^{203#} 11165 32381	TRUST DEED	Nol. mge Page. 268
nordaat) r. ot oorst		Rebruary 1990, betw
GENE H. BUNNELL & CATHIE R. BUN		
as Grantor,MOUNTAIN TITLE C	OMPANY OF KLAMATH COUL	as Ilusiee,
· 11月1月1日,1月1日的学校的学校和《1月1日》,《1月1日,《1月1日》,《1月1日》,《1月1日》,如今1日的《1月1日的《1日》。		and the set of the set of the second s
JACQUELYN L. GOBEL	ALCONDEN'S NEE	BERGERSED CONTRACTOR A CONTRACTOR A CONTRACTOR A
as Beneficiary,		
Greater Contract	WITNESSETH:	to work the many me the
KIS Grantor lirrevocably grants, bargain	ns, sells and conveys to trus	tee in trust, with power of sale, the prop
n Klamath County,	Oregon, described as:	
Gene H. & Cathie R. Bubhell	김 사람은 물건을 가지 않는 것이 없다.	was secord for record on the
SEE LEGAL DESCRIPTION ATT	ACHED HERETO AS EXHIB	IT "A" AND MADE A PART HEREOF.
FORM No. Self		Count, of
TRUST DEED		SEATS OF OREGON,
	맛 같아? 나는 것 같아? 것 같아? 그 가슴 말 잘 못 했다.	

(\$19,000.00)-Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereol, if

intr

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor, agrees: int 1. To protect, preserve and maintain and property in good condition and repairs not to remove or demolish any building or improvement thereon; to commit or permit any wate of and property. In good and workmanitke manner any building or improvement, which may be down and workmanitke 3. To complete or restore prompily and, in good and workmanitke is the comply with all laws, ordinances regulations, covenants, condi-tions and restrictions allecting statements pursuant to the Unitom Commer-cial Code as the benchicary require and to pay for illing same in the proper public officer, as well as the cost of all ling same in the public officer, or searching gencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings

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, benelsciary 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 altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lits upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, necessarily paid or incurred by deme licitary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-licitary, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-licitary, nayment of its lees and presentation of this deed and the orde for endorsement (in case of lul reconveyances, for cancellation), withen interter may (a) consent to the making of any map or plat of said property; (b) join in

Hereite I.C. -

Schuld version of the second and second and

and expenses actually incurred in enforcing the oblightion of the trust deed logalher with trustees and attorney's lees not exceeding the amounts provided place designated in the notice of sale or the time to which said sale may be postponed as provided by Jaw. 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 prosperty so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulanes thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells purchase the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons the dead as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to the interest and their stores or or success-or or successor interest mand appoint 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, powers and duries conterred upon any trustee herein named or appointed herecuted by baneficiary, which, when recorded in the motisys records of the county or counties in which the property is situated, shall be counder so the successor trustee, the latter shall be wated with all the county or counties in which the property is situated, shall be conclusive proof of the successor trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attoiney, who is an active member of the Oregon State Bor, a bank, trust company or savings fand loan association authorized to 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 696.555.

The grantor covenants and agrees to and with seized in fee simple of said described real prop	the beneficiary	v and tho valid, une	se claiming u ncumbered ti	nder him, that the thereto	he is law-
(1) ((1)) $(1) = 1$ ((1)) $(1$	at the set of the set	fan i sand Suis Miles Guis Miles Guis Miles Guis Miles Suis Miles Suis Suis	en e	an a	
that he will warrant and forever defend the sa	nme against all 1	persons w	homsoever.		
(a) Set of the set	a h. eret ningstrag h. e. eret ningstrag h. e. eret ningstrag administrag h. e. eret ningstrag h. e. e. e. e. e. e. e. e. e. e. h. e. e. e. e. e. e. e. h. e. e. e. e. e. h. e. e. e. e. h. e. e. e. h. e. e. e. h. e. e. e. h. e. e. e. e. h. e. e. e. h. e.	anti santa anti Catalana anti Sata anti- Sata anti-	ante al construction des actives and des actives and des actives actives and des actives actives and des actives actives actives and des actives activ		
(i) a strain strain strain strain strain strain branklik strain strai	સ્વયત્ર મુખ્યત્વે છે. આ પ્રેટર્ગ પ્રાપ્ય દિવસ્ય દ્વારા કરતાં છે. ગુજરાત્ર દ્વારા કરતાં છે. ગુજરાત દ્વારા કરતાં છે. ગુજરાત દ્વારા છે.	na nan nan nan La tanan nan nan Tatanan nan Tatanan nan nan Charlenan	anna Chairtean Chuirean Rios Chairtean Chuirean Rios Chairtean Chuirean Rios Chuirean Rios Chuirean Rios Chuirean Chuirean Rios Chuirean Rios	an a	and and a second s
1. Strange and the second s	And a second sec	Anna Carlor Anna C	and and the second s and the second second second second second second second second second second seco	 A state of the sta	
The grantor warrants that the proceeds of the loan rep (a)* primarily for grantor's personal, family or house (SEAS A Stationary A Stat	vesented by the ab nold purposes (see) not purposes (see)	ove describ moortant A Duchter of	cu note and this lotice below.) sommoreial par	must deed are:	
This deed applies to, inures to the benefit of and bin onal representatives, successors and assigns. The term be- tred hereby, whether or not named as a beneficiary herein der includes the terminine and the neuter, and the singular IN WITNESS WHEREOF, said grantor ha	neticiary shall mea n. In construing thi r number includes th	nn the holde is deed and he plural.	er and owner, in whenever the co	ncluding pledgee, of ontext so requires, 1	t the contra the masculi
PORTANT NOTICE: Delete, by lining out, whichever warranty (a papilcable; if warranty (a) is applicable and the beneficiary is	a) or (b) is a creditor Gen	o ore le H- P-	<u>H</u> Bee	mel	الي من المحمد المراجع المراجع المراجع المراجع المراجع المحمد المراجع المحمد المراجع المراجع المراجع المراجع ال المراجع المحمد المراجع المحمد المح المحمد المحمد
applicable; if warranty (a) is applicable and the beneficiary is uch word is defined in the Truth-In-Lending Act and Regulation fictary MUST comply with the Act and Regulation by making source; for this purpose use Stevens-Ness Form No. 1319, or e mpliance with the Act is not required, disregard this notice.	ion Z, the ways and	the second	A. Bunn	Ø	
mpliance with the Act is not required, disregard this notice.		thie R.			a na standard (n. 1997) 1997 - Standard (n.
ATE OF ORECON, the second s	STATE OF OR	EGON,			
County of Klamath Ss. This instrument was acknowledged before me on 2/1. 1990, by:	County of This instrument	t was ackno	wiedged before		2000 1970 - 1980 - 1970 1980 - 1980 - 1970 1980 - 1980 - 1980 1980 - 1980 - 1980 - 1980 1980 - 19800 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 1980 - 19800 - 1
SENE H. BUNNEII + Cathe R. BUNNEI	of	A Constant of the second secon	eren inder son ander son men of a solar son ander son internet son and solar solar son internet son and solar solar solar internet son and solar solar solar internet son and solar solar solar internet solar solar solar		
EAUS My commission express	Notary Public for My commission	લાગુરાજ્યના વિદ્યુપ્ય છે. અપનો પ્રક્રિયોગના ને સ	A STATE OF	(a) A set of the se	(SE.
My commission expides: PAMELA J. SFANCEIX NOTARY FUELIC-OREGON REQUE	ST FOR FULL RECONVEN	andre for de la serie 1. juli - Serande Carlo 1. juli - Ser - Carlo 1. juli - Fridalis a	es de la companya de la companya de la comp de la companya de la companya de la companya de la company de la companya de la companya de la companya de la companya companya de la companya de la companya de la company		
My Contristion Expires	niy when obligations hav	ve been poid.		an a	र्द्ध दिस्पर्देश्व हो स्वयं दर्द्धाः दिस्पर्दे द्राव्युद्ध स्वयं द्वार्
The undersigned is the legal owner and holder of all	indebtedness secur are directed, on pay	yment to yo	ou of any sums,	owing to you unde	er the term
d trust deed or pursuant to statute, to cancel all evide ewith together with said frust deed) and to reconvey, will ate now held by you under the same Mail reconveyance	nces of indebtednes thout warranty, to	ss secured in the parties	by, said trust de	eed (which are de	elivered to
ate now held by you under the same. Mail reconveyance to the same of the same					
			Benefic		
Be net lose or destroy this Trust Deed OR THE NOTE which it secu	res. Both must be delive	red to the tru	ites for cancellation	before reconveyance wi	ill be made.
TRUST DEED			STATE OF	그렇게 있는 것을 잘 많이 잘 물었다.	<u></u>
(FORM No. 881) STEVENS NESS LAW-PUB CON PORTCAND, GREAT T. TYCHED) BERETO AS R	SHIRTI	County of	f fy that the withi	
Gene H. & Cathie R. Bunnell 2206 Kimberly Drive Klamath Falls; OR: 97601 purt	and curverse n, de anhey ac	a truptes	of	o elock M.,	and record
Clamath Falls; ORNA 97601 pro-	SPACE'RESERVED		in book/ree page	I/volume No or as fee	e/file/inst
Jacquelyn L. Gobel 1430'Iri's St.COTEC Oakdale, CA 95361	RECORDER'S USE	and a starting the second starting	ment/micro Record of M Witn	ofilm/reception I Mortgages of said ness my hand	No d County.
HAMMAT/Beneficiary I CONDY	day o huaband soi ty OF KLANATA	t cyte	County affi		<u></u>
Jacquelyn L. Gobel 1430 Iria St.	TRUST DEED day o				Tiqu Der
Oakdale, CA-95361	JANEL DEED		<u></u>		

Service Service

70 - HO

收到现

2686



EXHIBIT "A"

PARCEL 1:

The NE1/4 of the NE1/4 of the NW1/4 of Section 28, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No: 4008 02800 00300

PARCEL 2:

The SE1/4 of the NE1/4 of the NW1/4 of Section 28, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No: 4008 02800 00400

PARCEL 3:

The NW1/4 of the NE1/4 of the NW1/4 of Section 28, Township 40 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

Tax Account No: 4008 02800 00600

- Sec. 1.		and a second	그는 아이에는 것 같은 동안에서 나라지?			승규는 영국에 가장하는 것이 없다.			an na she ang balan	(1) C. H. LEWIS CO. 199	A DE LE CARE A COLOR	and the second	
			and the second	STATES STREET, SAL	A24-34-54-545		50.7 Ph 5215 Print #3	والمستعلمة في المواجع بالمتاج المحاج الم	3만만3703년인 문	꼬아는 말았던	a da se		ć
		the start to be						한 이 안 이 집안 같은 것 같이 많이 했다.					đ
				1799년 1893년 1993년 1993년 1993년 1993년 199 1993년 1993년 199									Ì.
100	1. S. P. W. C. S. P. S.	SC-SE-MALF C						이 아이는 아이에 가슴을 다.	해 있는 것이 같아.		공장님, 그 모양 것	말 여름 가지 않는 것이 같은 것이 없다.	
	CTATE (DE OREG	ON COUN	TY OF KLAN	IATH: SS				20 11 20 20 20 20 20 20 20 20 20 20 20 20 20				ŝ
	SINC		0	1. S. S. S. S. S. B. B.				2010년 11월 12일 - 12] - 12일 - 12] - 123 - 12					
1.00			성 비난 것은 것을 하였다.	이상 김 친구에서 감독했다.	방송가 있는 것 같아요.				일을 만난 것이 없다.	방안님, 문고?		왜 것 같아? 승규가	
1.0	P				영양 승규는 것이다.								
10 . A .			t request of	Moun	tain Tit.	Le Co.			소 한 것 같은 것 같이 봐.	tha.	9th	dav	
	Filed los	lecold a	r request or	·			A Designed Street State			uic	200		
			Feb.	A.D., 19 <u>90</u>	r 9:	14 ^	'clock	AM., and	duly raco	rdad in M	- M90		
	of	a tangan sa kata kata sa kata s								iucu iii v	JI		
- C.	的现在分词		of	1. Salar Salar	Mortgage	q	· · · · · · · · · · · · · · · · · · ·	Page 2	2685				ŝ
0 S			UI -				01	i rage		 •		이 같은 것은 가격을 받을	ł
							Evel	yn Biehn	n	in Charle		이 집을 수 있는 것이 같아.	ł
	1.58.628.59			방영화 같은 사람이 없다.		使的影响和教训和			Cour	ity Cierk			ŝ
4. 74		\$18.00			신 2012년 21일 문화		D.	Qau	$\sim \sim \sim$				
		Ψ ΤΟ •ΟΟ		化化学学 化化学学 化化学学 化化学学			D Y S S	- SAILL		1.1.1.11.11.11			