IN No. 231—Oregon from Dave Series—INIST DEED.		PYNIGHT 1982 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, CR 87204
	TRUST DEED	Vol. mg 2 Page 14409 @
mrc# a7927-KP		and \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
THIS TRUST DEED, made this	24 day of high	and and wife
计信息记录机式 新国 医克尔氏菌素 医二二二烷基 輕滑 经通货 计二字单位 多		, as Grantor,
MOUNTAIN TITLE COMPANY OF	KLAMATH COUNTY	, as Trustee, and
O MORSTAGE CHRIS MORSTAD, or the su	rvivor thereof	
	WITNESSETH:	", as Beneficiary,
Country irrawacably draws hardains sell	s and convevs to tru	istee in trust, with power of sale, the property in
KLAMATH County, Oregon,	described as:	<b>"真真或都能是一种自己的一点,但是我们的一点,不</b>
SEE EXHIBIT A WHICH IS MADE ?	PART HEREOF BY	THIS REFERENCE
- 발생님도 상속문제 등세분를 통해 됐다. 전다.		
되었는데 회사가 되는 하고 그리고 생각		
그런데 맛들다를 모르는 를 봤는데 말이다.		발표를 살았다면 하는데 그는 그는 그는 그를 다 하는데 그는 그는 그를 다 했다.
이는 물건 경우 교육을 하는 점실 물실 중인 경인 문		
교실하다. 이 회교는 생각들이 한 경고 이 제를 잃고 왔다고 모든다. 2012년 대한 경우는 이 교육을 즐겁게 되는 것 같을 것 같습니다.		
마음이 되었다. 목소에는 마음을 많이 되지 않을 수입한 물론이 되었다. 마음을 하는 장물을 하는 일곱 시간 모습을 하는 것이다. 그 사람		
ogether with all and singular the ten ments, hereditance	inte and appurtenances	and all other rights thereunto belonging or in anywise now
r hereafter appertaining, and the tents, waies and pro-	its limited and an inter	TOR STORY OF ALL PROPERTY OF A
THE THE DUPPING OF SECURING PERFO	RMANCE of each agre	exact of grantor herein contained and payment of the sum
		fith interest thereon according to the terms of a promissory
ote of even date herewith, payable to beneficiary or	order and made by Rie	Biol, the Ittill hayment to principal
of sooner paid, to be due and payable. July	01 ,1991 sintrument is the date	stated above, on which the final installment of the note
ecomes due and payable. In the event the within des	scrited property, of any	and the written consent or approval of the beneficiary, then,
old, conveyed, assigned or allenated by the grantor with the beneficiery's option, all obligations secured by the	noar urst navnig desamis ils matrument, irrespecti	ve of the maturity dates expressed therein, or herein, shall
ecome immediately due and payalis.		
1. To project, preserve and maintain the proper	ry in good condition at	nd repair; not to remove or demolish any building or im-
2. To complete or restore promptly and in good	and named there is	any building or improvement which may be constructed,
3. To comply with all laws, ordinances, regulation	ma, coverients, canonios	is and restrictions affecting the property; if the beneficiary aform Commercial Code as the beneficiary may require and the state of all lien searching and the state of all lien searching.
a man for filled come in the proper bullic pilice of of	illies, 25 Nett as the so	st of all lien searches made by tiling officers or searching
pencies as may be deemed desirable by the beneficier;	y.	the select around on the property adeing loss of
lamage by life and such other hasards as the benetici	ary may from time to	atter all policies of insurance shall be delivered to the bene-
iciary as soon as insured; if the grin for them test to at	' and the process of	barnettes sinced on the buildings, the beneficiary may pro-
ture the same at grantor's expense the amount conect	led there any life to	as at antion of have ficiery the entire amount so collected.
or any part thersol, may be released to grantor, Duch	apprention of second or	
under or invalidate any act done pursuent to such not 5. To keep the property free from construction	t to the series of the series	axes, assessments and other charges that may be levied or
issessed upon or against the property before any part	the to the services that the me	the margaret of any taxes assessments, insurance premiums,
liens or other charges payable by granter, either by on	ect payment of by pre-	as a mild with interest at the rate set forth in the note
secured hereby, together with the olligations sescribed	o in paragraphs a new t	hand of now of the covernments becard and for such payments.
with interest as aforesaid, the property hereinnement	resurrent, as were no tra	more whall he importistely due and payable without notice,
and the nonpayment thereof shall, if the option of the	E Denember y, remove an	2012
able and constitute a breach of this must used.	i implementant who court o	if title search as well as the other costs and expenses of the
trustee incurred in cornection with or in enforcing in	ng tongacion bin a to	tank the energies eights or newers of heneticiary or trustee;
and in any suit, action or proceeding in which the cen	mermany of transfer one	or terreine's offerney's frest the amount of afterney's fees
mentioned in this paragraph 7 in all cases shall be fix	red by the triel court at	id in the event of an appeal from any judgment or decree of shall adjudge reasonable as the beneficiary's or trustee's at-
tornev's fees on such appeal.		December 1980년 1980년 - 1980년 1980년 - 1
It is mutually agreed that:	property shall be taken	under the right of eminent domain or condemnation, bene-
ficiary shall have the right, it it it it elects, to require	Tient an or any porne	
NOTE: The Trust Deed Act provides that the trustee hereun	ided must be either an eth	emey, who is an active member of the Oregon State Bar, a bank, we of Oregon or the United States, a title insurance company author byparches. The United States or any agency thereof, or an escrew
the state of the sea of the sea of the state of the state, it such the	(Cited) Cristicanal manue a.	branches, the United States or any agency thereof, or an escrew
agent licensed under ORS 696.305 to 196.585.		STATE OF OREGON,
TRUST DELD		STATE OF GREGOR,
		County of
CHARLES J. DI PIETRO and BEVERLY F	orrard m	I certify that the within instru-
1436 SARGEANT AVE.		ment was received for record on the
KLAMATH FALLS OR 97(01		da of
Conford The Control of the Control o	709	in book/reel/volume Noor
LEO MORSTAD and CHRIS MORSTAD	HECORDER.	
1436 SARGEANT AVE.		ment/microfilm/reception No
KLAMATH FALLS. OR 97/01		Record of of said County
	_==1	Witness my hand and seal of

YOUNTAIN TITLE COMPAN!" OF KLAHATH COUNTY County affixed.

NAME
By .....

which as in sacres of the amount resulted to pay all reasonable costs, expenses and attorney's less monestarily paid or incurred by grantor in such proceedings, shall be paid to Seneficiary and applied or incurred by present the processor of th Consideration and Consideration of the Consideratio

DATED:

réconveyance will be made.

not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trusten for contellation before

and that the grantor will warrant and to ever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, lamily or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parces hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successor and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successor and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

secured hereby, whether or not nerved as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgages may be more than one person; that if the context so requires, the singular shell be taken to crean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions his ect apply equally to corporations and to individuals. the day and year first above written. IN WITNESS WHEREOF, the grantor has executed this instrument CHARLES J. DI PIETRO Wernerly \* IMPORTANT NOTICE: belote, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth in-Londing Act and Regulation Z, the E. ĎΪ as seen word is between the first and Regulation by making required disclosures; for this purpose use Stevens-New Form No. 1319, or equivalent if compliance with the Act is not required, disregard/thingsplint. STACE OF INCENTIVE, County of .. This instrument was acknowledged before me on ... (14 h. Sheriun Phi & IFTERnowled BEV BRAYE Fire Dif. Notary Public for Oliven My commission expires ..... REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) ... Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same, Mei reconveyance and documents to .....

Beneticiary

MALE MANAGEMENT OF THE PROPERTY OF THE PROPERT	19 22 before me,
RAL ACKNOWLEDGMENT	On this the 27 day of June 1922 day
ate of CAUFORNIA	Travelle Lynne DAILEY
ounty of <u>MENDOCINO</u>	n his personally appeared
ounty 01_/	the undersigned rectary PIETRO
	the undersigned Notary Public, per Di PIETRO
COTTON SEAL  LAST LE LYNN BETTON	K personally known to me
MEROCINO COUNTY	proved to me on the basis whose name(s)
ET COMP. EXP. JULY 23, 1993	Barana and the analysis and the telephone Alberta and a second a second and a second a second and a second
	WITNESS MY hand all u united
	Organic Syme Darly
	Notace Signature  The information occurrent TRUST DEED 0 24 1990
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ATTENTION HOTARY: A TROOP.	
THIS CERTIFICATE	Number of Fages 2 Date of Document June 19 Pietro
MUST BE ATTACHED	The Court of the C
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10 THE DOCUMENT DESCRIBED AT RIGHT:	Sig ter(3) Other Than Named Above—  NAMED ALTO DAY ASSOCIATION - BOS Removed Ave P.O. Box 7164 - Carroga Park.
State of Crego	Signer(3) Other Than Named Above—  NAME NOTIFIED REPORT AND P.D. Box 7164 - Carroga Pak.  NAME NOTIFIED REPORT AND P.D. Box 7164 - Carroga Pak.  DIR.  July 1 . 19 92
State of Orego	Sig yer(3) Other Than Named Above  NATIONAL NOTIFITY ASSOCIATION - BOX FIGURE AND - P.O. Box 7164 - Counge Park  NATIONAL NOTIFITY ASSOCIATION - BOX FIGURE AND - P.O. Box 7164 - Counge Park  July 1 . 19 92
State of Orego	Sig yer(3) Other Than Named Above  NATIONAL NOTIFITY ASSOCIATION - BOX FIGURE AND - P.O. Box 7164 - Counge Park  NATIONAL NOTIFITY ASSOCIATION - BOX FIGURE AND - P.O. Box 7164 - Counge Park  July 1 . 19 92
State of Orego	Sig lengs) Other Than Named Above  NATIONAL NOTIFITY ASSOCIATION - BOX FIRM - Cologue Pan.  July 1 . 19 92  Pleased the above named CHARLES J. DI PIETRO  ged the foregoing instrument to be his voluntary act
State of Orego County of K Personally ap and acknowled deed.	Signer(3) Other Than Named Above  NAME OF THE PROPERTY AND THE PROPERTY AND STREET CONTROL PARK.  PLANT THE PROPERTY AND THE PROPERTY AND STREET CONTROL PARK.  PLANT THE PROPERTY AND THE PROPERTY AND STREET CONTROL PARK.  PLANT THE PROPERTY AND THE PROPERTY AND STREET CONTROL PARK.  PLANT THE PROPERTY AND THE PROPERTY AND STREET CONTROL PARK.  PLANT THE PROPERTY AND THE PROPERT
State of Orego County of K Personally ap and acknowled deed.	Signer(3) Other Than Named Above  NAME NOTIFIED ASSOCIATION - RESERVANCE AME - P.O. Box 7164 - Correga Pan.  NAME NOTIFIED ASSOCIATION - RESERVANCE AME - P.O. Box 7164 - Correga Pan.  NAME NOTIFIED AME - P.O. Box 7164 - CORREGA PAN.  NAME NOTIFIE
State of Orego County of K Personally ap and acknowled deed.	Signer(s) Other Than Named Above  NAME NOTIFIED AND ASSOCIATION - RESERVANCE AND - P.O. Box 7164 - Coroga Pan.  Plamath  Peared the above named CHARLES J. DI PIETRO  ged the foregoing instrument to be his voluntary act  and aid official seal. (Seal)

## EXHIBIT "A" LEGAL DESCRIPTION

A parcel of land situated in Lot 5, Block 39, ORIGINAL TOWN OF LINKVILLE, now the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at the most Westerly corner of Lot 5 of said Block 39, thence from said point of beginning South 50 degrees 50' East along the Southwesterly line of said Lot 5, 112.25 feet to a soint; thence North 39 degrees 05' East parallel to the Southeasterly line of said Lot 5, 25.09 feet to the center of an existing building wall, thence North 50 degrees 55' West parallel to the Southwesterly line of said Lot 5 and along the center of said building wall 112.25 feet to a point on the Northwesterly line of said Lot 5, thence South 39 degrees 05' West along the Northwesterly line of said Lot 5, 25.09 feet to the point of beginning.

TOGETHER WITH an easement 3.00 feet in width for purposes of ingress and egress and maintenance purposes more particularly described as follows:

Beginning at a point on the Southwesterly line of said Lot 5, from which the most Westerly corner of Lot 5 bears North 50 degrees 55' West 112.25 feet, thence from said point of beginning North 39 degrees 05' East parallel to the southeasterly line of said Lot 5, 25.09 feet, thence South 50 degrees 55' East parallel to the Southwesterly line of said Lot 5, 3.00 feet, thence South 39 degrees 05' West parallel to the Southeasterly line of said Lot 5, 25.09 feet to the Southwesterly line of said Lot 5, thence North 50 degrees 55' West along the Southwesterly line of said Lot 5, 3.00 feet to the point of beginning.

A parcel of lend situated in Lot 5, Block 39, ORIGINAL TOWN OF LINKVILLE, now the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clark of Klamath County, Oregon, more particularly described as follows:

Beginning at the most Westerly corner of Lot 5 of said Block 39, thence from said point of beginning South 50 degrees 50' East along the Southwesterly line of said Lot 5, 112.25 feet to a point; thence North 39 degrees 05' East parallel to the Southeasterly line of said Lot 5, 25.09 feet to the center of an existing building wall, thence North 50 degrees 55' West parallel to the Southwesterly line of said Lot 5 and along the center of said building wall 112.25 feet to a point on the Northwesterly line of said Lot 5, thence South 39 degrees 05' West along the Northwesterly line of said Lot 5, 25.09 feet to the point of beginning.

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STATE OF OREGON: COUNTY OF I	CLAMAIN OF DECEMBER 1 AND THE STATE OF THE S
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병사는 동안들은 어린 장마를 하고 있는데 살았는데 없다.	By Quelle Mallenolde
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