or, 2744 of dis	ed Series—TRUST DEED (No rest	Leo 21/ハホン(396-/ TRUST DEED	763yoj <u></u> Rage <mark>131</mark> 4	54
ALL LAND LAND US CANNED WE	6.在它们们们将打了2000年前,在4月700		TAST July 90 , 1989 A, be	wee
	Joseph Kevin Fr	ilot and Theresa Susa	nne Frilot	
as Grantor,	an a	Mountain	nne Frilot Title Company, as Trustee	, an
13 UTANOT,	Louis Frilot ⁱ a	nd Cecile Frilot	and the second state of th	\$-(S)
as Beneficiary,	Grantor	WITNESSETH:	10 COS/(COL) - COS	atas Atas
	문화가 있는 것은 여러 문화가 있는 것이 없다.	sells and conveys to trus	tee in trust, with power of sale, the pro	operi
Mar 1997 Mar	ably grants, bargain athCounty,	s, sells and conveys to trus Oregon, described as:	tee in frust, with power of sale, the pro-	
inKlam	athCounty,	Oregon, described as:	wardeceried for recent contractions	
in Klam The Sit/2'S of the Will	ath County, W 1/4 NW 1/4, Se amette Meridian	Oregon, described as:	6 South, Range 10 East and the 1975	
in Klam The'S1/2'S of the Will LBNZL	ath County, W 1/4 NW 1/4, Se amette Meridian	Oregon, described as: ection 24, Township 3 , Klamath County, Ore	6 South, Range 10 East authors of the Tail	
in Klam "The'S'1/2'S of the'Will LBNZL Tax-Account	athCounty, W 1/4 NW 1/4, Se amette Meridian DEED -No:3610 024	Oregon, described as: Section 24, Township 3 , Klamath County, Ore 00=00700	6 South, Range 10 East authors of the Tail	

DATED

5

~ ĉ C

58

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining; and the rents; issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estatements, to relate to react at another or interpretative actual to FOR THE, PURPOSE, OF SECURING, PERFORMANCE of each agreement of grantor herein contained and payment of the trans.

1.

16

not sooner paid, to be due and payable 35. per terms of not The date of maturity of the debt secured by this instrument is becomes due and payable. INCAL 10% burl. INCAL 10

It is mutually agreed that:

It is mutually agrood that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it is o elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's less necessarily paid and applied by it litst upon any reasonable costs and expenses and curred by bene-liciary in such proceedings, shall be paid to benctionary less, and applied by it litst upon any reasonable costs and expenses and curred by bene-liciary in such proceedings, and the balance applied supon the indebtedness and execute such instruments as shall equat. 9. At any dirits tess and presentation of this deed and the note for endomentation, it is the payment of the indebtedness, trustee may (a) conserved in any person for the payment of the indebtedness, trustee may (a) conserved to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in the secure is the making of any map or plat of said property; (b) join in (c) consent to the making of any map or plat of said property; (b) join in the secure is provide the same of the same to the indebtedness, trustee may (c) consent to the making of any map or plat of said property; (b) join in the same of the same provide the same plat of said property; (b) join in the same of the same same of the indebtedness, trustee may (c) consent to the making of any map or plat of said property; (b) join in the same of the same of the same same of the same of the

waive any detault or notice of delault hereunder or invalidate any act done wursuant to such notice. 2.04. (12.)Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In and ded year, the beneficiary at his election may proceed to dorsone this trust deed by advertisement and safe, or may direct the truste to forelose this trust deed by advertisement and safe, or may direct the truste to forelose this trust deed by in equity as a morigage or direct the truste to forelose this trust deed by advertisement and safe, or may direct the truste to forelose this trust deed by in equity as a morigage or direct the truste to forelose this trust deed by advertisement and safe, or may direct the truste to forelose this trust deed by in equity as a morigage or direct the truste to forelose this trust deed by advertisement and safe, or may direct the trust to borsone the truste to be recorded list the innotice of able, five notice thereby hereupon the trustee safe trustee this trust deed in the manner provided in ORS 86.735 to 60.751. Alter the trustee has commenced foreclosure by advertisement and safe, and at any time prior to 5 days before the date the trustee safe the jumin encode to the trust deed, the delault may be cured by paying the yentire amount due at the time of the cure other than such portion as would not then be due had no delault cocurred. Any other falsuit is capable by being cured may be cured by tendering the performance required under the obligation for trust deed. In and clault may be cured by paying the yentire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation for trust deed. In any case, in addition to curing trust, and the oreal cure and at the incary all cure and expenses actually i

together with trustee's and attorney's less not exceeding the amounts provided by law. I. Otherwise, the sale shall be held on the date and at the time and and the designated in the notice of sale or, the time to which said sale may ten be postgonod as provided by law. The trustee may sell said property either varian one parcel, or in separate, parcels and shall sell the parcel or parcels of the property is bidder for cash, payable at the time of sale. Trustee soution to the highest bidder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, espress or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the same rowided herein, trustee shall apply the proceeds of late to payment of (anobele cherge by trustee shall apply the proceeds of the interest of the trust deed, (3) to all persons atterned, (2) to the obligation to the interest of the truite in the trut deed as the interest may appear in the order of the interest entitled to such surplus. If the solid the stantor or to his successor in interest entitled to such surplus 16. Reneficiary may from time to time appoint a successor or succes-

deed as it any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to need to be a successor or success-sors to any trustee named herein or to any successor trustee appointed here-sors to any truste amed herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsiliation shall be made by written instrument executed by beneficiary, which, the property is situated, shall be conclusive proof of proper appointment of the stress trustee. If the stress trustee this trust when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee in not obligated to notily any party hereto of pending sale under any other deed of truste or of any action or proceeding in which grantor, beneficiary or trustee. The stress trustee to proceeding is allower and and a stress when there and and a stress when each and and and a stress when the anoted any trustee in not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding is brought by trustee.

attorney, who is on active, member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real tates or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act, provides that; the trustee hereunder must be eitherran atta or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

				13146
The grantor covenants and agrees	to and with the be ed real property and	eneficiary and t thas a valid, t	hose claiming under inencumbered title ti	him, that he is law- hereto
there's provide the set and presentation of the second second of the second sec	(120 request of 120 and 100 and 120 and	Citia eservicui trano Liti Fandar ac Cenentedra in andr Mained in andre an	ang	And a provide a second
reput, in the Society of the second states and the society of the	Contraction and a precipient and the	Her an persons of a statistical short of a statistical statistical of a statistical statistical statistical of a statistical statistical statistical of a statistical statistical statistical of a statistical statistical statistical statistical of a statistical statistical statistical statistical of a statistical statistical statistical statistical statistical statistical of a statistical statistical statistical statistical statistical statistical of a statistical statist	t be vested - is an thic. - Samped for a contrast serves be made by scores serves.	And the second s
It is mutually agreed that:	eliciary shall linke the state	ttorney, e23 m. me aring coorded liene rel av their microid apany is and the the explicit	ante des sur sur sur sur sur distance of the providence of the distance of the providence of consistence of the surface of providence of the surface of the surface providence of the surface of the surface of the surface of the surface of the surface of the surface of the surface of the surf	 Mandal A. Andreas C. Stratter Mandal A. An
(galad) a system of this and the system by a contrast of anyone at average the system of the system of an approx b galaxy of the trait could gravity for the system of an approx b galaxy of the trait could gravity for the system of an approx prime could shall static approx.	C and Himson with S which must be used and which be used by the up one-example a distance of the up of the up one-example a	Hod. The begins mit i the furtheres the is summer and begins the furtheres the post for second the for second and the fo	Instruction of statements of a statement of a state	(1) allot a province council of a province of a data and any province of a data data (a) for experience of a data (a) for experience of a data (a) allot a province of a data data data data (a) allot a data data data (a) allot a data data (b) allot a data data data (b) allot a data data data data (b) allot a data data data data data (b) allot a data data data data data data data
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, fam (b) for an organization, or (even if gran	ilv or household purpos	As (see Important.	Notice below)	eed are:
This deed applies to, inures to the benefit personal representatives, successors and assigns, secured hereby, whether or not named as a bene gender includes the feminine and the neuter, and	The term beneficiary s ficiary herein. In constr the singular number in	hall mean the hold ruing this deed and	ler and owner including	pladden of the contract
IN WITNESS WHEREOF - said	grantor has hereuni	gens, scenter, by the	he day and year first	above written.
cnot.applicable; If, warranty, (a) is applicable, and the gas such word is defined in the Truth-In-Lending Act beneficiary MUST comply with the Act and Regulari disclosures, for this purpose, use Stevens-Ness form N If compliance with the Act is not required, disregard is the compliance with the Act is not required, disregard	and Regulation Z, the on by making required o. 1319, or equivalent.	Lere	sa Jusanni	milet
The approximation and approximation of the approxim	mand, ex collected, ou cultur, e collecte abult make no investidate any l'eta and co pay all l'eta angened, apa ar	sciore el suite cola ann dhe bonclaura (l'entrational morta d'entrational morta entrational anna cola entrational anna cola entratio	ting and a second secon	11. Mark Landson, 10. 19 - Scalabergi, 11. Annual Scalabergi, 12. State Scalabergi, 13. State Scalabergi, 1
STATE OF OREGON, CALLORING	ct) ss. mit en in Coun	OF OREGON;	andres of the structure of off by finance of estimate Andres of damages	1999
This instrument was acknowledged before TULY 14, 19, 89, by DECHIMING VI N FRICOT 2000 INTERESA SUZANNE FRICOT	AND TO AND A CONTRACT OF A CON	trument was acknown	wiedged before me on	
A COLINE PORT		AS CATAR NOT	YNH PHAM LAM	
My romanission expires	niscos autores as as Mycome at your seven as <u>Mycome</u>	Martin expires	nmission Exp. Sept. 25, 1992	(SEAL)
(a) twoning path, (a) has the and partiable 35, 26 (17) a fait, of mathics, of the debt secured hereine (a) and (a)	REQUEST FOR FULL E To be used only when abligs	ations have been paid.	646 69 81710 - 05 (150) 5-	mite/ment of other dis
70: 2648016600 [DDD3 2001 0] The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Y	900 older of all indebtednes ou hereby are directed;	s secured by the on payment to ye	loregoing trust deed. A	Il sums secured by said
said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re observe that a statute to the same. Mail re- estate now held by you under the same. Mail re-	el all evidences of inde convey, without warran	btedness secured	by said trust deed (whi designated by the tern	ch are delivered to you
DATED	, 19			
De net less or destroy this Trust Dead OR THE NOTE	which it secures. Both must b	se delivered to the true	Beneficiary	nvevorra will ba moda
TRUST DEED			STATE OF OREG	
STEVENS-NESS LAW FUS CO., JOBTLAND JORE \ 7	Section 24, TOS D, Klamato Cour	monip 36 50	County ofKla I certify that i	
Orantor irrevocably grants, burge	NJ FTMESS WJ FTMESS Oregon, described	an io imales u ani.ut	at	
Louis Crito	FOR RECORDER SUG CECITO	TOL	ment/microfilm/red	or as fee/file/instru- ception No.2744, as of said County:
AFTER RECORDING RETURN TO Mr. & Mrs. Louis Frilot unge an	uildt soc iner	ny of 1998 Sucanne 1999 Sucanne	Witness my County affixed. Evelyn Biehn	hand and seal of
6181 Glacier Westminster, TCA 92683	18021 0 Fee \$13.00	266-776	NAME ByQQUIILINE /	Mullinger Deputy
KOUNT NO. 231-1Desgoe Tean Deed Server-IRUST DEED (No	a restruction or antigaments.	And Stone OFFICE	Stand Strategy and Addition of the state	an an an an the strength of the strength

÷.