83764

THIS INDENTURE between Arthur S. Parco and Jennifer Lee Parco, husband and wife, hereinafter called the first party, and Glen D. Cox and Nancy L. Cox, husband and wife, hereinafter called the second party; WITNESSETH:

Whereas, the title to the real property hereinafter described is vested in fee simple in the first party, subject to (state which); reference to said records hereby being made, and the notes and indebtedness secured by said mortgage

or trust deed are now owned by the second party, on which notes and indebtedness there is now owing and unpaid of trust deed are now owned by the second party, on which notes and indeptedness there is now owning and unique the sum of \$.39,064.05, the same being now in default and said mortgage or trust deed being now subject to immediate foreclosure, and whereas the first party, being unable to pay the same, has requested the second party to accept an absolute deed of conveyance of said property in satisfaction of the indebtedness secured by said mortgage and the second party does now accede to said request.

NOW, THEREFORE, for the consideration hereinafter stated (which includes the cancellation of the notes and indebtedness secured by said mortgage or trust deed and the surrender thereof marked "Paid in Full" to the dirst party), the first party does hereby grant, bargain, sell and convey unto the second party, his heirs. successors and assigns, all of the following described real property situate in Klamath County, State of

Lot 1 Block 64, of the City of Malin, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. SUBJECT TO:

Trust Deed, subject to the terms and provisions thereof, given to secure an indebtedness with interest thereon and such future advances as may be provided therein, dated April 27, 1982, recorded May 14, 1982 in Volume M82; page 6014; Microfilm Records of Klamath County, Oregon between M82, page 6014, Microfilm Records of Klamath County, Oregon Detween Grantor: Glen D. Cox and Nancy I. Cox, husband and wife, Trustee: Monica N. Cacka, husband and wife and Beneficiary; David A. Cacka and

Except reservations, restrictions, rights-of-way, easements of record and those apparent upon the land. and those apparent upon the rand.

Aparel therefore apparent upon the rand.

THE DIVINE THE STRONG DECEMBER AND THE PROPERTY OF THE PROPERT LV Carriennes W. Wetternes Law and the second secon together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaintogether with all of the tenements, nereditaments and appurtenances thereunto belonging or in anywise apperiant continued on reverse SIDE

Arthur S. and Jennifer Lee	TO A CALL TO THE PARTY OF THE P
o. and Jennifer Lee	Parco
GIAN D. MAME AND ADDRESS	
Box Aio	等者是基本的企業的最大。 1985年
After recording	hory
Jerry Molatore	SPACE RESERVED
426 Main Street Klamath Falls, OR 97601	SPACE RESERVED FOR RECORDER'S USE
Until a change is requested all sections of the section of the sec	
Until a change is requested all tax statements shall be sent to the follow Box 418	Ving address.
Glen D. and Nancy L. Cox Box 418 Malin, OR 9.76.32 NAME, ADDRESS, ZIP	
NAME, ADDRESS, ZIP	The best party by

The type is a course to be a course	County of
	was received for record on the day
SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No
	ment/microfilm/reception No
on the fine of the last of the	County affixed. hand and seal of
Pera beth his	NAME TITLE

See Hant Vione November	4100
BOX TO HAVE AND TO HOLD the same u	nto said second party, his heirs, successors and assigns forever.
CIG And the first party, for himself and his	heirs and legal representatives designs forever.
party, his heirs, successors and assigns, that the	into said second party, his heirs, successors and assigns forever. heirs and legal representatives, does covenant to and with the second first party is lawfully seized in fee simple of said property, free and tust deed and further except
clear of incumbrances except said mortgage or tr	rust deed and further except
	and further except
that the first party will warrant and forever de	fend the above granted premises, and every part and parcel thereof
igainst the lawful claims and demands of all pe	fend the above granted premises, and every part and parcel thereof ersons whomsoever, other than the liens above expressly excepted; that in legal effect as well as in form of the title to the second
ins deed is intended as a conveyance to	
Colla party and all redemption with	in the title to said premises to the
security of any kind that possession at	therein, and not as a mortpage trust dood
at III executing this deed the first!	and delivered to said second narting
tto-mare influence, or misrepresentation	acting under any misapprehension as to the effect thereof or under to by the second party, or second party's representatives, agents or ence over other creditors of the tiest
tiolneys; that this deed is not given as a prefere	on by the second party, or second party's representatives, agents or ence over other creditors of the first party and that at this time there or than the second party interested in the second party interested in the second party.
to person, co-partnership or corporation, othe	ence over other creditors of the first party and that at this time there or than the second party, interested in said premises directly or in-
rectly, in any manner whatsoever, except as afo	presaid.
However the served service	or this transfer, stated in terms of dollars, is \$
ert of the considerations	n this transfer, stated in terms of dollars, is \$NONE PENERAL STATES OF PROPERTY OF NORMAN ON PROPHER ZWHELL IN
TAJX EXERTERENT (TERTERED).	a sur voluntenego a ignitanto paga incom a protesta cambina is
In construing this instrument, it is unders	tood and agreed that the first party as well as the second party
y be more than one person; that if the context	tood and agreed that the first party as well as the second party it so requires, the singular shall be taken to mean and include the cludes the plural, the massaline at the first party is the first party in the massaline.
nai, mat the singular pronoun means and in	t so requires, the singular shall be taken to mean and include the cludes the plural, the masculine, the feminine and the neuter and made, assumed and implied to make it.
it, generally, all grammatical changes shall be	cludes the plural, the masculine, the feminine and the neuter and made, assumed and implied to make the provisions hereof apply
fally to corporations and to individuals.	make the provisions hereof apply
IN WITNESS WHEREOF, the first part	y above named has executed this instrument; if first party is a cor-
ation, it has caused its corporate name to be	e signed hereto and its corporate seal affixed by its officers duly
norized thereunto by order of its Board of Dir	ectors.
Dated 19.8	7. 1999 1290 11990
INSTRUMENT WILL NOT ALLOW USE OF THE PROPER' BED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAWS AND REGULATIONS BEFORE SCALES.	TY DE CUMPLE & Jaco
INCTUINED TO THE TELEVISION DELOTE STORING OR ACCE	FPTING SECOND AND A CONTROL OF THE C
ERTY SHOULD CUECK WITH ACCOUNTING FEE STILEST	O THEOR A
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signer of the above is a corporation,	and balennifer Lee Parco
E OF OREGON, (ORS 192	
nty ofKlamath ss.	STATE OF OREGON, County of Klamath)ss.
deregoing instrument was acknowledged before	The foregoing instrument was acknowledged before me this
Softblee 28+6 (1987, by	19.07, by Jenniter Lee Parco
Arthur's Parco	President and by ZXZXZXZXZXZXZXZXZXZXZXZXZXZXZXZXZXZXZX
- / - X (' C)	XXZXZXZXZXZXZXZXZXZXZXZXZXZXZXZXZXZXZX
William Variation of	The state of the s
The state of the s	TXZXZXZXZXZXZXZXZXZXZXZXZXXXXXXXXXXXXX
Notary Public for Oregon	
	Notary Public for Oregon My commission expires: (SEAL)
My commission expires: Z - Z 790 m contact	My commission expires: (SEAL)
그는 회사들은 교통이 되는건요? 이 14 기억을 만든 것이다. 그 전에 가장하다 그러워 함께 전혀 함께 충분한 그렇게 하는 등 등을 갖고 있는 것 같다.	WALL COLDUING SOUL
First narty hereby agreed the	RE 등교육의 (CONTROL OF SHEET) 등에 가지하는 하는 전략 전략 전략 이 경기 때문 다른 사람들이 되었다.
under said note and trust des	at all amounts paid to second party ed shall remain the property of second
party.	small remain the property of second
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and or a market free room to be added in the	And the second of the second o
OF OREGON: COUNTY OF KLAMATH: ss.	경향성, 120kg 기업을 하는 것을 보고 있다면 보다야 하다. "현실 시간이 되는 것은 것이다. "이 보다" 보고 있다면 보다
기하다 살이 사용하다 얼마를 가고 있었다. 그렇게 하는 사람이 되었다고 하는데 되었다.	[발발사회사회사회 기업 기업 기업 기업 기업 제 개석이 되는 것이 되었다.
r record at request ofJerry Molator	e, Attorney at Law
anuary A.D., 19 88 at 4:36	
of <u>Deeds</u>	o'clock P.M., and duly recorded in Vol. M88 on Page 1154
나라 그건 얼굴로 하다 하를 잃었다면서 그 가능한 그릇이 되었다.	Fyelvn Richn 2 0 0
\$15.00	Evelyn Biehn, County Clerk

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