MTC-35036mS	TOBLE P Parela		_Page_7398
MTC-35036MS THIS TRUST DEED, made this ALFRED EDGAR		March	
MOUNTAIN TITLE COMPAN MICHAEL A. NICKLESS & NANCY R. N	NY OF KLAMATH COUNT NICKLESS	X	, as Grantor, , as Trustee, and
Grantor irrevocably grants, bargains, s KLAMATH County, Orego	WITNESSETH:		, as Beneficiary,
		The second of the second se	
LOT 11 IN BLOCK 109, BUEN ACCORDING TO THE OFFICIAL COUNTY CLERK OF KLAMATH C	PLAT THEREOF ON F	O THE CITY OF KLA ILE IN THE OFFICE	MATH FALLS, OF THE
LOT 11 IN BLOCK 109, BUEN ACCORDING TO THE OFFICIAL	AND SUBJECT TO A F	ILE IN THE OFFICE	OF THE IOW OF RECORD

03-20-95410:50

FOURTEEN THOUSAND THIRTY SIX AND THIRTY / 100ths series contained and payment of the sum

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, if 

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note To protect the security of this trust deed, grantor agrees:

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the note To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in flood condition and repair; not to remove or demolish any building or im-provement thereon; not to commit or permit any wats of the property. 2. To complete or restore promptly and ingoed and habitable condition and repair; not to remove or demolish any building or im-provement thereon; not to commit or permit any wats of the property. 3. To complete with all way, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary to pay for illing same in the proper public officiaremente pursuant to the Unilorn Commorcial Code as the beneficiary may require and agencies as may be deemed desirable by the beneficiary may require the Unilorn Commorcial Code as the beneficiary may require and agencies as may be deemed desirable by the beneficiary may from time to time require, in an amount not less than 5. LULT ILINUT DDL damage by lite and such other hazards as the insufacer only the latter all policies of insurance shall be delivered to the beneficiary written in companies acceptable to the beneficiary may from time to time require, in an amount not less than 5. LULT ILINUT DDL if least provide and continuously maintain the any reaso to procure any such insurance and to deliver the policies of the beneficiary upon or any part thereof, may be released to grantor shall tail for any reason to procure any such insurance and the stiller shall be beneficiary upon or any part thereof, may be released to grantor, Such application or release shall not cure or waive any default or notice of delault here-sessessed upon or against the property belowsith. Such application or to beas shall not cure or waive any default or notice of delault here-the deformed shall as the property helon wait, Such application or poles and other char

the trial court, grantor further agrees to pay such sum as the appendic court, shan adjuego reasonable as the beneficiary of the terms of the second state of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authoragent licensed under ORS 696.505 to 696.585.

TRUST DEED	STATE OF OREGON,
ALFRED EDGAR 3370 LAKE FOREST ROAD CHILCOUIN, OR 97624	1 Set of the set of the set of the Country of
Grenter MICHAEL A. NICKLESS & NANCY R. NICK 3002 BEACH LOOP ROAD BANDON, OR 97411	ESS FOR book/reel/volume No
After Recording Return to (Name, Address, Zip):	ment/microtilin/reception No
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	County affixed.
	NAME TITLE By, Deputy

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which are in excess of the amount required to pay all resconable costs, appears and alterney's loss meansaily paid or incurred by granter in the trial and appeliate courts, income and the incurred by brained in the trial and appeliate courts. The particular in each proceedings, and the balances and alterney's loss meansaily paid or incurred by granter in the trial and appeliate courts. The particular in each proceedings, and the balances and alterney's loss meansaily paid or incurred by granter in the trial and appeliate courts. The particular in each proceedings, and the balances and alterney's loss meansails and the balance and alterney's loss meansails and the balance and alterney's loss meansails and the treat of the particular incurred by barafted of any may or plat of the property, (b) join in granting any control in the property, (b) join in granting any control in the property, (b) join in granting any control in the property, (b) join in granting any control in the property, (b) join any character control in the property, (b) join in granting any control in the property, (b) join any character control in the property, (b) join any character control in the property, (b) join any character control in the property of the property, (b) join any character control in the property of the property is and the rest of the property of the property is and the rest of the property is and the property is and the property of the property is and the property of the property is and the property is and the property of the property is and the property is and the property of the property is and the property is and property is

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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, family or household purposes (see Important Notice below), This deed applies to, inures to the benefit of and binds all parties heroto, 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 changés shall be IN WITNESS WHEREOF. the grantor has executed this instrument the day and year first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above

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not applicable; if warranty as such word is defined in beneficiary MUST comply w disclosures: for this numero	e, by lining out, whichever warranty (c) or (b) is (a) is applicable and the beneficiary is a creditor the Truth-in-Londing Act and Regulation Z, the ith the Act and Regulation by making required use Stevens-Ness Form No. 1319, or equivalent. is not required, disregard this notice.
	STATE OF OREGON, County of <u>Alamath</u> )ss. March 28, 1995, This instrument was acknowledged before me on <u>ALFRED EDGAR</u>
	This instrument was acknowledged before me on, 19, as
MY COMM	OFFICIAL SEAL KRISTI L. REDD DTARY PUBLIC - ORE GON DMMISSION NO. 01/431 ISSION EXPIRES NOV: 16, 1995 My commission expires Notary Public for Oregon
STATE OF OREGON: CO	DUNTY OF KLAMATH : SS.
Filed for record at request of <u>March</u>	of  Mountain Title Co  the  29th    A.D., 19  95 at  10:50  o'clock  A  M., and duly recorded in Vol.  M95    of
FEE \$15.00	By Joel Metzy

S