10	916-435				Vol.mg3	Hage 10138
17.74	ROANLY AN	11 42 🖤	TRUST DEEL			
61	133		いった(4.55) (小市) (小市) (11 2) (1 1) (11)	lay of APR	16 1993	between
		made this			as Grantor(s), as beneficiary,	
	Trust Deed,			H COUNTY		a 🗢 a tradición de la factoria de l
P	URE PROJECT	as Trustee, and		1	ter le Klamath	County, Oregon,
		to and co	WITNESSETH nveys to trustee in trust, 1	with power of sale, i	the property in running	
Gran	tor irrevocably gran	Ats, bargants, sease	and the second		e e e e e e e e e e e e e e e e e e e	
desc	ribed as:					
:			an a	a second and a second		and a state of the second state. The second state of the second
				an a		tone which
сан К		and the second	h lies South alon 11, Township 39 S	o the center	line of Summers	ance of
1.	+	an ironpin which	h lies South alon 11, Township 39 S East, a distance marks the Northwes	outh, Range 9	E.W.M., a disc	in in the
1.	Beginning at	line of Section	11, Township 39 5 East, a distance marks the Northwes Dregon, and runnin	of 342.5 feet	from the from P	/ S, R. 9,
	1S the west	and South 89°48'	East, a distance marks the Northwes Dregon, and runnin is also the West	st corner of	th narallel to	the center
	center of Si	ummers Lane which	regon, and runnir	ng thence; Sou	Sec. 11, a dista	ince of 331.4
	E.W.M., 111	Ministra and the ch	is also the more	1: -+	ot 0/ leeu co	
	line of Sum	mers lane, which	e South 89°48' Ea	st a distance	a distance of 33	1.4 feet, co
	feet to an	iron pin; thenew	is also the West e South 89°48' Eas e center line of 9°48' West a dist ntaining 0.5 acre	Summers Lance	et, more or less	, to the point
	thence North	North 8	gods west a die-	- or 1es	s. in the North	wa
	an iron pin	i; thence were co	ntaining 0.5 acre	Twp. 39 S.,	R. 9, E.W.M., 1	nof contained
	of beginnin	ig, Said ouarter (N	9°48' West a dist ntaining 0.5 acre WaNW4) of Sec. 11 from the above des ay of Summers Lang	scribed land t	hat portion the	EOT OF
	AF THE NUL		the above wo-			
	County, Or	sting right of wa	hereditaments and appu		ther rights thereunto bel	onging or in anywise
	in the ext		, hereditaments and appu ts, issues and profits th	utenances and all of	res now or hereafter at	tached to or used an
	Forether with all an	d singular the tenenterus,	its, issues and profits the	ereor and an man-		and the second
	now or hereafter a					
	connection with the	· · · · · · · · · · · · · · · · · · ·	TOTANCE of each ag	reement of granwi	manable in full upon sa	ale of traisier, this
	FOR THE PURP). This loan sha	all be interest-free (0%) and amount of this note is du of the total each year of	ue until	The wars and will be d	leemed fully satisfied
	(\$ of the s	subject property. The full	amount of the hear o'	ver the next five t	Sy years	
	note shall be redu	uced at a rate of 20% of				*
	7-1-99	*	d, grantor agrees: aid property in good conc ermit any waste of said p		or demolis	sh any building or
		courity of this trust deed	i, grantor agrees:	dition and repair; n	ot to remove or difference	
	To protect the	preserve and maintain sa	id property in good aid F	roperty.	wittions affecting said P	roperty.
	1. To provement ther	reon; not to commit or pe	aid property in good con- ermit any waste of said p s, regulations, covenants,	conditions and rest	Ultrioi -	domnation beneficiary
	2. To comply	with all laws, ordinances	and property in good content ermit any waste of said p s, regulations, covenants, said property shall be tak ire that all or any portion reasonable costs, expense	on under the right of	of eminent domain or co	such taking, which are
	It is mutually	agreed that	said property shall be tak ire that all or any portion reasonable costs, expense dood, duly executed and	of the monies pays	able as compensation for	urred by grantor in such
	3. In the event	that any Pelects, to requi	ire that all or any portense	and attorney's fee	S necessarily parts	Trustee
	shall have the ng	mount required to pay all	reasonable costa, I	1. Jandie m	ade a public record as p	provided by law. Trustee preeding in which grantor,
	in excession and	Il be paid to beneficiary.	deed, duly executed and	acknowledged is in	t or of any action or proc	reding in which be
	4. Trustee acc	epts this trust when the	of pending sale under an	oding is brought by	trustee.	
	is not obligated t	o nouly all party un	of pending sale under any less such action or proces		the bim that he is law	fully seized in fee simple
	beneficiary of u	Listee binner	a with the beneficiary a	nd those claiming u	inder half under and	fully seized in fee simple forever defend the same deed are for improvement
	The granior o	covenants and agrees to a	a valid, unencumbered	title thereto, and u	lat ne	
	of said describe	ed real property and has	4 ······	an di san seren		dood are for improvement
	against all perso	ons whosoever.	han a second	by the above descr	ibed note and this trust	Teed means
		mants that the proceed	is of the loan represented	by the second		
						deed are for improvement administrators, executors,
	This deed a	pplies to, insures to the t	d assigns. The terms ber	neficiary shall mean	ng this deed and whene	, including pleages, or ver the context so requires,
	personal repre	sentatives, successors an	d assigns. The terms occurs that named as a beneficiary inine and the neuter, and	herein. in construct	ber includes the plural.	
	contract secure	ed hereby, whether of no	inine and the neuter, and	I THE SHIRE IN THE		a de la companya de La companya de la comp
	i i a masculine	gender includes and ten	그는 말했다. 그가 말한 것 같아?			

IN WITNESS WHEREOF, said grantor has	s hereunto set his hand the day and year first above written.
	The current of the trainer the way and year hist above whitten.
tich I see	
KEITH L. SEE	
TATE OF OREGON)	
)ss	s KEITH L. SEE
ounty of Klamath)	
This instrument was acknowledged before me	on <u>APRIL 30</u> , 19 <u>83</u> .
•	
OFFICIALS	SEAL D. I.I.
DONALD J. HO NOTARY PUBLIC	
SEAL) COMMISSION NO	0.011430
MY COMMISSION EXPIRE y commission expires:12-5-95	IES DEC 5, 1930
	nen en ser e En ser en ser
OUEST DOR FULL PROCEEDING NOT	
QUEST FOR FULL RECONVEYANCE be used only when obligations have been paid	d or met
	n na hAnna ann an Anna an Anna ann an Anna ann an Anna ann an Anna ann an Anna an Anna an Anna an Anna. Anna an Anna Anna ann an An
The understand to the level owner of held	, Trustee
and mulersigned is the legal owner and holder	T of all indebtedness secured by the foregoing trust deed. All sums secured by said
ist deed have been fully paid and/or met and sain terms of said trust deed or pursuant to statu- livered to you herewith together with said trust	r of all indebtedness secured by the foregoing trust deed. All sums secured by said atisfied. You hereby are directed, on payment to you of any sum owing to you under ite, to cancel all evidences of indebtedness secured by said trust deed (which are t deed) and to reconvey, without warranty, to the parties designated by the terms of t the same. Mail reconveyance and documents to
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