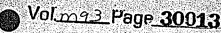
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TRUST DEED



This Trust Deed, made this Zan day ERIK S. KIESLING AND TAMMI KIESLING	of November, 19 13, between
as Trustee, and KLAMATH-COUNTY	as Grantor(s),
	是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with processible described as:	ower of sale, the property in Klamath County Co-
	Wasta Basa Madan tan Campan da a
ERIK S. KIRSLING AND TANGU KLESLING	(S1212 05 01200N
The East 60 feet of Lot 6 of DE BIRK HOMES, accomplate thereof on file in the office of the County County, Oregon.	경기 전통경에 가져들 생물건은 하라면 인물들은 교육을 하고 있다. 아이라는 시간 나를 하고 하고 있다.
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Select Notary Public for Gregon	
	GARAN
	Asy commission explice . 12 192
e and rest in the section of the sec	
turn vo	REQUEST FOR PULL SELONVEYANCE
하는 하는 그는 이 그는 이 이 가는 이 이 이 가는 그들이 그는 문에서 살아왔다. 이 회사 전문에 연극되고 있다는 회사 회사를 통해 회사를 중심하는 사고 생각이 되었다. 중국	. To be used any wave philysitest knownboom puid
now or hereafter appertaining and the rents, fiscreditaments and appurtenances connection with the said real estate.	and all other rights thereunto belonging or in anywise all fixtures now or hereafter attached to or used in
FOR THE PURPOSE OF SECURING PERPOPAGANON .	
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of (\$_3,460.00\). This loan shall be interest-free (0%) and shall be any reason, of the subject property. The full amount of this note is due until	grantor herein contained and payment of the sum of
any reason, of the subject property. The full amount of this note is due until note shall be reduced at a rate of 20% of the total each year over the next	7-1-94 After 7-1-94 this
7-7-99.	: nve (5) years and will be deemed fully satisfied
To protect the security of this trust deed, grantor agrees:	
1. 10 protect, preserve and maintain said property in good and the	pair; not to remove or demolish any building as
2. To comply with all laws, ordinances, regulations, coverants, conditions	o, actional any building or
It is mutually agreed that:	d restrictions affecting said property.
3. In the event that any portion or all of said property shall be taken under the shall have the right, if it so elects, to require that all or any portion of the monies in excess of the amount required to pay all reasonable costs, expenses and attorney proceedings, shall be paid to beneficiary.	s fees necessarily paid or incurred by grantor in such
4. Trustee accepts this trust when this deed, duly executed and acknowledged is not obligated to notify any party hereto of pending sale under any other deed of beneficiary or trustee shall be a party unless such action or proceeding is brought the party unless such action or proceeding is brought to the party unless such action or proceeding is brought to the party unless such action or proceeding is prought.	is made a public record as provided by law. Trustee
The grantor covenants and agrees to and with the beneficiary and those claimin of said described real property and has a valid, unencumbered title thereto are	

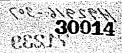
against all persons whosoever.

Annual bies to soggestion to broad with the will warrant and forever defend the same window bies to soggestion to broad with the warrants that the world because the same warrants are same warrants.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are for improvement of dwelling heating system on described property.

This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devicees, administrators, executors, personal representatives, successors and assigns. The terms beneficiary shall mean the holder and owner, including pledges, or the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.





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TATE OF OREGON)) 85 ERIK S. KIESLING AND TAMMI KIESLING
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OFFICIA DONALD J. NOTARY PUB COMMISSION	AL SEAL , HOPERICH BLIC-OREGON N NO. 011490 XPIRES DEC. 5, 1995
My commission expires: 12-5-95	-
REQUEST FOR FULL RECONVEYANCE	
To be used only when obligations have been p	paid or met.
said this deet the estate now held by you at	trust deed) and to reconvey, without warranty, to the parties designated by the term nder the same. Mail reconveyance and documents to
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