OT VI	이 같은 것 같아요. 이 것 같아요. 이 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 것 같아요.	ige6656
THIS TRUST DEED, made this22nd	dey ofFebruary	, 1988, betwee
as Grantor, MOUNTAIN TITLE COMPANY OF KLA	MATH COUNTY	, as Trustee, and
DAVID ROSE and OLGA E. ROSE, husband as Beneficiary, and PAMELA FORRESTER, all a	and wife, DIANA MAE KINSEY, s s tenants in common	SANDRA JIIDTTH MTLLE
WI1 Grantor irrevocably grunts, bargains, sells and In Klamath County, Oregon, des	conveys to trustee in trust, with po scribed as:	wer of sale, the property
SEE ATTACHED LEGAL DESCRIPTION OF WHICH	IS MADE A PART HEREOF BY THIS	1997 (1997) - 1997 (1997) - 1997 (1997) 1997 (1997) - 1997 (1997) - 1997 (1997) - 1997
SPECIAL TERMS: The Grantors shall be repayment for real property taxes each years Grantor should not pay the real property amount paid will be added back to the back	r when the taxes are paid.	In the event the
together with all and singular the renements, hereditaments an now or hereafter appertaining, and the rents, issues and profits ton with said real estate. FOR THE PURPOSE OF SECURING PERFORMAN Sum ofFIFTY_FIVE THOUSIND AND NO/100	Increation and an instates now or nerealiter at	tached to or used in connec
note of even date herewith, payable to boneficiary or order, and not sooner paid, to be due and payable <u>per terms of</u> The date of maturity of the clebt secured by this instrum becomes due and payable. In the event the within described pr old, conveyed, assigned or alienated by the grantor without then, at the beneficiary's option, all obligations secured by this herein, shall become immediately due and payable.	Dollars, with interest thereon according made by grantor, the final payment of pri Note	to the terms of a promissory ncipal and interest hereot, in linal installment of said note therein is sold, agreed to be
To protect the security of this trust deed, grantor agrees 1. To protect, preserve and maintain usid property in dood and it	Bill affeig fast fr	
and repair; not to remove or demolish any building or improvement there not to commit or permit any waste of said property, or improvement there 2. To complete or restore promptly, and in good and workmann lestroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinance, regulations, covenants, cor ions and restrictions allecting said properly; it the beneliciary so requests, on in executing such linancing statements pursuant to the Unitore Comm ial Code as the beneliciary may require and to pay for liling tame in tropper public office or offices, as well as the cost of all lien searches m by filing officers or searching agencies at may be deemed desirable by meneliciary.	be conclusive proof of this the fectuals the ndi. services mentioned in this paragraph shall be 10. Upon any delault by grantor h pointed by a court, and without regard to the indebideness hereby secured, enter upon erty or any part thereol, in its own name s issues and profits, including those past due less costs and expenses of operation and coll fire ney's less upon any indebicedness secured he in licitary may determine.	rein 61 any matters or lacts shall sol. Truster's lees for any of the not less than \$5. rerunder, beneliciary may at any gent or by a receiver to be ap- the adequacy of any security for and take possession of said prop-
4. 10 provide and continuously maintain insurance on the building or hereafter received on the said prenises stainst loss or damage by and such other harards as the beneficiary may from time to time require, a amount not less than \$	ngs less costs and expenses of operation and coll ite ney's fees upon any indebtedness secured he in ficiary may determine. in 21. The entering upon and taking all collection of such rents, issues and profiles, c	possession of said property, the r, the proceeds of lire and other
I the granus have bail to be derivered to the constructly as soon as, insur- the granus have been been been to be a soon to procure any such insurance and line of any policy of insurance now or hereitter placed on said buildin the beneficiary may produce the same at grantor's expense. The amount placeded under any the of other insurance policy may be applied by bene lary upon any indebtedness secured hereby and in such order as beneficiary any determine, or at option of beneficiary the entire amounts so collected.	rat waive any detault of notice of detaut there experiment to such notice. Int (1) (12, Upon, detault by granter in pays it is reported of the provided of the provided of the provided of the provided of the provided of the report of the provided of the provided of the second of the provided of the provided of the second of the provided of the second of the provided of the provided	inder or invalidate any act done mater or invalidate any act done ment of any indebtedness secured ent hereunder, time being of the performance, the beneliciary may
ny part thereof, may be released to grantor. Such application or release sh of cure or waive any default or notice of default hereunder or invalidate a ct done pursuant to such notice. 5. To keep said premises free from construction liens and to pay area, assessments and other charges that may be levied or assessed upon gainst said, property before any part of such tares, assessments and other harges become past due or delinquent and promptly deliver receipts there	ny in equity as taxaaria an as election may pro- advertisement and take or may direct the trust advertisement able, or may direct the tru- latter event the basic or ne quity, which to latter event the basic or ne quity, which to latter event the basic of the trustee shall be the trust of the trust of the trust his written notice of the trust and his electio of nonerty to astic the default and his electio	Sceed to toreclose this trust deed e to foreclose this trust deed by stee to pursue any other right or he beneficiary may have. In the execute and cause to be recorded in to sell the said described real
beneliciary; should the grantor tail to riske payment of any faces, asse ents, insurance premiums, liens or other charges ipayable by grantor, eith y direct payment: or by providing beneticiary with hunds with which take such payment, beneliciary may, at its option, make payment there of the amount so paid, with interest at the rate set orth in the note secur ereby, together with the obligations described in paragraphs 6 and 7 of th ust deed, shall be added to and become a part of the debt secured by the ust deed, without waiver of any rights urising from breach of any of t	35- If the time and place of sale, give notice the proceed to foreclose this trust deed in the mu- tor. 86.795. 13. After the trustee has commenced of sale, and at any time prior to 5 days before sale, the grantor or any other person so priv- tible the default of defaults. If the default constru- tion the default of the default of the default constru- tion the default of the default.	reot as then required by law and inner provided in ORS 86.735 to loreclosure by advertisement and the date the trustee conducts the ileged by ORS 86.753, may cure
venants hereof and for such payments, with interest as aforesaid, the pro ity hereinbelore, described, as well as the stantor, ishall be bound to "t ume extent that they are bound for the payment of the obligation here escribed, and all such payments shall be immediately due and payable wit it notice, and the nonpayment thereof shall, at the option of the beneficiar ander all sums secured by this trust deed immediately due and payable wit multitute a breach of this trust deed.	p- entire amount due at the time of the cure o her in the ibe due had no default occurred. An being cured may be cured by tendering the hex tobligation or trust ideal. In any case, in an Y. defaults, the person electing the core shall and expense actually incored in our shall	ther than such portion as would y other delault that is capable of performance required under the didion to curing the delault or pay to the beneficiary all costs
6. To pay all costs, lees and expenses of this trust including the contribution of the second state of	by law, if the sale shall be held of 14. Otherwise, the sale shall be held be place designated in the notice of sale or the two be, postponed as provided by law. The trust to in one parcel or in separate parcels and sh if auction to the highest bidder for cash, paya	on the date and at the time and e time to which said sale may
y suit for the foreclosure of this deed, to pay all costs and expenses, in uting evidence of title and the beneficiar's or trustee's attorney's lees; it nount of atforney's lees mentioned in this paragraph 7 in all cases shall t ed by the trial court and in the event of an appeal from any jud/ment of cree of the trial court, grantor further a trees to pay such sum as the ap late court shall adjudge reasonable as the beneficiary's or trustee's attor y's fees on such appeal.	be plied. The recitals in the deed of any matters of the truthfunces thereof. Any may matters be determined beneficiary may purchase at the grantor and beneficiary may purchase at 15. When trustee sells wursuant to the shall apply the proceeds of a but op payment chulting the commensions of a but op payment	of fact shall be conclusive proof uding the trustee, but including the sale, powers provided herein, trustee of (1) the expenses of sale, in-
It is mutually agreed that: 8. In the event that any portion or all of said property shall be take der the right of eminent domain or condennation, beneliciary shall have th thit, it is o elects, to require that all or any portion of the monies payable compensation for such taking, which are in excess of the amount require pay all reasonable costs, expenses and attorney's less necessarily paid curred by grantor in such proceedings, shall be paid to beneliciary and	having recorded liers subsequent to the inte deed as their interests may appear in the ord surplus, il any, to the grantor or to his succ surplus. d. Beneliciary may from time to tim	e trust seed, (3) to all persons trust of the trustee in the trust er of their priority and (4) the rssor in interest entitled to such re appoint a successor or succes-
surred by grantor in such proceeding, shall be paid to beneliciary an plied by it lirst upon any reasonable costs and expenses and attorney's tee it in the trial and appellate courts, necessarily paid or incurred by bene iary in such proceedings, and the balance applied upon the indubtednes ured hereby, and granto, agrees, at its own, expense, to take such, actior d execute such instruments as shall be necessary in obtaining such con nsation, promptly upon beneliciary's requist. 9. At any time and from time to time upon written request of bene	<ul> <li>infact. Opon such appointment, and without trustee, the latter shall be vested with all ti upon any trustee herein named or appointed he and substitution shall be made by written ins substitution shall be made by written ins which, when recorded in the mortigge record which the property is situated, shall be conclu- of the successor trustee.</li> </ul>	It conveyance to the successor life, powers and duties conterred ercunder. Each such appointment trument executed by beneficiary, is of the county or counties in sive proof of proper appointment
clary, payment of its less and presentation of this deed and the note fo dorsement (in case of full reconveyances, for cancellation), without allectin e liability of any person for the payment of the indebtedness, trustee ma t) consent to the making of any map or plat of said property; (b) join i	r acknowledged is made a public record as p	this deed, duly executed and rovided by law. Trustee is not as ale under any other deed of

NOTE: The Units Leeal Act provides individe fusies nervender must be either an atting, who is an active member, of the Oregon State Bar, a bank, trust company or savings and loan ossociation authorized to do business under the laws of Oregon or the United States, a title insumare company nuthorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under OKS 656.505 to 659.555.

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8/8/2301-25

<u>I</u>

(1) S. M. S.	nd agrees, to and with the beneficiary and those claiming under hi I described real property and has a valid, unencumbered title the	m, that he eto excen
	The approximation of the same $(C_1)$ and $(C_2)$ and	
and, that he will warrant and fo	prever defend the same against all persons whomsoever.	a internet and an operation when the many states of the particular states of the states in structure states of the
	And State and Contract the second state of	n (d) - Angel (d) Kital - Karl (d) Kital Maraka Kital Maraka Kital (d) (d)
i i i i i i i i i i i i i i i i i i i		、 - 高端市内市大学 1944年の19 (日本) - 高田市大学 1944年の日本 - 高市(1947年の日本) - 日本 - 日本市大学 1954年の日本
Freedmann, en og er freedmann om en	A. Proceedings of the second secon	frei Nofel er ge gefortenden er ge offentenden er geforten offentenden er geforten for frei og at geforten er geforten.
The grantor warrants that the p (a)* primarily for grantor's pers (XIX)87X31X3(140X23)331 5X (A)	rocceeds of the loan represented by the above described note and this trust deed ional, family or household purposes (see Important Notice below) an My Landraid Active and the purpose of the family of the second s	are:
This deed applies to, inures to t personal representatives, successors and secured hereby, whether or not more	the benefit of and binds all parties hereto, their heirs, legatees, devisees, admit I assigns. The form beneficiary shall mean the holder and owner, including all	nistrators, ex dree, of the
	Lassid is. The term beneficiary shall mean the holder and owner, including ple as a bineliciary herein. In construing this deed and whenever the context so re- sulter, and the singular number includes the plural. F, said grantor has hereunto set his hand the day and year first ab	quires, the m
* IMPORTANT NOTICE: Delete, by lining out	; which ever warranty (a) or (b) is formally a factor	ie.
as such word is defined in the Truthin-Le bandficlary MUST comply with the Act and disclosures; for this purpose, use Stavans-Nee If compliance with the Act is not required, d	Regulation by making required	n geboort in a search et al. 1 the search of ann an state state
(If the signer of the chore is a corporation, use the form of acknowled generit-seppeino.)	A providence of the second se second second sec	ang ter berger ang ter grang gan gang gan ter berger ang gan gang gan ter berger ang gan gan gang gan ter berger ang gan gan gan ter berger ang gan gan gan gan gan gan gan ter berger ang gan gan gan gan gan gan gan gan gan
STATE OF OREGON	STATE OF OREGON,	andri barban (b. 1999) Barbard (b. 1999) Shaharan (b. 1999) Shaharan (b. 1997) Shaharan (b. 1997) Shaharan (b. 1997)
Country of Klamath: This Instrument was acknowledge February 40, 19.88, by	ss.	
JONATHON D. TNEEDIE	$ \begin{array}{c} \mathbf{x}_{1} \\ \mathbf{x}_{2} \\ \mathbf{x}_{3} \\ x$	
Friste Notary	Red C. Notary Public for October	
(SEAL) / My commission expires: /	Public for Oregon Notary Public for Oregon 1/16/9/ My commission expires:	
[14] A. Mall Manuschi and March Row Roses. 23 (1994) Annual March Mar	REQUEST FOR FULL RECONVEYANCE To be used only when chilgetions have been poid.	ан алар (194 Актар (194 Актар (195)
TO: State of the second se	Trustes of the second	1000년 - 1000년 신라 1984년 - 100년 양국왕의 1984년 - 101년 양국왕의 1981년 - 101년
trust deed have been fully paid and satis said trust deed or pursuant to statute	r and notaer of all indebtedness secured by the foregoing trust deed. All sun slied. You hereby are directed, on payment to you of any sums owing to you	ns secured b under the ter
estate now, held by you under the same.	Mail, scorveyance and documents to	aid trust de
DATED: (C. 2010) and the second of the secon	An explored pump brokes of the angle of the two of the set yield from which we have $Ig_{I}$	n Lange La dia Lange La dia
	real property takes, the Facetholary will pey un paor to the balance of the long use <b>Beneficiar</b> . It	
	E NOTÉ which is service. Doith micsé bor delivérid (a Thé Truster of France) and the service. Doith micsé bor delivérid (a Thé Truster of France) and the service and the serv	
TRUST DEED		
TOM I THON TO THE TRANSPORT	LOI 05 MILLIE IS HUD ETH. HER County of the will	hin instrun
JONATHON D., TWEEDIE P.O. Box 5261 Klamath Falls, OR 97601		
Gran DAVID, ROSE and OLGA E. ROSE	tor SPACE RESERVED in book/reel/volume 100.	ee/file/ins
1524 Farris Avenue Fresno, CA 93728 Bineficia	Record of Mortgages of sa	id County.
WOIINTEN THE CONDANY	County affized.	
MOUNTAIN TITLE COMPANY OF KLAMATH CQUNTY	147124 CEEC	тіть <b>D</b> ep

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EXHIBIT "A" LEGAL DESCRIPTION	
	2858
PARCEL 1.	
A tract of land situate in the NE1/4 NE1/4 c South, Range 8 East of the Willamette Meridi Oregon, being more particularly described as	- 2019년 - 11일에 알려 및 영화법에서 관광하였다. 1917년 - 11일에서 관광한 일종 - 11일에서 관광하였다. 1917년 - 11일에서 관광한 일종 - 11일에서 관광하였다.
South, Range 8 East of the Willamette Meridi Oregon, being more particularly described as Beginning at a set	of Section 26. Tours
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State use a point on the Manual	
which the most Northwesterly right which the most Northwesterly corner of Lot 17 l, bears South 50 degrees 37 1/2' West 75.31 in Deed recorded in Dec that certain parcel	or way line of Oregon s Lakeshore Dri
Souther Souther Souther Southers Southers Southers	7 OTTER Irom
目前時日秋秋日 こうしんしょう ション・コントリークログ パンプ・ション・ション ピックノクロー ロ	
described way, 37.93 feet to the degrees 33' w	Records of Klamath
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Curve - radius is 200 of the Deginning	ng of Way, North
45, For feet to the water lie thence North	around the arc of said
describes describes det describes de	thore
feet along the W	ner of property 10656, Microsoft
Records of Klamath County, Oregon; thence South feet along the Westerly line of said property of Tax Account No.: 2000 of	h 2 degrees 20' West 270
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PARCEL 2:	
A tract of 12 2	
A tract of land situate in the NE1/4 NE1/4 of S South, Range 8 East of the Willamette Meridian, Oregon, and being more particularly described as Beginning at 2 period	
Oregon, and being more particularly described as Beginning at a point on the N	Klamath County
IIIIIII Highup, A Point on the No. States and the states of the states	en 1 <b>777804</b> (1995) en
Highway No. 421, more commonly known as Lakeshor bears South 50 degrees 37 1/2' West 75 31 6	vay of Oregon State
egrees 37 1/2, $-2 - 1/1 OUSE KT$	TA HOW Ou Which
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We have been to the second sec	
Lakeshow feet, more or loss thence South 2 degrees	parcel described in
of 270.0 feet, more or less to the Northerly right Lakeshore Drive (State Highway #421); thence North less to the point	t of way line of
Point of buginging and a distance of	h 76 degrees 33, 45.0 foot
Tax Account No.: 3808 26AA 2100	reet, more or
<b>医输出 经新闻的复数 法依据支援的 在我们的过去式,我们的问题,我们的问题,自己这个的时候,你们的问题,我们不是不知道,你不是不知道,</b> 你不不不不	
STATE OF OREGON: COUNTY OF KLAMATH: SS.	
Filed for record	
of <u>February</u> A.D., 19 <u>38</u> at <u>4:14</u> o'clock <u>P</u> M.: and c of <u>Mortgages</u> on Page <u>225</u>	the 26th
FEE \$15.00	duly recorded in Vol. <u>M88</u> day
Evelyn Biehn By	
	semito >

Order No.:

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