WHEN RECORDED MAIL TO

Socurity Savings and Loom 122 South 6th Street Alamath Falls, Oregon 97601

Vol. 7 Page 19851 THIS LINE FOR RECORDER'S

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THIS DEED OF TRUST 19.75, unlong the Granter, .PRG_MITE	in made this	7ta 1445mor	da E. IVID. MDRL	y of	eptember INSMORE, Hu
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SECURING SAVARGS AND CHARLES WAS SEEN STREET &	Eligy) Lot with Falls, Oregan	Privor		hose addre	corporation organ
그런 중 화면 그런 연결에 생각하다 하게 함께 생각이 되고 있네요.	医体囊囊切迹的 使用的现在分词 经分级目	addine (a. 5)	各Mar 2. 等时产年基本 设备记记》		
BORROWER, in considerate and conveys to Trustee, in the SEAMACHI	of a the indebteding with power of s	this herein raile, the fo	ecited and the tr llowing described Oregon:	ust herein I property	created, irrevocable located in the Co
Lot 12, Block 17,	Finel No. 11	27, NIN	TH ADDITIC	N TO S	Inset Villac
in the County of K		e of Or	egon.		
					t i de sil vide sil partito del Protesto de la Carta de del
				制铁路	i ay niny nidayatili ki mi Nga tangka kabatatili da
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· [2012년 12] 교육 전환 전환 경험 시간 환경 및 [2012년 전환 시간 시간 22 17 22년 전환 전환 기계 기계 22 17 22년 전환 기계 기계 22 17 22년 전환 기계 기계 2	医隐毒素性医毒素 医二氯化二甲甲基磺基酚二二			emiter fit	Falls, Orego
97691 Glade and Equicade;	. Chard t Property.	hid dlacese");			
Together with all the importantement rente (subject him					

and remain a past of the property ediantal by this Decelled Trust; and all of the foregoing, together with said property for the leasehold counte if this Deed of flowed is on a leasehold; are betoin referred to as the "Property";

To Secure to Lender (a) the repayment of the individuous evidenced by Bottower's note dated... September 7. 1975 [ ... (Revent "Note"). It the principal stant of ... SIVIX FOUR THOUSAND. SIX HUNDRED CAMID MO/100---- Declars, with inverest thereon, providing for monthly installments of principal and imporest, with the hallows of the mak his driew, if not poonet paid, due and payable on. October 1, 2007. in actordance herewith to protect the security of this Doed of Trust; and the performance of the covenants and agreements of flarmonics because court fined, and a top the superior of any fature advances, with interest thereon, made in Bonnower by Lender pursuant to plump up 121 hereon herein Future Advances").

Horrower coversants than Berreylen is lendally wised of the estate hereby conveyed and has the right to grant incl convey the Property, thus the Papperty is uncrecumbered, and that Borrerser will warrant and defend generally the title on the Property against all classes and demands, imbject to any declarations, casements or restrictions listed in a schedule of exceptions to coverage in any title invariance policy insuring Lander's interest in the Property.

Uniquest Covenance Boston is mid Lender concentra and agree as follows:

E. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the multibledness twidenced by the Note, prepayment and later charges as provided in the Note, and the principal of and interest on any Future Advances secured by the Deed of Trust.

\*\* Expusers of Principal and Interest. Betreeset shall promptly pay when due the principal of and interest on the indebedness usudenced by the Note, prefix ment and late charges as provided in the Note, and the principal of and interest on now Future Advances secured by the Note of Trost.

2. Funds for Taxes and Insurtaces. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lunder on the day monthly installments of penetral and intenest are payable under the Note, until the Note is paid in full, a sum thereas. Funds's equal to opened effects of the yearly taxes and assessments which may attain priority over this Devel of Trust, and ground rents on the Property, if any, plays one-twelfith of yearly premium installments for hazard insurance, plus one-twelfith of yearly premium installments for hazard insurance, plus one-twelfith of yearly premium installments for hazard insurance, plus one-twelfith of yearly premium installments for hazard insurance, plus one-twelfith of yearly premium installments for hazard insurance, plus one-twelfith of yearly premium is a fine to the basis of measurement and hills and reasonable estimates thereof.

The Funds shall be held in an insurance premium and an insurance premiums used ground rent. Lander ratay not along for so helding and applying the Funds, analyzing said account insurance premiums and ground rent. Lander ratay not along for so helding and applying the Funds, analyzing said account insurance premiums and ground rent. Lander ratay not along the plus of the funds was plus to so helding and applying the Funds, analyzing said account insurance premiums and ground rent in lander to the plus and an insurance premiums and provided in the part of th

unuser paragraph. Leveron, then to specify payable on the rose, user to use principal of the Note, and then to interest and principal engacy Furners. Advances.

4. Charges, Lleus, Bostower thall pay all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a pi safity over this Deed of Trust, and leasehold payments or ground rents, if any, in the mounter provided under paragraph. Therefore, if not poid in such marner, by Bostower making payment, when due, directly not the payers thereof. Bostower shall promptly flarmed his Lender all notices of amounts due under this paragraph, and in the event Bostower shall make payment of flarmed his Lender shall promptly flarmed his to Lender receipts evidencing such payments, event Bostower shall promptly discharge may been which has priority over this Deed of Trust, provided, that Bostower shall not be flooring as Bostower shall agree in writing to the payment of the obligation secured by required to insulate manner acceptable at Lender, or chall implied faith contest such lien by, or defend enforcement of such lien in, such lien manner which because which operate as provided in whom the internal cutomers for her forfeiture of the Property or any part thereof, and proceedings which operate as provided if without him provided coverage, and such other hazards as Lender may require against loss by fine, because the provided if without him the internal response on the such such other hazards as Lender may require and in week in the manner of that construes encoded the amounts of the such approval shall not require that the amount of the construes encoded that amounts of the remaining response of the payment, when due, directly to the provided which there paragraph. Thereof was inhable to the manner making payment, when due, directly to the manurance statistist.

All insurances carriers.

All insurance policies and rendmals themsel shall be in four acceptable to Lender and shall include a standard mortgage.

All insurance policies and rendmals themsels that it four acceptable to Lender and shall include a standard mortgage clause in form of and in four acceptable to Lender. Einster shall have no hold the policies and renewals thereof, and Borrowen shall promptly formit in a Lender all renders and all receipts of paid premiums. In the event of loss, and Borrowen shall give prompt would be insurance contains and Lender. Lender may make proof of loss if not made promptly

by Bosenwer.

Unless Lender and Barrower spitet are agree in writing, presentance proceeds shall be applied to restoration or repair of the Property distincted, provided so the response is not excess unlessly lensible and the security of this Deed of Trust is not become unlessly dessible as if the security of this Deed of Trust would not the abundance. If such rest) also a be applied and he same secured by this Deed of Trust, with the excess, if any, paid by introducial, the abundance proceed shall be applied and he same secured by this Deed of Trust, with the excess, if any, paid by introducial, the abundance proceed shall be same secured by this Deed of Trust, with the excess, if any, paid by illustration is the Property in all inches and the inches of the Property is all another and apply the fourname proceeds as the ender's appear either to restoration or repair of the Property and the summance of the Property and Pr

Our do the summe securing by thus. Detri of 1718.

Lufestill ender and Borrasher jubil beer agree in uniting, any such application of proceeds to principal shall not extend our postpoint the due date of the risingly installements, referred to an paragraphs 1 and 2 hereof or change the amount of our postpoint the due date of the risingly installements. If under guaragraphs 1 between the Property is acquisited by Lender, all right, title and interest of Borrower at and to may install ance policies a full in and no the property is acquisited by their damage to the Property prior to the sale of acquisitions thail mass no Lender has the extent of the turns secured by this Deed of Trust immediately prior to such sale or

6. Preservation and Mainter from and Property: Learnholds: Condominisms; Planned Unit Developments. Borrower shall keep the Property to genet it part and shall not permit waste of permit impairment or deterioration of the Property shall keep the Property to genet it part and shall appropriate on a planned and time keep of this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit in a candominature or a planned and time keep of the property that is performed and development, the by-laws and regulations of the candominature or planned and development, and condominature or planned and development, and condominature or planned and development and increased to Borrower and less add together with this Deed of Trust, the coverants and agreements of such rider that become propertied for and shall less and applied and the coverants and agreements of this Deed of Trust as if the rider were a most burner.

some convergences are area and and an area on the supplements and agreements of this beet of fine as it the floor of the property.

T. Propertion of Lender's Suandty. If Bearonica finish to perform the coverants and agreements contained in this feet. Thus, or if any action is properly including but not finited to, are found domain, anadousless, code enforcement, or arrangements or proceedings involving a bankwant of discelbant, their Lender's opinion appear ances on Bankwant of discelbant, their Lender of ender copinion appear ances in Bankwant, make such appearances, dishurse such sames and last account of the control of the control of the property of the property of the control of the control of the control of the property of the control of the

ing action because you

The Bespections Consider may imake or sound to be timbe reasonable entries upon and inspections of the Property, provided that Lender shall give Bacronner pheter prior to any such inspection specifying reasonable cause therefor related to Lender's that the Bacronner. interest in the Property.

9. Construmnation. The proceed of any award of claim for damages, direct or consequential, in connection with any considering action of other taking of the Troppinty, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned

and shall be paid to Lender

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Bordowef. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be replied to the sums secured by this Deed of Trust such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Deed of Trust immediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrewer.

lif the Property is abandoned by bloomower, or if, after notice by Levider to Borrower that the condemnor offers to make an award or suttle a claim for damages. For mover, fails in respond to Lender within 30 days after the date such notice is mailed. Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this forced of Trass.

Unless Lender and Borrower off trails agree in writing, any such application of proceeds to principal shall not extend or postpool the due date of the morphly installments referred to in paragraphs 1 and 2 hereof or change the amount of

such installments.

such installments.

10. Bertawer Not Released. Expersion of the fittle for payment or modification of amortization of the sums secured by this Dead of Trass granted by Levier to any successor it intenst of Borrower shall not operate to release, in any manner, the liability of the original Borrower land Borrower's successors in interest. Lander shall not be required to commence proceedings against such successor it refuse to extend time for payment of otherwise modify amortization of the sums secured by their Dead of Trust by read it of any demand and by the original Borrower and Borrower's successors in interest.

11. Forthermore by Lender Nod a Vision. Any forthermore by Lender in exercising any right or remedy hereunder, or otherwise affishedd by applicable law shall not be a wriver of or preclude the exercise of any such right or remedy. The procudentiate of insurance on the payment of taxes or other here or charges by Lender shall not be a waiver of Lender's right to accelerate the matterity of the instructure secured by this Dead of Trust.

12. Remedies Camulative. All hours hes procuded in this Dead of Trust are distinct and cumulative to any other right or remedy waster than Dead of Trust.

12. Remedies Camulative. All hours hes procuded by the or equity, and may be exercised concurrently, independently or necessaries.

U.S. Supplements and Assigns British Land Several Liability; Captions. The covenants and agreements herein contained shall-bined, and the rights between the respective successors and assigns of Lender and Borrower, subject to the provisions of guaragraph. If henced. All covenants and oppositions of Borrower shall be joint and several. The captions and beadings of the pulsary has of this Deal of Trast are for convenience only and are not to be used to interpret or define the provisions beat of

interpret or define the provisions bertof.

11. Notice. Except for any netter required under applicable law to be given in another manner, (a) any notice to Bottower provided for in this Deed of I trust shall be given by noting such notice by certified mail addressed to Bottower at the Property Medicess or at such other address as Bottower reary designate by notice to Lender's address stated herein, and the notice to Lender shall be given by notice to Bottower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to him been given as Bottower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to him been given as Bottower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to him been given given in the manner designated herein.

11.3. Uniform Deed of Trusts Contenting Laws Severability. The leader when given in the manner designated herein.

12. Uniform Deed of Trusts (Contenting Laws Severability). The form of deed of trust combines uniform coverants for national use and more uniform coverants of the Bottower step particulation to constitute a uniform security instrument severable groups for the Deed of Trust at the lines of the provisions of this Deed of Trust at the lines of the Role of the Note and of the Note and of this Deed of Trust at the time of execution or after recordance benefit.

12. Trustiles of the Property: A time place. If all or any part of the Property or an interest therein is sold or transferred by Bartower uniform Lender's prior truster of the Bottower uniform of a lien or encumbrance subordinate to

III. Transfer of the Property: A summy flow. If all or any past of the Property or an interest therein is sold or transferred by fluoring without Lender's prior intellest consecut, excluding (a) the creation of a lien or encumbrance subordinate to this Dead of Times, (b) the creation of face upon the day their accounts interest for household appliances. (c) a transfer by device, descent or by operations of face upon the day their appears or enterest for household interest of three years or less not containing an explaint to purchase. Lender may an explaint to purchase, lender which the property is the brookle or transfer to each agreement in writing that the credit of such person is satisfactory by Eender and that the last on passable on the sound course appeared by this Deed of Trust shall be at such rate as Lender shall refuse. If Lender has a pixel be explaint as accelerate provided in this paragraph 17, and if Borrower's successor in injurest his executed a written assailable in agreement adapted in writing by Lender, Lender shall release Borrower from late of the executed a written assailable in the Note.

If Lender executes such option is a technical thall mail Borrower notice of acceleration in accordance with

All obligations under this them of light and the Noor.

If Lender exercises such option its at deterate, Lender shall mail Borrower notice of acceleration in accordance with paragraph lid bereof. Such notice shall private a period of nor less than 30 days from the date the notice is mailed within which Borrower may pay the sums distantistics. If Borrower fails to guy such aims prior to the expiration of such period, I conden may remedies permitted by paragraph 18 hereof.

New Coupers as Course was Boddown and Lendler firsther processes and agree as follows:

113. Accelerations: Remedies. Except as provided in paragraph 17 herrod, upon Borrower's breach of any covenant or agreement of thermous in this Deed of Trivial. Remedies in this Deed of Trivial. Remedies in the deeperation shall result modes to libertower as provided in praygraph 14 herrof specifying: (1) the hersolts (1) the accions responsed on emit and indicate the libertower as provided in praygraph 14 herof specifying: (1) the hersolts (1) the accions responsed on emit becaute that the action 30 days from the date the notice is mailed to libertower, by which is the breach must be defend, and (4) that failure as care such breach on or before the date specified in the notice many enough in accions of the main secure of the Deed of Travial and sale of the Property. The notice shall further inflorm Bearmover of the right to mains life is their accidentation and the night to bring a court action to assert the non-existence of a delicate or more defense of I particle in accidentation and sale. If the breach is not cared on or before the date opening in this market, it ender at Lengton and delicate affect the accident at the market, it ender at Lengton in a publish and of the sales occurred by this Deed of Trust to be immediately

ingentified in the notified kendler at Lengler's system may decline adjoint the sums secured by this Deed of Trust to be immediately disc just parallele without fanther dennised in man invoke the power of sale and any other remedies permitted by applicable law. Lengler's half be entitled he collected all inchomologic entity and expenses incurred in pursuing the remedies provided in this paragraph. It is incheding, but not limited to remains adjoined or true or cases. Insured to execute a written notice of the occurrence of any terms have been defined and incheding the remedies provided in the sold, and shall cause such notice to be recorded in that consider the limited by consider of Lengler's planting in the parallel law. After the layer of another continuity in which the Property or home pass the other persons presented by applicable law. After the layer of such lines as many he required by applicable law. After the layer of such lines as many he required by applicable and the lines and place and make the forms of shall self the Property at public antition in the highest by highest an the lines and place and make the terms designated in the notice of sale in one or more parallel and highest by the remained and any participated and line any parcel of the Property by public antition as the time and place of any period and any ode.

interior at any sale.

Traster shall deliver to the parchabe l'instinc's deed monering the Property so sold mithout any covenant or warranty, expressed on implicat. The recitable in the lander's deed monerating the Property so sold mithout any covenant or warranty, expressed on implicat. The recitable in the limiter's deed monerating the Property so sold mithout any covenant or warranty, expressed on implicat. The recitable in the lander's deed monerating the Property so sold mithout any covenant or warranty, expressed on implicat. The recitable is the lander in inde floation ing order; (a) to all reasonable costs and expenses of the sold, including and the sale in this level of Brust; and to the exert if land, to the persons or persons legally emitted thereto.

194. Barriower's Right are Relaxable to proceedings begin by Lander to enfonce this Deed of Trust descontinued at any time prior to the number to exact of the this Deed of Trust descontinued at any time prior to the outless to occur of the tile day before sale of the Property parameter to the power of sale contained in this Deed of Trust or to be proved a palgore plater forcing this Deed of Trust (a) Borrower pays Lender all sums which would be then the underland. The acceptable is the sold of Trust of the proved in this Deed of Trust (c) Horrower quires all breaches of any other movements of agreements of Borrower contained in this Deed of Trust and in this Deed of Trust and the lander to reasonable expenses in the property and Borrower's obligation to pay the sums inschaling but and laranted to, reasonably require to assure that the lieu of this Deed of Trust and Inches in the Property and Borrower's obligation to pay the sums

needing by this Deedled Trust shall expend to promite the latitude and effect as if no acceleration had occurred, the philipatrons sectored hereby shall expend in the latitude and effect as if no acceleration had occurred.

218. Assignment of Rents Appel item at of Receiver Lander in Possession. As additional security hereunder, Borrower 218. Assignment of the Property of the man of the Property of the sector shall, prior to acceleration under paragraph 18 hereby assigned to blencher the nears of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereby assigned to be abundant and the property and to collect the hereof of abundants appearanced makes paragraph 18 hereby of arithmiconoment of the Property. Lender, in person, by agent or by Upon netweletation and to display 188 hereby of arithmiconoment of the Property. Lender, in person, by agent or by the underly appearanced makes paragraph 188 hereby of arithmiconoment of the Property and to collect the individual appearanced makes and bed reminded his create applied first to payment remis of the Property individual bed reminded his create and hereby individual to the Property individual to the Property and to collect the individual payment in the constant of the Property individual territories of them including, but not limited to, receiver fees, premiums on of the constant hereby and the sector of the individual hereby and the sector of the property and the sector of the indiv

14. Which apply his managery has no 14. Minutes a base by the 14. Exelog bandons. Log s.	I have Deed on Tand and in the Note, "into new's feet" shall include attorney's tees. It
le Malnuse Whenther Dis	to been that executed this Deed of Trust.
	DONNED R. DIMETORE  DONNED R. DIMETORE  JAMAGLIANE DELISIONE  LANGLEN EN DINSMORE  -Borrower
	HARLIGHT DINSTORE -Borrower
CLANE OF DIRECTOR 74	11. Takth
The second second second	lay of Soft tember 1978 personally appeared the above named ore and Marlin E. Dirumore and acknowledged their woluntary act and deed
(Cente in Sent)	
My Commission expires:	Before me: Cicker O. Harghoaco
	Ally insummation expires 10/2/81
	REQUEST FOR RECONVEYANCE
with all other inclebratives set	other of the mote or mote secured by this Deed of Trust. Said note or notes, together which by this Deed of Trust, have been paid in full. You are hereby directed to cancel old of Trust, which are delivered hereby, and to reconvey, without warranty, all the this Deed of Trust to the person or persons legally entitled thereto.
Director process	
	Sporte Below Thirk Line Reserved For Lender and Recorder)
	TAVE OF OFFEGON: COUNTY OF KLAMATH; 8.
	had for record at request of Transamerica Title Co.
	Ith day of September A D 19.78 at 0;4% clock AM., an
	Hortga GB
	By Canada Sheloch
"主持,你这点就还能让这点说话我 机二氯甲二羟二甲二二烷 网络阿拉比亚伯特 隐藏 建氯甲烷	# \$ \$ N#新聞的 5.00 的问题: 性别 # \$ 是世间的 1.60 时间的 5.00 美国美国新疆 1.5 p. 1.5 # \$ 从 M / L (

Fee \$12.00