° 3794	TRUST DEED	EVol.mg9 Page149	130
MODNTAIN TLIFE CONPANY		A CARACTER STORE	112.00
THIS TRUST DEED, made t	hisday of	June Racian Rising Cores , P	etwee
undivided 1/4 interest	divided 3/4 interest and	CAROL A. HUNSAKER, as to an	
undivided 1/4 interest, as t	enants in common	<u>에서 같은 것이 같은 것은 것이 같은</u> 것을 것이 없는 것은 것을 수 있는 것이 없다.	
is Grantor; MOUNTAIN_TITLE_COMP	ANY OF KLAMATH COUNTY	as Trust	æ, 'an
GLENN F. JOHNCK, Trustee	NICURDEH, NICLES	an a	nto Car Conversion
			12000) 11110-0
	WITNESSETH:	in the provide the second s	
KIN WO FILL FULL OK DISCU	WITNESSETH:	동생님 수 있는 것 같은 것 같아요. 이 것이라는 것은 바람이 많은 것이 없을까? 이	금 문화하는 것 같은
Trantor irrevocably grants, ba	gains, sells and conveys to tru	stee in trust with nower of cale the a	
Klamath o	Set 15 March 1997 March 44 March 1997	the power of sale, the p	roper
purse Klamath (Pars general Cou	nty;;Oregon, described as:	전문화 방송에는 것이는 것이 나는 것이 물건없이 한 것이 하는 것이다.	198991
Durres Lalla Un Maria Conserve Cou	nty; Oregon, described as:	was received for record on the little And	1593 7 'qa
Lot 220; THIRD ADDITION TO S	nty;;Oregon, described as:	har Lock ( lot send ou the 77)	1593 7 'qa
Lot 220, THIRD ADDITION TO S file in the office of the Co	nty;;Oregon, described as:	to the official plat thereof unty, Oregon.	on <sup>uga</sup>
TRUST DEED	nty;;Oregon, described as: PORTSMAN PARK, according unty Clerk of Klamath Co	har Lock ( lot send ou the 77)	1593 7 'qa
Lot 220, THIRD ADDITION TO S	nty;;Oregon, described as: PORTSMAN PARK, according unty Clerk of Klamath Co	to the official plat thereof unty, Oregon.	on <sup>uga</sup>
Lot 220, THIRD ADDITION TO S file in the office of the Co LEAST L. DEFID Tax Account No. 3606-3BD-780	nty;;Oregon, described as: PORTSMAN PARK, according unty Clerk of Klamath Co 0	to the official plat thereof unty, Oregon.	ioni oni <sup>ser</sup>
Lot 220, THIRD ADDITION TO S file in the office of the Co LEAST L. DEFID Tax Account No. 3606-3BD-780	nty;;Oregon, described as: PORTSMAN PARK, according unty Clerk of Klamath Co 0	to the official plat thereof unty, Oregon.	13.13 7 40 011 1 1
Lot 220, THIRD ADDITION TO S file in the office of the Co LEAST L. DEFID Tax Account No. 3606-3BD-780	nty;;Oregon, described as: PORTSMAN PARK, according unty Clerk of Klamath Co 0	to the official plat thereof unty, Oregon.	13.13 7 40 011 1 1

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 estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of FIFTEEN THOUSAND AND NO/100-

(\$15.000.00)--Dollars, with interest thereon according to the terms of a promissor note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not sooner paid, to be due and payable and not be the source of the sour

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, beneficiary shall have the right, il it so 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 attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, being the that and appellate courts, necessarily paid or incurred by ben-tiviar in the that and appellate courts, necessarily paid or incurred by the recurred thereby: and forms, and the balance applied upon the indebtedness and execute such instruments as shall be pay in obtaining such cours pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon witten request of bene-ficiary, payment of its lees and presentation of this deed and the note lor redurent (in case of lull reconvegances, lor cancellation), without allecting the liability of any person for the payment of the indebtedness, trutee may (a) consent to the making of any map or plat of said property; (b) join in 10. In the state of the destine of the property (b) join (b) (b) point (b) in the taken of the indebtedness, trutee may find in the tot of the day map or plat of said property; (b) joint (b) in the taken of the indebtedness).

DECCHAELOW

Itternation of the maturity dates expressed therein, or itternation of the assessment of creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvey meeting and thereol. Truste's less for any of the services mentioned in this paragraph shall be not less than \$5.
I.O. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the advocus of be appointed by a court, and without regard to the advocus of a same such or therwise collect the rents, issues and profils, including those past due and unpaid, and apply the same, less costs and exponses of operation and collection, including reasonable attorned in a such order as beneficiary may determine.
collection of such room passion of a said property, the collection of a such room, issues and profils, including those past due and unpaid, and apply the same, less costs and exponses of operation and collection, including reasonable attorned a term any determine.
collection of such room as and taking possession of said property, the policited of a court person or release thereol as alloresaid, shall not cure or wave any delault by grantor in payment of any indebtedness secured hereby immediately due any indebtedness secured here any taking or damage of the available of the anglication or release there and pay taking or damage of the available of the same delaut hereunder of invalidate any act does wave any delaut application or payment of any indebtedness secured hereby are in his performance of any agreement hereunder, time being of the searce with respect to such payment and/or performance, the beneficiary may declar any any direct the trustee to foreclose thisting the delault and his election to as in a courty, which the beneficiary may have. In the ev

and expenses actually incurred in enforcing the obligation of the trust deed iogether, with trustee's and altorney's lees, not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one (parcel or in separate parcels and shall sell the parcel or parcels at auction, to the highest, bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the postporty so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of last shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the genory and beneficiary, may purchase at the sale. shall oppit the incode selfs purchase at the sale. (1) the recitals in the deed of any matters of last shall be conclusive proof of the truthulness thereol. Any purchase at the sale. (2) to the obligation secured by the trust deed (3) to but trustee and in the the obligation secured by the trust deed (4) the strustee and while the compensation of the trustee and e (1) the strustee in the trust eleves in interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor trustee spointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all life, powers and duits conferred upon any trustee herein named or appointed herecuted by law. Trustee is not be bestavessor trustee. If. Trustee secores this trust when this deed, duly executed and acknowledged is made a public record as provided plaw. Trustee is point obligated to notify any party hereio of pended, sherk, beneficiary, or trustee here appearing a party hereio of appoint strustee is pointered in acknowledged is made appointer of the drusty

NOTE: The Trust Deed Act provides that the trustee hereunder must be either (an attoiney) twhot is an active member of the Oregon' State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized 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 ORS 696,505 to 696,585.

	<b>14931</b>
The grantor covenants and agrees to a single of the second s	to and with the beneficiary and those claiming under him, that he is law- I real property and has a valid, unencumbered title thereto
Andrewski, M. 2002. Least for the lowards of the law, and constraints of the transmission of the law, of the intermediate of the law, of the law, of the transmission of the law, of the law, of the law, of the intermediate of the law, of the law, of the transmission of the law, of the law, of the law, of the transmission of the law, of the law, o	and show the structure and state and
and that he will warrant and torever determine the second se	end the same against all persons whomsoever.
Ar Mar Start, Oliver, Trait any particular at 10 (342) prior and the black devices the neuron distribution of splits B. Browsterner, interface and the start polytom of substarts and starts in respective distribution. Some substarts and starts in the splits work at the interpret splits, 34, redenablise sorts. SPERIMA JIA MICOMPULE (4), 20 (2013) 34, redenablise sorts.	e (ne neulle) lesteppe - fillence - the lester an internet for the
a la secto na constructiva da constructiva da la secto da la se Partecimiente da la secto d Partecimiente da la secto d	(introduction) and the interaction of the intera
( ) + los los decentos formi	the loan represented by the above described note and this trust deed are: ly or household purposes (see Important Notice below)
This deed applies to, inures to the benefit	t of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors The term beneficiary shall mean the holder and owner, including pledgee, of the contract
secured hereby, whether or not named as a benef gender includes the feminine and the neuter; and	ficiary herein. In construing this deed and whenever the context so requires, the masculin
* IMPORTANT, NOTICE: Delete, by lining out, whicheve not applicable, if warranty (a) is applicable and the l as such word is defined in the Truth-in-Lending Act	beneficiary is a creditor Sharon U. Sligar
beneficiary, MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard t	on by making required
If the signer of the above is a corporation, it is the signer of the above is a corporation. It is the signer of acknowledgement opposite. It is the signer of a signer of the signer of a	The order of the second
STATE OF CONTRACTOR	STATE OF OREGON, STATE OF OREGNN, STATE OF
This instrument was acknowledged before the structure of	re me on. This instrument was acknowledged before me on 19 by INSAKER 27 variable and a state of the stat
(PEARSON (FORS)	() and card a second se
SPALY Synchronics Spales	Gorado NI Oragon My commission expires
and the second sec	Autor of Control Principle and States and St
To a survey of the second seco	holder of all indebtedness secured by the foregoing trust deed. All sums secured by s
trust deed have been fully paid and satisfied.") said [trust] deed or pursuant to statute, to can be said trust deed or pursuant trust deed ) and to )	You hereby are directed, on pryment to you of any sums owing to you under the terms cel all evidences of indebiedness secured by said trust deed (which are delivered to y reconvey, without warranty, to the parties designated by the terms of said trust deed
estate now held by you under the same. Mailin thus will said test stratum you or province short and in a submitted in a province as due to don't the teleconte	reconveyance) and documents to the second of the second country of the second of the s
DATED	Boneficiary
De not lose or destroy this Trust Deed OR THE NOT	re which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mode.
TRUST DEED	STATE OF OREGON,
LITS TU SPIFORNING (SAN OF SPORT OF STUDENT	RISMAN PARK, ECCOLDING To the County of Klamath
1. Sharon 0., Sligar & Carol (A. 11) PO. Box 37060920 Recurs 2011 Klamath Fall OK 94037	Hunsaker: "decupied of
Grantor Glenn F. Johnck, Trustee P: 0. Box 26	FOR page
Interior, SD. 57750.	4 I. OL CIVITY CONVER Mitness my hand and seal
SHAROFIEB BECORDING BEINEN TOT UN THIS TRUST DEED, made n MONNTAIN TILLE COMPANY	100 Evelyn Blehn, County Clerk
3794	See \$13.00 By Dailling Mullinder Det

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