this Deed of Trust, whether or not that series in named as Beneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person is named as Beneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust requires. If any provision of this Deed of Trust is determined to be invalid uncer law, that fact shall not invalidate any other provision of this Deed of Trust and obligations of this Deed of Trust is determined to be invalid uncer law, that fact shall not invalidate any other provision of this Deed of Trust and obligations of this Deed of Trust are as if not containing the particular provision or provisions held to be invalid, and all remaining rights and obligations of the particular provision of provisions held to be invalid. this Deed of Trust is determined to be invalid under law, that fact shall not invalidate any other provision of this Deed of Trust, but the Deed of Trust shall be construed as if not containing the particular provision or provisions held to be invalid, and all remaining rights and obligations of the parties shall be construed and enforced is though the invalid provision did not exist. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS, BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

DATED at Klamath Falls Oregon 10 String 1 day of January 1995 STATE OF Oregon Finauth S. Gatuary 1995 STATE OF Oregon Finauth S. Gatuary 1995 COUNTY OF Klamath ss. Baggydeth Gatuary 1995 On this day personally appeared before me FRANK S. JAKUBOWSKI Baggydeth Gatuary 1995 On this day personally appeared before me FRANK S. JAKUBOWSKI Baggydeth Gatuary 1995 PEGGY R. JAKUBOWSKI , to me known to be the individuals described in and who exact the within and foregoing instrument, and itcknowledged that they signed the same as their free and voluntary act and deed, for the uses purposes therein mentioned. Notary Public for Oregon 1995 WITNESS my hand and official seal thit Notary Public for Oregon 1995 OFFICIAL SEAL CATHAYN M. HOLARS: Notary Public for Oregon Notary Public for Oregon Notary Public Coregons is get My appointment expires Oregon I'Y COMMISSION NEXPIRES OCT. 26, 1995 My appointment expires Oregon I'Y COMMISSION NEXPIRES OCT. 26, 1996 Notary Public and satisfied; and you are hereby requested and diregether with all other indebtedness secured by this Deed of Trust, tas been paid.) TO: TRUSTEE I'Y Commission work of bous of trust, has been fully paid and satisfied; and you are herea	·
COUNTY OF <u>Klamath</u> On this day personally appeared before me <u>FRANK S. JAKUBOWSKI</u> <u>PEGGY R. JAKUBOWSKI</u> the within and foregoing instrument, and itcknowledged that they signed the same as their free and voluntery act and deed, for the uses purposes therein mentioned. WITNESS my hand and official seal this OFFICIAL SEAL CATHAYN M. MOLMES NOTARY PUBLIC-OREG(N) COMMISSION NO.038951 MY COMMISSION EXPIRES OCT. 26, 1996 TO: TRUSTEE The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by the terms of this Deed of Trust, to cancel the Note above mentioned, and all together with all other indebtedness secured by the terms of this Deed of Trust, to cancel the Note above mentioned, and all together with all other indebtedness for the terms of this Deed of Trust, the provement to use above mentioned, and all the terms of this been of the terms of this Deed of Trust, to cancel the Note above mentioned, and all the terms of this been of the terms of this Deed of Trust, to cancel the Note above mentioned, and all the terms of this been of the terms of this been of the terms of this Deed of Trust, to cancel the Note above mentioned, and all the terms of this been of the terms of this been of the terms of this Deed of Trust, the terms of this Deed of Trust. Said	
PEGGY R. JAKUBOWSKI , to me known to be the individuals described in this time uses the within and foregoing instrument, and itcknowledged that they signed the same as their free and voluntary act and deed, for the uses purposes therein mentioned. 18 Ha WITNESS my hand and official seal thit. 19 Ha OFFICIAL SEAL 19 Ha CATHRYN M. HOLMES Notary Public for Onegon NOTARY PUBLIC-OREG(N) Notary Public for Onegon MY COMMISSION EXPRESOCT. 26, 1996 My appointment expires MY COMMISSION EXPRESOCT. 26, 1996 My appointment expires TO: TRUSTEE The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by you under the terms of this Deed of Trust, to cancel the Note above mentioned, and all	and
OFFICIAL SEAL CATHRYN M. HOLMEJ NOTARY PUBLIC - OREGUN COMMISSION NO.38958: MY COMMISSION EXPIRES OCT. 26, 1996 MY COMMISSION EXPIRES OCT. 26, 1996 MY COMMISSION EXPIRES OCT. 26, 1996 (Do not record. To be used only when note has been paid.) TO: TRUSTEE The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by this Deed of Trust, and to cancel the Note above mentioned, and all together with all other with going to you under the terms of this Deed of Trust, to cancel the Note above mentioned, and all together with all other with all other indebtedness secured by without warranty, to the part of Trust, and to convey, without warranty, to the part of Trust, and to convey.	3 and
TO: TRUSTEE The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust. Said together with all other indebtedness secured by this Deed of Trust, has been fully paid and satisfied; and you are hereby requested and dire together with all other indebtedness secured by this Deed of Trust, has been fully paid and satisfied; and you are hereby requested and dire together with all other indebtedness secured by this Deed of Trust, has been fully paid to convey, without warranty, to the p	
avidences of indebtedness secured by this Deed of Trust together with the board of the barrier. designated by the terms of this Deed of Trust, all the estate now held by you thereunder.	Note ected othe partie
DATED	
Mail reconveyance to Pe	nge 2 of
263 2113 (11-03)	

EXHIBIT "A" LEGAL DESCRIPTION

The North 115 feet of the East one-half of 1 of 2, in Block 1 of HOME ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

EXCEPTING THEREFROM that portion deeded to Klamath County by instrument recorded March 15, 1978 in Volume M78 at page 4934, Microfilm Records of Klamath County, Oregon, being more particularly described as follows:

Statistic Stricters

「二十二次の一次の時間

Beginning on the North line of said Lot 2 at a point 10 feet West of the Northeast corner of said Lot 2; thence East along said North line 10 feet to said Northeast corner; thence South along the East line of said Lot 2, a distance of 10 feet; thence Northwesterly in a straight line to the point of beginning.

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	STATE OF OREGON: COU	NTY OF KI	.AMATH :	SS.				STATE OF OF	
*	Filed for record at request of	f	Mounta	ain Title	<u>Co</u>	P M	, and duly recorded i	21st n Vol. M9	day 5
	of Feb	A.D., 19 of	<u>95</u> at _ Morteage	2:52	O CIOCK	on Page	3663		
							Bernetha G. Letsch,	County Clerk	
	FBE \$20.00				E	by Daw	dine Mus		
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	STATE OF OREGON: COL	JNTY OF K	LAMATH :	SS .					
1	Filed for record at request o	f	Mount	tain Title	Со		the _	9th	day
	of March	A.D., 19	<u>95</u> at	11:11	o'clock	<u>A</u> M	., and duly recorded	in Vol	5,
		of	Mortgag			on Page	5250 Bernetha G Letsch.	County Clerk	
					I	3 Juni	ter Mina		
	FEE \$15.00					yun	7		
			à is	a i tak t	S dec				