	CEI Ne. 131Cres er Trest David Saries-TRUST DH & (No.	ARIS to a atilging	CONTINUENT DE ETERTIONE HEISE LAW FURLISHING CO., PORTLAND, OR FTDM
	The second se	12028 4	ay of June
	DONALD E. CROWE		, as Grantor,
	ASPEN TITLE & ESCR.W. CAROLE MAE REAGLE		, as Trustee, and , as Beneticiary,
	Grantor irrevocably grants, bargai Klamath County,	in colle and ch	weys to trustee in trust, with power of sale, the property m
	SEE ATTACHED LEGAL DESCR. PI		HERETO AND MADE A PART HEREOF AS
	EXHIBIT "A"		[10] The second seco
		inter in [b]. Nagio in etatat	
9		en e	e en la Agrica da California da California da California da California da California da California da California California da California da
	$\frac{1}{2} \left(\frac{1}{2} + \frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} + \frac{1}{2} \right) $	da gotobrat jo	and the second sec
a		and the second	$\frac{1}{2} \left(\frac{1}{2} \left(\frac{1}{2} - \frac{1}{2} \right) \right) + \frac{1}{2} \left(\frac{1}{2} - \frac{1}{2} \right) \left(\frac{1}{2} - \frac{1}{2}$
1	A Second Her with a fattitue, and the TULLS, IS LOP	The protects there a	purtenances and all other rights thereunto belonging or in anywise now and all fixtures now or hereafter attached to or used in connection with
	in property.	AND 110 TO 18 4 87/1	" of each someoment of frantor herein contained and payment of the sum
	EIGHTY NINE THOUSAND FIVE	JUDICED HND	10/100th
	ncte of even date herewith, payable to benefic nct sooner paid, to be due and payable Al gu	t 1	1 made by grained, the sime population the final installment of the note
	The date of maturity of the debt sicult	1,0, 1113 111011-1	
	To protect the security of this trust use		a condition and repair; not to remove or demolish any building or im-
	2. To complete or restore proupuly and	in all costs inc. I	od therefor.
	3. To coapply with all laws, ordinar com, so requests, to join in executing such financir,	statements pur s	and to the Uniform Commercial Code as the beneficiary may require and rell as the cost of all lien searches made by filing officers or searching
	a jencies as may be desmad desirable by the	in insurance on	the buildings now or hereafter erected on the property againsurable
	dimage by fire and such other hazards at the written in companies acceptable to the Dimet	iary, with loss	wyable to the latter; all policies of insurance shall be delivered to the beneficiary to procure any such insurance and to deliver the policies to the beneficiary
	a: least fifteen asys prior to the appliance to	t collected under	any fire or other insurance policy may be applied by beneficially applied
	any indebtedness section hereby and in some or any part thereof, may be released to d anto or any part thereof, may be released to d anto	Such applicat (o or release shall not cure or waive any default of notice of default the
			I to pay all taxes, essessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and inter fail to make payment of any taxes, assessments, insurance premiums, ont or by providing beneficiary with funds with which to make such pay- not or by providing beneficiary with funds with which to make such pay-
	I ens or other charges payable by granter, eith	t by direct pay a avment thereof,	and the amount so prid, with interest at the rate set forth in the note
	secured hereby, logether with the oblight long	iver of any right	arising from breach of any of the covenants hereof and for such payments
	with interest as aforesaid, the property file. Isound for the payment of the obligation here	in described, and	all such payments shall be immediately due and payable without notice in ry, render all sums secured by this trust deed immediately due and pay-
	able and constitute a breach of this tract dot	I this trust inclu	ing the cost of title sarch as well as the other costs and expenses of
	7. To appear in and defend any action	or proceeding fu	r porting to affect the security rights or powers of beneficiary of his deed r trustee may appear, including any suit for the foreclosure of this deed
	ind in any suit, action of plotsuing (vid) to pay all costs and expenses, including (vid) mentioned in this paragraph 7 in all cases sh	ice of title and if If be fixed by th	or trustee may appear, including any suit for the folctost of attorney's fee a beneficiary's or truttee's attorney's fees; the amount of attorney's fee trial court and in the event of an appeal from any judgment or decree of pellate court shall adjudge reasonable as the beneficiary's or trustee's at
	the trial court, grantor ninner agrees to pay to orney's fees on such appeal.		and a second
			shall be taken under the right of eminent domain or condemnation, bene or any portion of the monies payable as compensation for such taking
	NOTE: The Trust Deed Act provides that the trust trust company or savings and loan association as	a hersunder mus?	e either an atterney, who is an active member of the Oregon State Bar, a bank is under the laws of Oregon or the United States, a title insurance company author intes, agents c. branches, the United States or any agency thereof, or an escre-
	agent licensed under ORS 696.505 to 696.515		STATE OF OREGON
		<u>+</u>	County of
			was received for record on the
			of, 19, 19, 19, and recorded
	Crustee 3 (1) 1960 - Crustee 3	and the state of t	bookizeel/volume No on pa
			ment/microfilm/reception No.
			Record of
	After Incording In um to (Name, Address, Zip):	ad in setteral	County affixed.
	ASPEN TITLE & ESCROW 11C.		to the rest of a second s
	525 MAIN STREET MAIN STREET	11	TITLE

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If any restriction of the of the increase of the uncert register is the uncert re 19281 ind that the grantor will warrant and for yet refend the same t gainst all persons who mecover.
The grantor warrants that the process of the loan represented by the above described note and this trust deed are:
(a)* primarily for grantor's personal, i. mily or household purposes (see Important Notice below),
(b) for un organization, or (even if gt intor is a natural person) are for business or commercial purposes.
(b) for un organization, or (even if gt intor is a natural person) are for business or commercial purposes.
(c) for un organization, or (even if gt intor is a natural person) are for business or commercial purposes.
(c) for un organization, or (aven if gt intor is a natural person) are the heirs, legatees, devisees, administrators, executors, intres to the best fit of and bind: ill parties herato, their heirs, legatees, devisees, administrators, executors, orsonal representatives, successors and tsign. The term bend ciary shall mean the holder and owner, including pledgee, of the contract bereby, whether or not named it a be toticiary herein.
secured hereby, whether or not named it a be toticiary herein.
in contraint this trust deed, it is unit retood that the t antor, trustee and/or beneficiary may each be more than one person: that in contraint this trust deed, it is unit retool that the t antor. becured hereby, whether or not named it a Le policisty herein. In constraing this trust deed, it is unit retood that the g antor, trustee and/or beneticiary may each be more than one person; that It constraing this trust deed, it is unit retood that the g antor, trustee and/or beneticiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof app y equally to corporations and to individuals. IN WITNESS WHEREOS, the grantor has e cecuted this instrument the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whit ever warranty (a) r (b) is DONALD 12. CRO not copilicable: if warranty (a) is applicable and the beneficiary is a radius as such word is defined in the Truthin-Lot dint; Act and Regularity 7. the beneficiary MJST controls with the Act and Regularity of the source of the sourc DONALD This in itrument was a knowledged before me on June 24 D: 00 d. E. CIUWE This is strument was a sknowledged before me on by ------bv 2. <u>____</u> LINAY CRUDD J I COLTEN # 978 K 4 I OTART PUBLIC O'L TORNA Sobre County Ny Comm. Exercicianty 17, 1995 My commission expires 9-17-900 ς, REQUEST FOR I ULL RECONVEYARIC S (To be used only when obligations have been poid.) The undersigned is the legal camer and halder of all indebtedness socared by the foregoing trust deed. All sums secured by the trust The undersigned is the legal camer and halder of all indebtedness socared by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfield. I as hereby are charter as the socare of particles of any sums owing to you under the terms of the trust deed or pursuant to statute, to sand all ovidences of indebtedness secured by the trust deed (which are delivered to you berewith trust deed or pursuant to statute, to start [all ovidences of indebtedness secured by the trust deed (which are delivered to you berewith together with the trust deed) and all the average, without wit arty, to the parties disignated by the terms of the trust deed the estate now together with the trust deed. TO: hald by you under the same. Mail the one since and docurs not to ... 「病気」と「花根の日 , 19 Do not lett of destroy this Trust Deed CI THI OTE which it set a s. Both must be delivered to the trustee for cance lation before receive a side will be made. 计声 DATED: $d_{\rm M}(\lambda) <$ 03830 Beneficiary in the second of .

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EXHIL T "A

A parcel of land situated in the E 1/2 of the SE 1/4 of Section 34, Township 38 South, Range 11 Bast of the Willamette Meridian, in the County of KLamath, State of Oregon, being more particularly described as follows:

Beginning at the one-quarter correr common to Sections 34 and 35, said corner being marked with a 1/2" rebar with the original scribed corner stone next to it from which a 13" Juniper bearing tree bears North 24 degrees Bast 118.4 feet; and a 22" Juniper bearing tree bears South 69 degrees West 205.00 feet; thence South 1 degree 14' 58" West 1000.00 feet, along the section line common to Sections 34 and 35, to a 1/2" rebar; thence North 89 degrees 17' 58" West 903.27 feet, parallel to the East-West centerline of Section 34, to a 1/2" rebar on the Easterly right of way line of the Bly-Bonanza Cut-Off Road; thence Northerly along the Easterly right of way line of said road, to a 1/2" retar on the East-West centerline of Section 34; thence South 89 degrees 17' 58" East 1041.00 feet, along said East-West centerline of Section 34, to the place of beginning.

CODE 37 & 36 MAP 3811 TL 6600 CODE 36 & 37 MAP 3811 TL 6600

STATE OF OREGON: COUNTY OF KLAMA H: ss.

Filec	for record at request of	Aspen I: tle & Escre			Ŵ	W			the	28th	day	
of June			, 1996					MA	, and duly	recorded in	in Vol	
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FEE	\$20.00						Bv	C	Bernetha	G. Letsch, C	ounty Clerk	۶.
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