NL S	100 69799 Light Coulong a light of the first of the coulong a light of the coulong a ligh	TRUST DEED -HF	Vol.M03 Page 27072
Of po	THIS TRUST DEED, made this	day of0	ctober ,19.93 , between
MARS	Y.D. YOCH		as Grantor,
78.70.2	MOUNTAIN TITLE COMPANY OF K	LAMATH COUNTY	as Trustee, and
JOSE	PH PUSKAROV AND DARLENEE PUSKAROV		as Beneliciary,
	I he under against in the high has our interestinated at	VITNESSETH:	है पहला से मुक्केंग्रा प्राथम कर हो जा पान कर है।
	Grantor irrevocably grants, bargains, sells a KLAMATH SOUNTY, Oregon, de	nd conveys to trustee in	trust, with power of sale, the property in
*********	ACCUPATION OF THE PROPERTY OF		
	Lot 66 in Block 79 of KLAMATH F NO. 4, according to the officia the County Clerk of Klamath Cou	l plat thereof on	S, HIGHWAY 66 UNIT, PLAT file in the office of
			a terapakan di kecamatan di Kabupatèn Balandaran Kabupatèn Balandaran Kabupatèn Balandaran Kabupatèn Balandar Balandaran Kabupatèn Balandaran Kabupatèn Balandaran Kabupatèn Balandaran Kabupatèn Balandaran Kabupatèn Balan
	그는 것이 있는 그 그 그 그 그 그 모든 그는 그들에게 되는 것이 되었다. 그는 그 없는 것이 없는 것이 없는 것이다.	eogramagiajajajajaja ki	
todet		and apprecianages and all c	ther rights thereunto belonging or in anywise now
or he	reafter appertaining, and the rents, issues and prolits t	nereot and all lixtures now	M. Uplositel sitsched to of fisch in connection with
il _a coπ	FOR THE PURPOSE OF SECURING PERFORM **TWO THOUSAND NINE HUNDRED AN	ANCE of each agreement of	grantor herein contained and payment of the sum
61 113-15	SECULAR CONTROL RECOVERS AND SECULAR CONTROL C	and made his describe the	tinal nayment of principal and interest hereof, if
note:	of even date herewith, payable to beneficiary or order coner paid, to be due and payable Dec. The date of maturity of the debt secured by this in	notes 19	mai paymon or principal and master and a
become	mes due and payable. In the event the within describ conveyed, assigned or alienated by the grantor without	ed property, or any part the t tirst having obtained the wastrument, irrespective of the	ritten consent or approval of the beneficiary, then.
beco	me immediately due and payable.	and the second s	
V . 430	1. To protect, preserve and maintain the property i	n good condition and repair	that to tende of demonstration bearing or
dame	ement thereon; not to commit of permit any waste of 2. To complete or restore promptly and in good and aged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, to	incurred inereier.	strictions affecting the property; if the beneficiary
80 re	3. To comply with all laws, ordinances, regulators, requests, to join in executing such financing statements by for filing same in the proper public office or office.		
agen	cies as may be deemed desirable by the beneticiary.	on the huildings now of	hereafter erected on the property against loss or
damı	age by fire and such other hazards as the beneficiary	may irom time to time legs	policies of insurance shall be delicated in La Cabi
ticia: at le cure	ry as soon as insured; if the grantor shall fail for any re ast tifteen days prior to the expiration of any policy o the same at grantor's expense. The amount collected u	ason to procure any such ins f insurance now or hereafter inder any lire or other insu-	placed on the buildings, the beneficiary may pro- rance policy may be applied by beneficiary upon pring of baneficiary the entire amount so collected,
	ny part thereof, may be released to granter. Such appli	cation of release shall not c	are or waive any detain or notice of detain mark
1000	5. To heep the property tree from construction the		
Fron	nptly deliver receipts therefor to beneficiary; anould to	ne grantor tan to make payn	reficiency with funds with which to make such pay-
men	f, beneficiary may, at its option, make payment ther	sor, and the amount so pur	trust deed, shall be added to and become a part of
the c	debt secured by this trust deed, without waiver of any interest as aforesaid, the property hereinbefore descri-	ibed, as well as the granter,	shall be bound to the same extent that they are
end	the nonpayment thereof shall, at the option of the ber	enciary, render an sums sec	area by that there area thanks and the
	and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust if the incurred in connection with or in enforcing this of		
4 2 2 2	7. To appear in and defend any action of proceeding	g purporting to affect the a	including any suit for the foreclosure of this deed.
to p	ay all costs and expenses, including evidence of title at	a the delai acces and in the	event of an anneal from any judement or decree of
the t	frial court, grantor further agrees to pay such sum as t ey's fees on such appeal.		an New York (1997) and the second of the sec
7040	It is mutually agreed that:	and shall be taken under the	e right of eminent domain or condemnation, bene- monies payable as compensation for such taking,
	THE RESERVE AND ADDRESS OF THE PROPERTY OF THE	and he although on attempt twhe	is an active member of the Oregon State Bar, a bank,
trust	company or savings and loan association authorized to as a to insure title to real property of this state, its subsidiaries,	offiliates, agents or branches,	on or the United States, a title insurance company dumo- the United States or any agency thereof, or an escrew
cigen	It licensed under ORS 696,503 to 676,563.		
bear	TRUST DEED TO SEE TO SEE THE S	รับอุดุที่ สรุงสมาคาม ร้างเปลี่ย 4 เอก อัก มีพ เกิดอุดุที่ สรุงสมาคาม ร้างเปลี่ย การกระบบ	STATE OF OREGON,
Hije.	esteld, shall only cittle to water the reductive of period of	वास्त्र स्ट्राइडि एवं देवरापूरी है। दे हिस्	County of
-)4 7 A]	th The entireth units for theire of these stop of the	क्षाके क्षेत्रक प्रदर्भ गणाहरूक्षण है है। स्थाके क्षेत्रक प्रदर्भ गणाहरूक्षण है	I certify that the within instru- ment was received for record on the
-16	6 JENNIE DRIVE	क्षत्रकार्यः व्यवस्थाः । विश्वकृति । विश्वकृति । व्यवस्थान् व्यवस्थाः । विश्वकृति । विश्वकृति । विश्वकृति ।	day of, 19,
·PL	EASANY HILL, CA 94523 19-35 to an a coofficient court personant pensylvanian of the second pensylvanian benefit pensylvanian of the second pensylvanian benefit pensylvanian of the second pensylvanian benefit pensylvani	the second of th	at s'clock M, and recorded in book/reel/volume No
-30	SDPH-PUSKAROV NND DARLENET PUSKAR	STATE OF THE STATE	page or as fee/file/instru-
100 100	- 2016 - Friend - Control of the Con	क रहि स्ट्रांट केरिक रहे देखा के रहे हैं। इस स्ट्रांट केरिक रहे देखा के रहे रहे	ment/microfilm/reception No
10,000	Math. Aut. British Sevelleture, at full, compressiones, a	e betreeffernie worden in de	Witness my hand and seal of
After	Recording Return to (Nome, Addiese, Zip):	In a hadron	County affixed.
-OF		[臺리사랑] 송, 학문교는 우리 그는 이 나는 그리자 다양하는 안 먹는	
	nen bild un averse at this emponic recential to test, mi we	दार्श्वर्रहेत् इंडिक्ट्रेड क्रिकेटक इ.स. १९५६ व	D.



which are in access of the amount required to pay cil resonable costs, expenses and alterney's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it titles y in each proceedings, and the balene spind upon the incidental in the trial and applied to costs, necessarily paid or incurred to the proceedings, and the balene spind upon the incidental in the trial and applied courts, necessarily paid or incurred to the such actions and executes such instruments as shall be necessarily in obtaining such and the proceedings, and the balene spind upon the incidental in the trial and applied court into a contract of the proceeding and the proceedings, and the balene spind upon the incidental into the proceeding of the such actions and executes such instruments as shall be necessarily in obtaining and the proceeding of the proceeding of the note to endorsoment (in ease of tall reconveyances, for expense of the note to endorsoment (in ease of tall reconveyances, for expense of the note to endorsoment (in ease of tall reconveyances, for expense of the note to endorsoment (in ease of tall reconveyances, for expense of the note of the

À

and that the grantor will warrant and torever 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:

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

The grantor warrants that the proceeds of the loan represented purposes (see Important Notice below),

(a)* primarily tor grantor's personal, tamily or household purposes (see Important Notice below),

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

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, the contract representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract research transfers, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract representatives, successors and assigns. The term beneficiary shall be represented and owner, including pledgee, of the contract representatives, successors and assigns the contract representatives.

This deed applies to, increase to the beneficiary herein.

Secured hereby, whether or not named as a beneficiary herein.

Secured hereby, whether or not named as a beneficiary herein.

Secured hereby, whether or not named as a beneficiary herein.

The contract representatives are commercial purposes.

IN-WITN IMPORTANT NOTICE of applicable; if war is such word in defin	uiros, the singular shall be talent to the implied to make the provisions hereof ESS WHEREOF, the grantor hereof the grantor he	y (a) or (b) is HARY D is a creditor defen Z, the king required by equivalent.	MACH D. FLOS	
tag eller, with air ac ar totesatur apport the property. FOR THE P	by MARY D. YOCH This instrument w	as acknowledged before	me on	
	es of			pianir eyeshi sahi shan inda bekeden ib
2 042 2 04 2 207	on Block to ot Materia competing to the office ouncy Clark of Materia C	Control My commission	ion expires	y Public for Oregon
The unders	REQUEST FOR FULL RECONVEY ligned is the legal owner and holder of ally paid and establed. You hereby ar- want to statute, to cancel all evidence want doze and to reconvey, without	all indebtedness secured by	the foregoing trust deed. All sur-	ms secured by the trust ander the terms of the ivered to you herewith ast deed the estate now
together with the hold by you under	frail dest) and to receivey, without the large Mail receiveyance and do	sumints to		
4.53 4.53	roy this Trust Deed OR THE NOTE which it a	iscuros.	A A Betaliclary	

reconveyance will be made.

State of CALIFORNIA		
personally known to me - OR -	1 person(s) acted executed at which the	CAPACITY CLAIMED BY SIGNER CAPACITY CLAIMED BY SIGNER Though stable does not require the Notary to fill in the data below, doing so may prove invabilities to persons relying on the document. INDIVIDUAL CORPORATE OFFICER(S) PARTNER(S) LIMITED GENERAL ATTORNEY-IN-FACT TRUSTEE(S) GUARDIAN/CONSERVATOR OTHER: SIGNER IS REPRESENTING: NAME OF PERSON(S) OR ENTITY(ES)
THIS CERTIFICATE MUST BE ATTACHED TO THE DOCUMENT DESCRIBED AT RIGHT:	OPTIONAL SECTION TITLE OR TYPE OF DOCUMENT_	
Though the data requested here is not required by law, tould prevent fraudulent reattechment of this form.	NUMBER OF PAGES DATE OF DOCUME SIGNER(S) OTHER THAN NAMED ABOVE	NT
	©1992 NATIONAL NOTARY ASSOCIATION • 8236 Refitzed	200000000000000000000000000000000000000
STATE OF OREGON: COUNTY OF KL Filed for record at request of f (Oct A.D., 19 of	AMATH: ss	the 15th day