94926 M7(7 1346-73	28 COLAMORU ANY BLEASTHENES	S LAW PUBLISHING CO. PONTLINE OF FIRM
02-15-95P03:46 RCVD	INE OF CREDI	T Valm95	Page 3430
East Cascade Properties, 1	nc. (P.O. Bo	x 214. Klamath	<u>Y 1995 , between</u> Falls, Or. 97601
		***************************************	As Grantor
Mountair Victor W	. Smith	***************************************	as Truslee, and
	III TAI PCO PAGE	***************************************	, as Beneliciary,
Grantor irrevocably grants, bargains, sells aKlamath	and an arrange of the	e in trust, with power o	of sale, the property in
	3011002 43.		
As more fully descri	bed on Exhib	it A attached h	ereto.
together with all and singular the tenesconts to a			
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and prolits the property.	and appurtenances and hereot and all fixtures n	all other rights thereunto be ow or hereafter attached to	longing or in anywise now
FUR INC PURPOSE OF SECTIONS DEPENDED			a see in connection with
of One Hundred Thousand and no	/100	The same of the contraction of the same of	14ma a Comment of the sum
note of even date herewith, payable to beneficiary or order not sooner paid, to be due and payable January			
The date of maturity of the debt secured by this inst becomes due and payable. Should the grantor either agree to erty or all (or any part) of grantor's interest in it without it beneficiary's onlines all blacks.	trument is the date, sti o, attempt to, or actuall	ited above, on which the fir	and installment of the note
beneficiary's option*, all obligations secured by this instrumcome immediately due and payable. The ejecution by grants assignment. Such consent shall not be	irst obtaining the writte ent, irrespective of the or of an earnest money	PO COCHANA HAVE	or any part) of the peop.
	s:	-to	
provement thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and he damaged or destroyed thereon, and pay when due all costs in 3. To comply with all least and pay.	property,	air; not to remove or demo	olish any building or im-
damaged or destroyed thereon, and pay when due all costs in 3. To comply with all laws, ordinances, regulations, cor so requests, to join in executing such timancing statements put to pay for tiling same in the same in	curred therefor.	nunaing or improvement w	hich may be constructed,
adencies as may be deemed described public office or offices, a	as well as the cost of a	Il lien searches made to the	eliciary may require and
damage by fire and each off a transfer maintain insurance of	on the buildings now a	r beceatter assessed and as	dia dia managaran dia managara
ficiary as soon as insured: if the term beneficiary, with loss	payable to the latter; a	Il policies of insurance at all	rnen a
cure the same at dearte-to the expiration of any policy of it	nsurance now or hereaft	at placed on the state of	Policies to the beneficiary
or any part thereof, may be released to grantor. Such applicationers invalidate any set desired to grantor.	ry may determine, or at lion or release shall not	option of heneticiary the en	ied by heneliciary upon lice amount an collected,
assessed upon or against the property before any part of such	nd to pay all taxes, as I taxes, assessments on	sessments and other charges	that may be levied or
iens or other cheedes neverts to beneticiary; should the	frantor fail to make pay	ment of any taxas	t due or delinquent and
ecured hereby totalber with the make payment thereof,	and the amount so m	id with interest - the	nich to make such pay-
with interest as afarassis at deed, without waiver of any right	ts arising from breach o	any of the comments	to and become a part of
nound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the benefic ble and constitute a breach of this trust deed.	d all such payments shi	", snall be bound to the san all be immediately due and	ne extent that they are payable without notice,
f. To pay all costs forced at this trust deed.		by this trust deed Imi	mediately due and pay-
rustee incurred in connection with or in enforcing this obliga 7. To appear in and detend any action or proceeding pund in any suit, action or proceeding in which the beneficiary	tion and trustee's and i	storing's fees actually incur	rsts and expenses of the red,
nd in any suit, action or proceeding pu to pay all costs and expenses, including evidence of title and it entioned in this paragraph 7 in all cases shall be lixed by the trial court destroyee to the costs.	or trustee may appear,	including any mut for the f	beneliciary or trustee; foreclosure of this deed,
mentioned in this paragraph 7 in all cases shall be lixed by the the trial court, grantor turther agrees to pay such sum as the a porney's fees on such appeal.	e trial court and in the	ees attorney's fees; the am event of an appeal from any	ount of attorney's fees
It is mutually adread that	, , , , , , , , , , , , , , , , , , , ,	- okc reasonable as the bene	liciary's or fiustee's at-
8. In the event that any portion or all of the property clary shall have the right, if it so elects, to require that all OTF. The Trust Beed Asi excelded that the best in the control of the trust beed as a control of the trust beet as a control of	shall be taken under the	e right of eminent domain e	or condemnation, here.
Upony Ul this state, its substitution affiliates appears or branches the state	TO BALL OF THE PRINCE DOUGE	s, a little insurance company auth	orized to insure title to real
WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this. The publisher suggests that such an agreement address the Issue of ob-	option. taining haneficiers's cooper	i in sematate de la licenzeu un	201 UNS 696.505 to 696.585
	The state of the s		
TRUST DEED		STATE OF OREGO	N,
AST CAS CAME OF MALES		County of	- BS.
POBOX 314 FEBRUATIES, INC		Keertily that	t the within instru-
Janath Calls, or 97001		ment was received	for record on the
Groater	SPACE RESERVED	ato'clack	
	FOR RECORDER'S USE	in book/reel/volume	Noon
	**************************************	pageor	As lee/life/instru-
Beneficiary		ment/microfilm/rece Record of	phon No
r Recording Return to [Name, Address, Zip]:			of said County. I hand had seal of
ICTOR W. SMITH		County affixed.	W (1)
P. KO-OP #33		*************	
50 E. COUNTY 17th	•	HAME	TITLE

which are in secret of the amount required to pay all reasonable costs, expenses and atterney's less necessarily paid or insurred by general in such proceedings, that the residual of population of the residual of the processor East Cascade Properties, Inc Duane W. Smith, President STATE OF OREGON, County of Janeth

This doed applies to, inures to the benelit of and binds all parties hereto, their heirs, objected, devices, administrators, executor personal representatives, successors and assigns. The term beneliciary benefic, their heirs, legates, devices, administrators, executed hereby, where or not named as a beneficiary may each be more then one person; the context so require, be signal shall be steen to mean and include the plural, and that generally all grammatical changes shall in the context of make, the provisions hereot apply equally to exporations and to individual.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

East Cascade Properties, Inc.

*IMPORIANT NOTICE: Delete, by lining out, whichever warmany (e) or (b) in an applicable; if warmany (e) is applicable and the benefitiary is a credier as such word to defined in the frush-in-anding Act and Regulation by making a credier as such word to defined in the Trush-in-anding Act and Regulation by making for this purpose use sitems-hass form to, 1319, or subvivient.

STATE OF OREGON, County of Jane 1995

This instrument was acknowledged before me on Feb. **XRRYRX** /3 ... 1995

by Duane W. Smith

OFFICIAR SERGASL CASLAGE Properties, Inc.

My commission expires **Journal Public for Oregon Commission of Status to Content of Status, to Cancel all indebtedness occured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You briefly are directed, on payment to you of any sums ording to you under the terms of the objective with the trust deed and to reconvey, without warranty, to the parties designated by the terms of the irrust deed the estate now.

Beneliciary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

sald Lot A: thence Se feet; thence West 299	ogon, 600 ith 75 feet; thene Fact 29 is 5 feet to the place of beginning.	COUNTY DOTTON OF THE COUNTY OF
Parcels 2-5:		
Lots 1, 2, 3 and 4, 1 FALLS; according to the County Clerk of	Slock 56 TAKEVIEW ADDITION TO THE the official plat thereof on file lamath County, Oregon	CITY OF KLAMATH in the office of
		2-5

arcels 6-11:

Lots 2, 3, 4, 5, 6 and 7 in Block 22 of HILLSIDE ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

EXCEPTING THEREFROM the following:

Beginning at the Northeast corner of Lot 2, Block 22, HILLSIDE ADDITION to the City of Klamath Falls; thence Southerly along the line common to Lots 1 and 2, 63.03 feet to a line 60 feet distant Westerly and parallel to the Westerly Right of Way line of the Southern Pacific Railroad; thence Northwesterly along said line, 93.02 feet to the Northerly line of Lot 2; thence Easterly along said line 41.94 feet to the point of beginning.

ALSO EXCEPTING:

Beginning at the Northeast corner of Lot 6, Block 22, HILLSIDE ADDITION to the City of Klamath Falls; thence Southerly along the line common to Lots 6 and 7, 20.07 feet to a line 60 feet distant Westerly and parallel to the Westerly Right of Way line of the Southern Pacific Railroad; thence Northwesterly along said line, 22.49 feet to the Northerly line of Lot 6; thence Easterly along the Northerly line of Lot 6, 10.14 feet to the point of beginning.

AND ALSO EXCEPTING:

Beginning at the Northeasterly corner of Lot 7, Block 22, HILLSIDE ADDITION to the City of Klamath Falls; thence Southerly along the line common to Lots 7 and 8, 119.05 feet to a line 60 feet distant Westerly and parallel to the Westerly Right of Way line of the Southern Pacific Railroad; thence Northwesterly along said line, 110.89 feet to the the line common to Lots 6 and 7; thence Northerly along the Westerly line of Lot 7, 20.07 feet to the Northwest corner of Lot 7; thence Easterly along the Northerly line of Lot 7, 50.0 feet to the point of beginning.

EXHIBIT	A
PAGE _	Lof2

A tract of land situated in the N1/2 NE1/4 of Section 18, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a 5/8 inch iron pin, from which the Northeast corner of said Section 18 bears North 66 degrees 16' 33" East 1022.84 feet; thence South 89 degrees 11' 24" East 834.56 feet to a 5/8 inch iron pin on the Southwesterly right of way line of Uhrman Road; thence South 31 degrees 46' 03" East, along said right of way line 184.53 feet to a 5/8 inch iron pin on the East line of said Section 18; thence South 00 degrees 28' 16" West 763.39 feet to the N1/16 corner; thence North 89 degrees 11' 24" West, along the South line of said N1/2 NE1/4, 933.00 feet to a 5/8 inch iron pin; thence North 00 degrees 28' 16" East 918.89 feet to the point of beginning, with bearings based on Survey No. 3376, as recorded in the office of the Klamath County Surveyor.

The above tract of land being subject to a 30 foot ingress/egress easement to adjacent property to the West, said easement being parallel with and adjacent to the South line.

Parcels 13-21:	
Liots 1, 2, 3, the City of K	4, 20, 21, 22, 23 and 24 in Block 18 of S. OND Al ITIC to amath Falls, according to the official plat thereof of file
in the office	of the county Clerk of Klamath County, Oregon
	13-11
Parcel: 22:	
ilot 9 in Block official plat Klamath-County	3 of TRACT NO 1046; ORBEN CRUS, a coording to the thereof on File in the office of the County Clerk of Oregon.
	22
Parcels 23-26:	
DORRIS PARCEL:	4 parcels, Tax Lots: 600, 601, 700, 1,000 (70 acres more or less), Described as: SW1/4, SE1/4; NE1/4 and SE1/4 and SW1/4 of the NW1/4, SE1/4 of Sec. 9, T41S, R7E, WM, Klamath Co., OR
Parcels 27-30: BEATTY PARCEL:	
	rangan kepada di dianggal kepada di sebagai di Kabupatèn Bandaran Kabupatèn Bandaran Kabupatèn Bandaran Kabupa Kabupatèn Bandaran Kabupatèn Bandaran Kabupatèn Bandaran Bandaran Kabupatèn Bandaran Bandaran Bandaran Bandara
	EXHIBIT
	PAGE Safe
STATE OF OREGON:	COUNTY OF KLAMATH: 55.
Filed for record at req	uest of Mountain Title Co the 15th day A.D., 19 95 at 3:46 o'clock PM., and duly recorded in Vol. M95
	of Mortgages on Page 3430
FEE \$25.00	Bernetha G. Letsch County Clerk