°° <b>11198</b>	TRUST DEED	Vol.mad Page 2738
CITATION CONTRACT OF A CONTRAC	24th	January, 19.90., betwee
		a Saconula influection and a second
as Grantor, MOUNTAIN TITLE COMPAN	Y OF KLAMATH COUNTY	Hilling as Trustee, an
NELLIE RAE MC KENZIE	ибсокови с песто	monfmireling reception No.
as Beneficiary,	LOB	page and an an an an age (the / metric
Granior	WITNESSETH:	in modulent / Volume in
Grantor irrevocably grants, bargai	ns, sells and conveys to trus	tee in trust, with power of sale, the proper
n Klamath County,	Oregon, described as:	
nda ana ina ina ing kang na ing kang na Ng kang na ing k		was received for record on me
an <b>electrony</b> and a new addition of the second		4. Lawah that the within memory
SEE ATTACHED LEGAL DESCRIPTION (	OF WHICH IS MADE A PAR	T HEREOFUBY THIS REFERENCE.
TRUST DEED		S STATEOFORCON (

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter 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 TWENTY-FOUR THOUSAND AND NO/100

note of even date herewith, payable to beneticiary or, order and made by grantor, the tinal payment of principal and interest hereol, if not soner, paid, to be due, and payable <u>in Der terms of Note</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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 sold, conveyed, assigned or alienated by the grantor without flirst having obtained the written consent or approval of the beneticiary, then, at the beneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. If the secure of the secu

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sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this institure in the beneficiary's option, all obligations secured by this institure in the protect, preserve and maintain and property in good condition and to commit or periods, preserve and maintain and property in good condition on to commit or periods. Preserve and maintain and property in good condition on the commit or periods of the security of this trust deed, grantor agrees: 'A table protect, preserve and maintain, and property in good condition on to commit or periods. Preserve and maintain and property in good condition on the commit or periods. Preserve and maintain and property in good condition on the commit of periods. Preserve and provide and contracted, damaged or the second and pay when due all costs incurred therefore. The provide infancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the period of the second period of the cost of all line seconds. The period and continuously maintain insurance on the building of an amount, not less than \$. Aut The INEW ADD Preserve to a damage by fire and such the said premises against loss or damage by fire and such the same areas the leaded on as insured? If the grantor shall fail or any present for the beneficiary as soon as insured? If the grant shall fail or any present of progue any such insurance and to deliver said policies to the beneficiary and less therefore any soon to reveat a shall be delivered to the sequer on said at any present to progue any being of the sequer on a submit of periods. The sequer and period in sure area for a subset of the sequer of a subset of the sequer and and the state of a subset of the sequer and and the state and the state of a subset of the sequer and and the state of a subset of the sequer and and the state of a subset of the sequer any period of the sequer and subset of the sequer and and the state and the state

period court annu auture reasonable as the beneficiary s of these auto-ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, boneliciary shall have the right, if its o elects, to require that all or any portion of the monies payable as compensation for such taking, which are any portion of the amount required to pay all reasonable costs, expenses and altoney's level and applied by it first upon any reasonable costs and expenses and altoney being both in the trial and appellate courts, necessarily paid or incurred by ben-liciary in such proceedings, and the balance applied upon the indetedness secured hereby; and drantor agrees, at its own expense, to take such actions and execute such instruments as shall bb increasary in obtaining such roce ficiary in such proceedings, on procession of this deed and the role for pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its lees and presentation of this deed and the role for endorsement (in case of lull reconveyances, lor cancellation), without allecting the liability of any person for the payment of the indetedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

confection of autom rents, issues and prolits, or the proceeds of fire and other property, and the application or release thereod as aloresaid, shall not curre or winve lany default to notice of default hereunder or invalidate any act done pursuant to such notice.
 (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 declare all sums secured hereby immediately due and payable. In such an yevent the beneliciary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in the manner, provided in ORS 86.735. to 86.795.
 Tatter the trustee bas commenced loreclosure by advertisement and sale, for any other person so privileged by ORS 56.753, may cure the default or default or default.
 Tatter the trustee has commenced loreclosure by advertisement and sale, the grantor or any other person so privileged by ORS 56.753, may cure the default or default to the default or default that is capable of being cured by the trust deed, the default or able, or any other second his such a portion as would not them be due had no default occurred. Any other default that is capable of being cured by the trust deed, the default or default that is capable of being cured may be cured by the default dorustee the projent as actually incurred in enforecing the obligation or trust deed. In any case, in addition

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an or savings and faan association authonized to business under the lows of or property of this state, its subsidiaries, affiliates, agents or branches, the United S attorney, who is an 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 falses or any agency thereat, or an escrow agent licensed under ORS 806.505 to 696.555.

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The grantor covenants and agree fully-seized in-fee simple of said describ None	s, to and with the beneficiary and ed-real-property and has a valid;	those claiming under him, that he is law- unencumbered title thereto except
and that he will warrant and forever d	efend the same against all persons	whomsoever
provide the party by a second se	Then the the state of the state	ny 1972 - Den ang ang ang ang ang ang ang ang ang an
(4) http://www.seconder.com/interactions/interaction/ interactionalistics/interaction/interactions/interaction/ interactionalistics/interaction/interaction/interaction/ interaction/in	rana haristandi bilang ang sang sang sang sang sang sang sa	sel≣eque a la sel se se serie en la sel se se serie de la serie No sel se serie de la serie No general de la serie de l
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<ul> <li>Control of an analysis of the second s</li></ul>	terre contracts allowed for a specific terre part of the specific structure of the specific terre part of the specific structure of the specific str	inen Harringen Harringen in Stand St
	of the loan represented by the above desc nily or household purposes (see Importan	
This deed applies to inures to the bene	nfor is a natural person) are for business nfor is a natural person) are for business fit of and binds all parties hereto, their i	la Nelson a presidente en la complete de la complet A complete de la comp
	eliciary berein In construint this dead	der and owner, including pledgee, of the contract
IN WITNESS WHEREOF, said	grantor has hereunto set his hand	the day and year first above written.
<ul> <li>IMPORTANT NOTICE: Delete, by lining out, whicher not applicable, if warranty (a) is applicable and the as such word, is defined in the Truth-In-Lending Ac</li> </ul>	beneficiary is a creditor GREG CH	<u>JPIN</u>
beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregord	tion by making required No. 1319, or equivalent.	M. M. Starten, M. Ling, and D. Carter, "Contrast of the Society
(If the signer of the above is a corporation, use the structure of the signer of the above is a corporation, use the structure of the signer of the showledgement opposite.)	the provide a start of the provide at the provide at the start of the start o	a segura de la companya de la compan Recentra de la companya de la company Recentra de la companya de la company
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County of SAD DIEGO This instrument was acknowledged betw	(and ).55. (1) and a country of the second s	55. 18
January , 19, 90, by	This instrument was ack	nowledged before me on
	of strength the second strength of the second	
Seale)	for de las Notary Public for Oregon	建築物理論 教育研究 きょうせい たいてい たいちょう したい ふかし しょうしょう しょうしょう 二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十
Muccommission expires: 12[3]4	My commission expires:	(SEAL) And Charles Andreas And Charles Andreas
ANDER VELMA MOLSBE	RRY NIA SECUREST FOR FULL RECONVEYANCE	
TO:	Type of the second seco	<b>Herei</b> Alexandro - Alexandro Alexandro - Alexandro - Alex Alexandro - Alexandro - Alexandro Alexandro - Alexandro
trust deed have been fully paid and satisfied.	You hereby are directed, on payment to ;	foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of
said trust deed or pursuant to statute, to can herewith together with said trust deed) and to t	cel all evidences of indebtedness secured econvey, without warranty. to the parti	by said trust deed (which are delivered to you es designated by the terms of said trust deed the
ing with solution repairs and the reals.	issues and profits thereal and us excur-	o Ferries of protection of the state
<b>DATED:</b> no. 19-001, 1949, 201	an a	in inferior a sign of strand and a second of the second strains
		Beneficiary
De not lose or destroy this Trust Deed OR THE NOT	E which it secures. Both must be delivered to the tri	sstee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON,
BE VILV(H (FORM NG (881) DEBCSIBATO)	OF WHICH IS MADE & PART !	SS.
GREG CHAPIN 7600 Torrem St.	a Oregon described but	was received for record on the day of
LaMesa', CA 92042	SIE SUL SUL COLOR COLOR	at
NELLIE RAE MC XENZIE	FOR RECORDER'S USE	pageor as fee/file/instru- ment/microfilm/reception No,
aO_IV_I_F_11 Beneficiary?	IL OF KUMMIN COULS	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO	s	County alfixed.
KLAMATH COUNTY	ISUCT DEED	NAME TITLE
STORY THE REFECTION TOTAL CERT SUPER-TRUST DATE	n \\\\((\``\`\'''''''')\\/	

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Lots 11 and 12 of Block 13, PAIRVIEW ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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AND beginning at the Southeast corner of Lot 11, Block 13, FAIRVIEW ADDITION; thence North 50 feet; thence East 44 feet; thence South 50 feet; thence West 44 feet to the point of beginning.

AND ALSO beginning at the Southeast corner of Lot 12, Block 13, PAIRVIEW ADDITION; thence North 50 feet; thence East 44 feet; thence South 50 feet; thence West 44 feet to the point of beginning, all of the above described property being in the NW1/4 of the SE1/4 of Section 29, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon

Tax Account No: 3809 029DB 01200

## STATE OF OREGON: COUNTY OF KLAMATH: ss

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