⁰⁰ 94 04

MTC 970 30 1256 PH 7

RUST DEED Vol. mg Fage 24787

THIS TRUST DEED, made this 6th December, 1989 ..., between (OC) CHARLEEN K. HOUSTON and HARVEY W. HOUSTON, wife and husband day of

			** ****		NINES 1181 - 1181		그는 그가 물고 있는 것이라 가지 않는 것이다.
12.3	as Grantor, MOUNTAIN TITLE COM?	13177 0.0		*****************************			이 지수는 것이 많이 많이 있는 것이다.
2.203	as cramor,	ANY CH' XIAN	ATH CONTINUES		1		
4 g		MIA	THIN COUNTE	이 사람이 있는 것이 아주에 가지 않는다.	COLUMN AND ADDRESS OF AN		and the state of the second second
181	化乙酸乙烯基苯酸 化硫酸盐酸钙 化硫酸钙 经财产性 人名法法 计分词通道输入的 法事实的权力	그렇는 것이 잘 가지 못 한 것같이 같아.				T	Titetoo and
121		영화되는 것은 것 같은 것이다.	중 지난 사망한 관람에서는 것같이?	요즘 것 같은 것 같은 것 같은 것 같은 것.			rusiee, and
2.23	MICHAEL MARQUESS			이 가슴 가지 않는 것 같아요. 이 있는 것 같아요.	KAR MARK	the second s	
333	MILHAR MADOULCO	- 왕십 이가 가지 가지 가지 않는 것이 같아.		******	*******	그는 생각 도둑적이 모두 말았다.	é épérebbe la ville
26-1			1100%(4個別份)。				
1.6.			网络哈哈哈哈哈哈哈哈哈哈哈哈哈哈哈		is all alcanated as		
493						"是先来问题"的"封你","出去"。	المراجع المعالية والمعادية والمعادية والمعادية والمعادية والمعادية والمعادية والمعادية والمعادية والمعادية وال
8 R I	us Beneficiary.	- 물질 것 같아. 아이는 것 같아	すってい しんしん あたい たん	이 사는 외부에 이 것이 같이 같이 같이 같이 했다.		**********************	*******
34.3	化学校会 机合金机 化合物 化二氟基合金 人名英格兰人姓氏 化乙烯酸 化合金	· 글 등 이 나는 것은 이 한 것 같아.	· 金· 马· 马· 新闻 · 西南部选作的 · 马· 马·	그는 아이는 아이는 것을 하셨다.	providence of the second		
7.63	计可可分词 计试验 化试验检试验 化化化学 法经济性 化二溴 经公司 计分析法 计连续接触 化磷酸盐	그에서 가장에 가장하는 것이 같아.	法上面的 专注 网络阿尔瓦贝耳 落	물건이 가슴 물건이 가지 않는 것이 많이 많다.	17 : 2: 17 1 : 21 : 19 4 · · ·	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	i all'anno an

WITNESSETH: 1 美国国主 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klameth County, Oregon, described as: ंदिः

and south an international for the second The North 68 feet of Lot 5 in Block 1, SHIVES ADDITION to the City of Klamath Falls, according to the official plat thereaf on file in the office of the County Clerk of Klamath ALLER DE CENTRE DE LE CENTRE DE CENTRE DE

Klamath County Tax Account #3809-029CD-00600. restored a short in the second and the second second

TRUST I FED

together, with all and singular the tenenants, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the routs, 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 _TWO. THOUSAND SIX HUNDRED AND NO/100

note of even date herewith, payable to be deticity or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable. Der terms of Note 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all oblightions secured by this instrument, irrespective of the maturity dates expressed therein, or To protert the securit of the terms.

nerein, shall become immediately due and payrble; To protect the security of this trus: dead, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in tood and workmanike manner any building or improvement which may be constructed, damaged or detroyed thereon, and pay when due all costs incurred thereon; 3. To comply with all laws, ordinances, regulations, covenants, confi-tions and restrictions allecting said property; if the beneficiary so request; to join in executing such linancing statements pursuant to the Uniform Commit the proper public office or offices, as well as the cost of all line searches mathe by illing officers or searching agencies as may le dworded desirable by the berialiciary. als.

ioin in executing such imancing statements pursuant at the Online of Winn and the end of the statement of the end of the statement of the s

It is mutually agreed that: 8. In the event that any portion or all of and property shall be taken under the right of eminent domain or condemnation, here i slary shall have the right, if it so elects, to require that sill or any pothon of the monies payable as compensation loss such taking, while are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or applied by it first or in such proceedings, shall be paid to beneliciary and poth in the trial and appellate courts, necessarily paid or incurred by bene-fixing in such proceedings, and the balance applied upon the indebtedness are receivered and the balance applied upon the indebtedness are receivered in a such proceeding in closentian distances of the indebtedness are receivered in a such proceeding in the indebtedness are receivered in a such proceeding in closentian distances of pination, promptly upon beneficiary: request. (sciny, paymenty dins and from time to the indebtedness of the indebtedness permation promptly upon beneficiary: request. (sciny, paymenty dins and from time to the indebtedness of the dist and the mole for endors ment (in case of thill reconveyances; for cance lation), while a the mole for endors ment (in case of thill reconveyances; for cance lation), while at the mole for (s) cances of thill reconveyances; for cance lation), while at the mole for (s) cances to the making of any may or plat of sidy property; (b) join in the indebtedness of any payment of the sidy property.

Sec. 1

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantice in any reconveyance may be described as the "person or persons legally entitle there is a strength of the recital there in of any matters or facts shall be conclusive intervol," and the recital there in of any matters or facts shall services mentioned to the truthulness thereoi. Trustee's lees lor any of the person or persons of the truthulness thereoi. Trustee's lees lor any of the services mentioned in this paragraph shall be not less than \$5. If the without notice, either in person, by agent or by a receiver to be any pointed by secured, enter upon and take possession of said property for the indebled nesting the operation and cake possession of said property less costs and exponent of the security of the rest. If the entering upon any indeblemes secured hereby, and in such order as better-ney's less upon any indeblemes secured hereby, and in such order as better-inger sets and exponents in the security for the proceeds of the and other inclusion of such propensation or release thereof as alforesaid, shall not cure or wairs any detault by grantor in payment of any indebtedness secured

property, and the application or release thereol as aloresaid, shall not cure or waive land denuit or noice of default hereunder or invalidate any act done pursuant to such noice. A 12. Upon default 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 beneliciary may declars all sums secured hereby immediately due and payable. In such an in equily as beneliciary at his election may proceed to foreclose this trust deed in due to the secure of hereby immediately due and payable. In such an in equily as the secure of hereby immediately due and payable. In such an in equily as the secure of hereby immediately due and payable. In such an in equily as the secure of hereby immediately due and payable. In such an in equily estimate a difference of the trustee to foreclose this trust deed in the beneliciary effects to foreclose this trust deed in the beneliciary effects to foreclose the secure any other right or remedy, either at law is to loreclose by advertisement and sale, the beneliciary or the trustee shall execute and cruse to be readern and sale, the beneliciary or the trustee the trustee the sale and proceed to foreclose this trust deed in the manner provided in ORS 66.735 to 65.795. 13. Alter the trust effects of the trustee shall be the date the trustee conducts the sale, and at any time prior to 5 days before the date the truste conducts the sale, the dataff of the trust deed, the default may be cured by paying thue, entire amount due at the time of the cure other than such porion as would not then be due had no default occurred. Any other default that is capable of being dured may be cured by tendering the priormance required under the enditient and the dat of the default consist of a bailton of the default that enditient and the dat of the trust ceed in enforcing the obligation of the trust deed being dured may be cured by tendering the paying the default that is capable of

together with frustee's and attorney'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 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 much be postponed as provided by law. The trustee may sell said property either much be parcel or in separate parcels and shall sell the parcel or parcels at much be provided by law. The trustee may sell said property either much be provided by law. The trustee may sell said property either much be parcel or in separate parcels and shall sell the parcel or parcels at much be provided by law of the trustee may sell said property either provided by the purchaser its deed in form as required by law conveying the frantor and beneliciary, may purchase at the sale. The treates benedic any matters of lact shall be conclusive proof of the trusthinness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste ad a reasonable charge by trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded line subsequent to the interest of the trustee in the trust deed as their interests may appear in the under of their privaty and (4) the surplue. 16. Beneliclary may from time to to ima anooint a successor of successor

having reconservations may appear in the order to the interest entitled to such surpha, il any, to the granter or to his successor in interest entitled to such surpha. If any, to the granter or to his successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, power and duties conferred upon any trustee herein named or appointed hereunder Execused, appointment, and substitution shall be wated with all title, power and duties conferred upon any trustee herein named or appointed hereunder Execused, appointment and substitution shall be made by written instrument execused, by beneficiary, which, when recorded in the mortgage records of the counties in of the successor trustee. If Trustee accepts this trust when this doed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any the deed of trust of of any action or proceeding in which frantor, beneficiary or trustee isfull be a party unless such action or proceeding is brought by trustee.

SHARR

NOTE: The Trust Deed Act provides that the trustee has and y must be either an or savings and loan association authorized to do business under the lows of Or property of this state, its subsidiaries, alfiliates, agents or b truckes, the United St

, who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to insure title to real any agency thereof, or an excraw agent licensed under ORS 696.505 to 696.585.

24788

The grantor covenants and agress to and with the beneficiary and those claiming under him, that he is lawfully-seized in fee simple of stid-rescribed real property-and has a valid, unencumbered title thereto except Mortgage recorded in Volume M73, page 5743, Microfilm Records of Klamath County, Oregon, in favor of First Federal Savings and Loan Association of Klamath Falls, as Mortgagee; and Memorandum of Contract of Sale recorded in Volume M88, page 15850, Microfilm Records of Klamath County, and Frat rewin with Wirshin and Forever Sefend the Same against and persons whomsoever.

The grantor warrants that th (a)* primarily for grantor's z (h) xibs an anga c'anthon yor y	n proceeds of the loan personal, family or hou (ERELIFERDIZION SYSTEM	represented by the above des tehoid purposes (see Importa torakcensol X norvierconeines	cribed note and this trust deed are: nt Notice below), RDCXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
This deed applies to, inures personal representatives, successors secured hereby, whether or not nam gender includes the feminine and the	10 the benefit of and 1 and essigns. The term and as a beneficiary here in neuter, and the singu	binds all parties hereto, their beneficiary shall mean the h tein. In construing this deed t lar number includes the plural	heirs, legatees, devisees, administrators, executors, older and owner, including pledgee, of the contract and whenever the context so requires, the masculine 1.
* IMPORTANT NOTICE: Dilete, by lining not applicable; if warranty (a) is applic as such word is defined in the Truth i beneficiar: MUST comply with the As	j out, whichever warranty able and the benefician in Leasing Act and Regu	(e) or (b) is is a creditor CHARLER ition Z, the	the day and year first above written.
clist[psures] for this purpaie use Sevens If compliance, with the Act is not popula (If the signer of the shave (a s corporation, we the tarm of addiswindgement appears).	e Nees Seme Va 1930	equivalent.	W HOUSTON HOUSTON
STATE OF OREGON Coony of Klimath This instrument was acknow Dicember (2 10 89	edgai: before me on		}ss. mowledged before me on
CHARLEEN K. HOUSTON and	anna hurainn <u>a na</u>	19, by	
(SEAL) / Not My commission expires	Hry Public for Oregon	Notary Public for Oregon	(SEAL)
70:	To be used a	EST FOR FULL RECONVEYANCE why when obligations have been pair of <i>Trustee</i>	And C. Leet as S. Trans. And the second s
said trust deed or pursiant to statu	te, ic cancel all evide () and to reconvey, with	re directed, on psyment to j uces of indebtedness secured hout warranty. to the partic	o foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of by said trust deed (which are delivered to you as designated by the terms of said trust deed the
DATED:	19		
Do nel lose or destroy this Trust Deed C	OR THE NOTE which is secur	1. Both must be delivered to the tru	Beneficiary stee for concellation before reconveyance will be made.
E partice fourter the pace			
TRUST DEE		t pun ota na antana BELESE (na III) a	STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument was received for record on the 22ndday
820 N., Eldorado Klamath Falls, 03 97601.	Praruor	SPACE RESERVED	of Dec, 1989, at 3:49 c'clock P.M., and recorded in book/reel/volume No
AFTER RECORDING RETURN T			ment/microfilm/reception No9404 Record of Mortgages of said County. Witness my hand and seal of County affired.
MOUNTAIN TITLE COMPANY O KLAMATH COUNTY			Evelyn Biehn, County Clerk
	<u> </u>		