NN ROBERT GREGORIO			
		13	654
		Vol <u>M02</u> Page 13	
		STATE OF OREGON,)
9255 Magnolia Ave #259			
Santee, Ca 92071			
Grantor's Name and Address			
D.T. SERVICE CO., INC.			
c/o_Pauline_Browning			
HC71, Box 495C Hanover, Nime 88041 Address			
D T SERVICE CO., INC.	SPACE RESERVED FOR		
	RECORDER'S USE		
c/o Pauline Browning		State of Oregon Co. (
HC71, Box 495C		State of Oregon, County of K	lamath
Hanover, NM 88041 Until requested otherwise, send all tax statements to (Name, Address, Zip):		Recorded 03/07/2002 <u><u>3</u>:05 p Vol M02, Pg <u>13654-57</u></u>	m
		Linda Smith, County Clerk	
D T SERVICE CO., INC.		Fee \$ <u>36</u> # of Pgs _ 4	Deput
c/o Pauline Browning		# 01 Pgs	
HC71, Box 495C		,	
Hanover, NM 88041			
W	ARRANTY DEED		
KNOW ALL BY THESE PRESENTS that			
hereinafter called grantor, for the consideration hereinafter			
D.T. SERVICE CO., INC. A NEVADA			
hereinafter called grantee, does hereby grant, bargain, sell			
that certain real property, with the tenements, hereditament	nts and appurten	ances thereunto belonging or in any	way appertainin
situated inKLAMATH_COUNTY County, State			may appertantin
······ ·······························		·····,···	
(IF SPACE INSUFFICIENT, C			
To Have and to Hold the same unto grantee and gran	ntee's heirs, succ	essors and assigns forever.	
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and	ntee's heirs, succ nd grantee's heirs	essors and assigns forever. s, successors and assigns, that granton	r is lawfully seize
To Have and to Hold the same unto grantee and gran	ntee's heirs, succ nd grantee's heirs	essors and assigns forever. s, successors and assigns, that granton	r is lawfully seize
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and	ntee's heirs, succ nd grantee's heirs	essors and assigns forever. s, successors and assigns, that granton	r is lawfully seize
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and	ntee's heirs, succ nd grantee's heirs	essors and assigns forever. s, successors and assigns, that granton	r is lawfully seize
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from al	ntee's heirs, succ nd grantee's heirs 11 encumbrances	essors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state):	, and th
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from al grantor will warrant and forever defend the premises and ever	ntee's heirs, succ nd grantee's heirs Il encumbrances very part and parc	essors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a	, and th
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from al	ntee's heirs, succ nd grantee's heirs Il encumbrances very part and parc	essors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a	, and th
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from al grantor will warrant and forever defend the premises and ev persons whomsoever, except those claiming under the above The true and actual consideration paid for this transf	ntee's heirs, succ nd grantee's heirs Il encumbrances very part and parc e described encu fer, stated in term	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from al grantor will warrant and forever defend the premises and ev persons whomsoever, except those claiming under the above	ntee's heirs, succ nd grantee's heirs Il encumbrances very part and parc e described encu fer, stated in term	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from al grantor will warrant and forever defend the premises and ev persons whomsoever, except those claiming under the above The true and actual consideration paid for this transfer to the premises of property of the premises of the premises of the premises and ever the true and actual consideration paid for this transfer	ntee's heirs, succ nd grantee's heirs Il encumbrances very part and parc e described encu fer, stated in term	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650_00 permotectors (states between both the states)	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transf abteck monitoration and preverse meson become and ever	ntee's heirs, succ nd grantee's heirs ll encumbrances very part and parc e described encu fer, stated in term mochaegistation	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00 provised which is \$ kolor the back for the provised which is \$ kolor the back for the back for the provised which is \$ kolor the back for the back for the provised which is \$ kolor the back for the back for the provised which is \$ kolor the back for the back	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transf astick exception of the second secon	ntee's heirs, succ nd grantee's heirs ll encumbrances very part and parc e described encu fer, stated in term monthecginations commences sources es, the singular in nd to individuals	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650_00 provised which is \$1650_00 prov	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transf astick exception of the second secon	ntee's heirs, succ nd grantee's heirs ll encumbrances very part and parc e described encu fer, stated in term monthecginations commences sources es, the singular in nd to individuals	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650_00 provised which is \$1650_00 prov	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transfer true and actual apply equally to corporations and In witness whereof, the grantor has executed this ins	ntee's heirs, succ nd grantee's heirs Il encumbrances very part and parc e described encu fer, stated in term coordinates given on es, the singular in nd to individuals strument on	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00 provised subject is 5 kills where the second provised subject is 5 kills where the second provised subject is 5 kills where the second provised subject is 5 kills where the second includes the plural, and all grammatica EBLUACY [2, 200.2]	and demands of a Distribution Distributio
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transfer antick exception and consideration paid for this transfer exists is a corporation, it has caused its name to be signed and its s	ntee's heirs, succ nd grantee's heirs Il encumbrances very part and parc e described encu fer, stated in term coordinates given on es, the singular in nd to individuals strument on	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00 provised subject is 5 kills where the second provised subject is 5 kills where the second provised subject is 5 kills where the second provised subject is 5 kills where the second includes the plural, and all grammatica EBLUACY [2, 200.2]	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transfer true and actual apply equally to corporations and In witness whereof, the grantor has executed this ins	ntee's heirs, succ nd grantee's heirs Il encumbrances very part and parc e described encu fer, stated in term coordinates given on es, the singular in nd to individuals strument on	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00 provised subject is 5 kills where the second provised subject is 5 kills where the second provised subject is 5 kills where the second provised subject is 5 kills where the second includes the plural, and all grammatica EBLUACY [2, 200.2]	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transf setter action consideration paid for this transf setter action consists of action tools soches constants of the true made so that this deed shall apply equally to corporations and In witness whereof, the grantor has executed this ins is a corporation, it has caused its name to be signed and its s by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIB	ntee's heirs, succ nd grantee's heirs Il encumbrances Very part and parc e described encu fer, stated in term counter given count es, the singular in nd to individuals strument on F seal, if any, affixe	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00 provised sobject is the state state state includes the plural, and all grammatica EBRUATY /2, 2002 ad by an officer or other person duly a	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transfer the true and actual consideration paid for this transfer to construing this deed, where the context so required made so that this deed shall apply equally to corporations at a In witness whereof, the grantor has executed this ins is a corporation, it has caused its name to be signed and its so by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIB THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND F	ntee's heirs, succ nd grantee's heirs Il encumbrances Very part and parc e described encu fer, stated in term most bac given ox es, the singular in nd to individuals strument on seal, if any, affixe	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00 provised subject is 5 kills where the second provised subject is 5 kills where the second provised subject is 5 kills where the second provised subject is 5 kills where the second includes the plural, and all grammatica ESLUACY [2, 200.2]	and demands of a
To Have and to Hold the same unto grantee and gran And grantor hereby covenants to and with grantee and in fee simple of the above granted premises, free from all grantor will warrant and forever defend the premises and eve persons whomsoever, except those claiming under the above The true and actual consideration paid for this transf setter action consideration paid for this transf setter action consists of action tools soches constants of the true made so that this deed shall apply equally to corporations and In witness whereof, the grantor has executed this ins is a corporation, it has caused its name to be signed and its s by order of its board of directors. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIB	ntee's heirs, succ nd grantee's heirs Il encumbrances Very part and parc e described encu fer, stated in term contraction for the singular in d to individuals strument on F seal, if any, affixe ED IN REGU PRO-	ressors and assigns forever. s, successors and assigns, that granton except (if no exceptions, so state): cel thereof against the lawful claims a mbrances. s of dollars, is \$1650.00 provised sobject is the state state state includes the plural, and all grammatica EBRUATY /2, 2002 ad by an officer or other person duly a	and demands of a Distribution Distributio

bу	 nowledged before me on		
	nowledged before me on		
by	 		
as	 		
of	 	**	

ろ

State of California	
State of	
State of <u>California</u> County of <u>San Buigs</u>	
On <u>2-/2-02</u> befo	ore me,
personally appeared Raher	Name and Title of Officer (e.g., "Jane Doe, Notary Public")
	Name(s) of Signer(s)
Dersonally known to me – OR – D prove	d to me on the basis of satisfactory evidence to be the person a whose name () is care subscribed to the person (
	in the second se
	and acknowledged to me that he/she/thow oversided the
LINDA T BOUNDA	same in his/her/their authorized capacity(jes), and that by
COMME #1266TO	his/her/their signature(s) on the instrument the person(s)
SAN DEBO COUNTY	or the entity upon behalf of which the person(s) acted executed the instrument.
	WITNESS my hand and official seal.
	Inda J Admin
	Signature of Notary Public
Though the information in the	- OPTIONÁL
Though the information below is not required by law,	it may prove voluphie to an interview of the second s
Though the information below is not required by law, fraudulent removal and	it may prove voluphie to an interview of the second s
	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Documen	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Documen	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Documen	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date:	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document:	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document: Document Date: 2-12- Signer(s) Other Theory No. 1411	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.
Description of Attached Document Title or Type of Document:	it may prove valuable to persons relying on the document and could prevent reattachment of this form to another document.

.

© 1995 National Notary Association • 8236 Remmet Ave., P.O. Box 7184 • Canoga Park, CA 91309-7184 Prod. No. 5907

Reorder: Call Toll-Free 1-800-876-6827

Ter Use of Court Clork Only 13656ROBERT GREGORIO JESSE OSUNA CLERK 569 MCINTOSH CHULA VISTA. CALIFORNIA 425-3583 Attorney(s) for Petitioner in Pro Per SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO In re the marriage of CASE NUMBER D 83098 Petitioner: Robert Cregorio and INTERLOCUTORY JUDGMENT OF **Respondent:** Helen M. Gregorio DISSOLUTION OF MARRIAGE JUI 2.4 1974 This proceeding was heard on JAMES L. FOCHT before the Honorable Department No The court acquired wisdiction of the respondent on. ENTERED Service of process on that date, respondent not having appeared within the time permitted by law. JUL 2 4 1974 Service of process on that date and respondent having appeared. Judgment Book 960 Po292 「「「ない」のないでは、「 Respondent on that date having appeared. The court orders that an interlocutory judgment be entered declaring that the parties are entitled to have their marriage dissolved. This interlocutory judgment does not constitute a final dissolution of marriage and the parties are still married and will be, and neither party may remarry, until a final judgment of dissolution is entered. The court also orders that, unless both parties file their consent to a dismissal of this proceeding, a final judgment of dissolution be entered upon proper application of either party or an the court's own motion after the expiration of at least six months from the date the court acquired jurisdiction of the respondent. The final judgment shall include such other and further relief as may be necessary to a complete disposition of this proceeding, but entry of the final judgment shall not deprive this court of its jurisdiction over any matter expressly reserved to it in this or the final judgment until a final IT IS HEREBY ORDERED that Respondent transfer and quitclaim to ¥ Petitioner as his sole and separate property two and one-quarter acres of land at Klamath Falls, Oregon, and a 1965 Buick. IT IS FURTHER ORDERED that Petitioner transfer and quitclaim to Respondent as her sole and separate property the house, located at 1129 Oasis Avenue, Chula Vista, California, and a 1970 Mustang. IT IS FURTHER ORDERED that Respondent waive any claim to spousal support now or hereafter. CONTINUED ON REVERSE SIDE XXXXXXXXXXXXXXXXXXXXXXX rm Adopted by Rule 1287 of Judicial-Council of Celifera Effective January 1- 1970 INTERLOCUTORY JUDGMENT OF DISSOLUTION OF MARRIAGE 12-13-1

02/07/1995 SD SUPERIOR COURT DNTN.

	2001 1. 5. 5. 5.
Name, Address and Telephene Numi	ber of Atlarney (s) Space Bolaw for Use of Court Clark Only 100
ROBERT GREGORIO 569 MCINTOSH #6 CHULA VISTA, CALIF	130;
425-3583	ORNIA UEC 13 9 25 AM 74 · · · · · · · · · · · · · · · · · ·
Attorney(s) for Petitioner	in Pro Per
SUPERIOR COURT	OF CALIFORNIA, COUNTY OF San Diego
In re the marriage of	CASE NUMBER
Petitioner: Robert Gregorio	
Respondent: Helen M. Grego	rio Dissolution
The court acquired jurisdiction of the	respondent on 6/13/74 by:
Tt Service of another states	(Date)
A vervice of process on that date, resp	pondent not having appeared within the time permitted by law.
Service of process on that date and	
Respondent on that date having ap	peared. CEC 1 3 1974
The court orders that:	980 418
	Judgment Book Pg 06(1) or [] Civil Code Section 4506(2), a Judgment of Legal Separation and
Pursuant to Civil Code Section 440	00, Civil Code Section 4401, or Civil Code Section 4425(), a Judgment are set out below be entered, and that the parties be restored to the status of
Pursuant to X Civil Code Section 450 entered, and that all of the provisions except as otherwise set out below, be to the status of unmarried persons.	b(1) or \Box Civil Code Section 4506(2), a Final Judgment of Dissolution be s of the interlocutory judgment, which was entered on $7-24-74$
-	SERVICE COMPLIES WITH SEC. 4514 C.C. (AMENDED 1969)
Are.	Deputy Clerk
DEC 13 1974	- Muccory (/
	Judge of the Superior Court WILLIAM L. TODD, JR.
orm Adopted by Rule 1289 of Iudicial Council of California rised Effective January 1, 1972	FINAL JUDGMENT (MARRIAGE)

02/07/1995 SD SUPERTOR COURT DNTN

Technology and a second