File #133459 WHEN RECORDED MAIL TO Riumith Balls Real Estate Financie Center P. 0. Box 1060 Klandth Falls, Oregon 97601

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A TRANS.

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20494 Vol. 78 Page

THIS LINE FOR RECORDER'S USE

DEED OF TRUST

INITED STATES NATIONAL 1418 OF OREGON, an Association (neren "Irustee"), and the Beneficiary, fins P. O. Box 3347, Jort Land, Oregion, 97208 (herein "Lender").

Boauowith, in consideration of the indebtedness acrean recited and the trust herein created, irrevocably grants and unnveys to Trustee, in trust, with power of sale, the following described property located in the County of RI anarch.

County of Klazath, State of Oregon.

Lots 1, 2, 3, and 4, Block 16, SECOND ADDITION TO KLAMATH FALLS, in the

annin ger 1957 berry

1	(新林桥市局) 李龄特的《芳香的名) 创新简称	ITCAS CHI	1.1.1.1	DATEEL	신지 없습니다. 것이 하셨	- 2 번위 한 144 동안 전 전 것 같다.	그런다. 같이 다. 한 만한 만한 것을 알았는 것 않는
1	第二十六百 法公司法法法法法法	A Distance of A Distance of the		B Street	ゆう むびこむぶ ふかてく いき		JFAILA GEODELE CEODE
1	· 教育的考虑和考虑的考虑和考虑。	1994 AURIE 전 문화관한 소설	統治ななな事業施設す。	IStreet 1			
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14	UPP HAIRYAYS	0/74/51		Property Address	医结束 化同己的现象 法法法法法律	이 좀 없다. 것이 아파	G A BARYS, SECOND SECOND AND
1	a a a constant a service a	en vier et C. Weige de gig	I far i hart	Burry war when the addition on a "	사람을 관련간까?은 동물은 눈물을	그동 중엽고 여름한 것 같다. 승규는 것	[문화] : - 1 : 한 김 씨전의 문문화는 것 같아요.
11	States and a	Die Cocel		· ····································	() 4 18 42 19 10 19 19 19 19 19		그는 이 지지 않는 것은 모양은 같이 있는
51	1-Derment Wear	AND WARES	经成份的股份利润的复数	성 가지는 사업을 다 많은 물건이 같다.	1. 1월 51 1916 월 1919 1919 19	이번호 너무희 한 것이 있는 것이다.	· 동생님 이제 취험 이야임을 많이라. 그럼
-4	감기의 물란 이것 아파를	내는 모두다 귀에서 같은	1227年1月1日1日1日1日1日日日日日日日日日日日日日日日日日日日日日日日日日日日	第一日,日本市场的建筑。1月4日,	(龍山 銀山袋 郎山口日本 日東水	- 물통 중 물 감독 감독 감독 감독 감독	수가 많은 눈물 옷 것 같은 것이라. 속성
18	· 왕이 있는 ' 인생동방송', '오나는 '한동생 등	엄마, 제안한 것을 만들어야 한 것이야지?	나는 것 나는 것 같은 것 같이 없어?	열 많은 한 것 것 같은 것 같은 것 같이 많이	승규는 날 만큼 말을 걸었을 것 같아.	이 비용 관련적 경험 위험 관련에 비용하는	이번 모든 이상감에서 가지 않는 것 같은 것 같이 있었어. 소설

TOGUTHER with all the improvements now or heraliter crected on the property, and all easements, rights. appartenances, teats (subject however has the nights and authorities given berein to Leader to collect and apply such runts), myalties, mineral, oil and gas (ght) and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all if witch, including replacements and additions thereto, shall be deemed to be and remain a part of the property concluding this Deed of Trust; and all of the foregoing, together with said property (or the leasehold estate if this Deed of) rosts on a lease hold) are herein referred to as the "Property";

To Succusis no Lender (a) the separation the indebt siness evidenced by Borrower's note dated ... September. 15, 1978 (hervin "Nore"), in the p incipal sum of FLCcy, Seven Thousand Five . Fundred and no/100. Destant, with interest therein, providing for monthly installments of principal and asteriest, with the balance of the indebtediest, if not sconer paid, due and payable on . OCLOBER ... 1. A 4008 in accordance have with to protect the sectivity of this Deet of Trust; and the performance of the covenants and agreements of Bestrower herein contained, if all (b) the replyment of any future advances, with interest thereon, made to Borrower by Linder paramant to paragraph 21 hereof (Marcin "Future Advances").

Bomower equipments that Borrower is lawfully seised of the estate bereby conveyed and has the right to grant and convey the Property, that the Property 4 unencumbered, and that Borrower will warrant and defend generally the title no the Property against all chains at d demands, subject to any declarations, easements or restrictions listed in a tchechile of exceptablis to coverage a art / title insurance policy insuring Lender's interest in the Property.

ORIGON- to to Fan to - 4.75 - FRAMA FRILME) has F and ENSTREMENT 511.1442 9/73

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UNITED NI COVENINTS. Borrower and Lender covenant and agree as follows:

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UNITED SI COMPARENTS. Borrower and lander covernant and agree as follows: 1. Payment of Principal and Interest is for more shall principally puy when due the principal of and interest on the indebtudness condenses secured by the Note, plan met and late charges as provided in the Note, and the principal of and interest on the indebtudness condenses secured by the Note, plan met and late charges as provided in the Note, and the principal of and interest on the indebtudness condenses secured by the Note, plan met and late charges as provided in the Note, and the principal of and interest of a sum therein. 'Funds's equal to one well be def the yearly taxes and assessments which may attain priority over this Dettion.'' funds's equal to one well be defined and interest are payable under the Note, until the Note is paid in full, some weights one well be of the yearly taxes and assessments which may attain priority over this interest on the basis of yearly premium installments for hazard insurance, plus one weights one weights of yearly premium installments for hazard insurance. The Funds's equal to one the basis of more payable and a second and balls and travenable estimates thereof. The Funds's could reace on the basis of the deposits of accounts of which are insured or guaranteed by a Federal or state agency functions, and ground renes. If the deposits of accounts which are insured or guaranteed by a Federal or the agency functions and ground renes. If the deposits of accounts which are insured or guaranteed by a Federal or the advertees to be address each which a charge is a charge and which and balls under may agree in writing at the time of execution of this is all her and the funds and applicable law trave the ball and ply the funds and applicable law trave address and applicable law interest to make such advertees to be paid. Lender and the law trave the pay Betrower and unders and applying the Funds, and applicable law trave and bells under may agree in writing at the time of execution of this particulated wh

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properties for which there is and occur to the Frinds was many true many and promptly installments of Funds payable prior to by this Deed of Trues. If the attrouted of the Funds held by Lr sder, negether such the future monthly installments of Funds payable prior to the date dates of favor, assessments, one intro promotions and prome rents, shall exceed the amount required to pay said taxes, assessments, treatments promotions and provide rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid as Borrower or credit of an Borrower on installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to fair taxes as an analy installments of Funds. If the amount of the Funds bareower shall pay to Render any bareoned as fir taxes, assessments, constrained promoting and ground rents as they fail due. Borrower shall pay to Render any bareoned as fir taxes, assessments, constrained promoting refund to Borrower any Funds by Lender to Borrower required by the control of the property is sold on the Property is otherwise acquired by Lender, Lender Upon provement on full of all same created by thes Deed of Trust, Lender shall promptly refund to Borrower any Funds built apply, no later than ammediately prior to the sale of the Property is otherwise acquired by Lender, Lender ball apply, no later than ammediately prior to the sale of the Property or its acquired by Lender, any Funds held by Lender at the time of application is a cashift paynes, the some second of Trust. As application of Tryness. The provess come second of the Note, and then to interest and primerical the information of Tryness. The prove of the analytic of any spable to Lender the Borrower and the first applied for the provess of the sale of the provide statement of any spable to Lender any Funds held by Lender. If under than ammediately prior to the sale of the Property or its acquired by Lender, any Funds held by Lender at the time of application is a cashift is galore the under the principal of Tru

Inder paragraph 2 henore, there a berever sense to appear at a contrast to principal of the Note, and then to interest and principal on any Future Advances. A. Charges Elines. Berrowen shall pay tell haves, and contrasters and other charges, fines and impositions attributable to the Property which many attains a priority of at the Derd of Trust, and featehold payments or ground rents, if any, in the named provided under paragraph 2 her of a difference of paraders and earles of payments or ground rents, if any, in the named provided under paragraph 2 her of a difference of paraders such manner, by Bernover making payment, when due, directly to the payee theraef. Buerower shall prompt a function paid in such manner, by Bernover making payment, when due, directly to the payee theraef. Buerower shall prompt a function of the largers of aemounts due under this paragraph, and in the event Borrower shall promptly discharge any ben which has priverily over this Derd of Trust; provided, that Borrower shall not be equired to discharge any such lies as long is the priver shall agree in writing to the payment of the obligation secured by uch liem in a mainter acceptable as Lenker, is shall in good largers in writing to the payment of the obligation secured by uch liem in a mainter acceptable as Lenker, is shall in good largers in writing to the payment of the obligation secured by uch liem in a mainter acceptable as Lenker, is shall in good largers in writing to the Property or any part thereof. S. Hazard Buwrance. Buerower diall is en the improvement of the lien or forfeause of the Property or any part thereof. S. Hazard buwrance. Buerower diall is enored the lien or forfeause of the Property or any part thereof. S. Hazard buwrance. Buerower diall is enored to have many manuer; provided, that Lender shall not require that the amount of math diverting a which agrees as a first of the improvement of the lien of forfeause of the Property or any part thereof. S. Hazard buwrance. Buerower diall is enored to pay negater;

All insurance policies and renewali there of shall be in form acceptable to Lender and shall include a standard mortgage share in favor of and in form acceptable to Lender. Lender, shall have the right to hold the policies and renewals thereof, and Borrswer shall promptly farmult to Lender all renewal toxices and all receipts of paid premiums. In the event of loss, for owner shall give prompt notice to the instrumence carrier and Lender. Lender may make proof of loss if not made promptly Burhawer

what be incorporated into and shall are it and supplement the covenants and agreements of this Deed of Trust as if the rider were a part hereit. 7. Princetion of Lender's Serarky, 11 Bourower fails to perform the covenants and agreements contained in this Weed of Trust, or if any action of proceeding is commenced which materially affects Lender's interest in the Property, including, but net limited to, ensine commits, unserveray, onde enforcement, or atrangements or proceedings involving a backrupt or developed, then Lender at Lender's ensitering, and the covenants, and materially affects Lender's interest in the Property including, but net limited to, ensite a score inty 'to present Lender's interest, or atrangements or proceedings involving a backrupt or developed, then Lender at Lender's ensitience to Borrower, may make such appearances, disburse such interest in the Action as is necessary to present Lender's interest, including, but not funited to, disbursement of reasonable attorney's fact, and entry upon the Property for make repairs. If Lender required mortgage insurance as a condition of multing the hear secured by the Devel of Trust, Borrower, shall pay the premiums required to maintain such insurance in effort, until such time as the 'topic or the Borrower's shall pay the premiums required to maintain such mannet provided under paragraph 2 'errol'. Any amounts disbursed by Lender' payment to this paragraph 7, with interest thereon, shall become additional indetreadines of Borrower with the Devid of Trust. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon monce from Lender to Horrower requesting payment thereof, and shall bear interest from the direct of disbursement at the rate payable (bort time to time with strangraph 7, shall require Lender to note reters of payment of interest at unch rate woold be contrary to applicable (a two best paragraph 7 shall require Lender to note and shall bear interest from the direct disbursement at the rate payable (bort ti why action hereursler.

3. Inspection. Lender may make up care to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior () any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

by Bornawer. Unless Lender and Berrawer other art arres in writing invarance proceeds shall be applied to restoration or repair of the Property duringed, provided such to for iteration or repair as recommendally feasible on it the security of this Deed of Trust is the invarance proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to there is mailed by Lender to Borrawer, or if Borrawer, or if Borrawer fulls to respond to Lender within 30 days from the invariance is mailed by Lender to Borrawer, in the invariance carrier offers to respond to Lender within 30 days from the invariance is mailed by Lender to Borrawer, or if Borrawer fulls to respond to Lender within 30 days from the invariance is mailed by Lender to Borrawer, invariance carrier offers to respond to Lender within 30 days from the intherized to collect and apply the invariance proceeds at Lender's option citler to restoration or repair of the Property or to the sums secured by the Deed of Trust. Under any Borrawer other and Borrawer of the rest in setting, any such application of proceeds to principal shall not extend of prototions function. If under paragraph is affirments referred to in paragraph 1 and 2 hereof or change the amount of such installments. If under paragraph is hereof the proceeds in the proceed by Lender, all right, title and interest of Borrower in and to any insurance policies and an and to the proceed increated by this Deed of Trust immediately prior to the sale or acquisitors shall pass to Lender to the current of the summer increased by the Deed of the sale of the summary is the proceed by the Deed of Trust is and to any insurance policies and an and to the extend the summer increased by this Deed of Trust immediately prior to such sale or adquisitors shall pass to Lender to the extend of the summer increased by the Deed of Trust immediately prior to such sale or adquisitors.

depuisionen. 6. Trevervation and Maintennouv of Property: Lease holds: Condominiums: Planned Unit Developments. Borrower what keep the Property or good reput and usal on comment waste or permit impairment or deterioration of the Property and shall comply with the provisions of any kane if this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit in a detailoutiniature of a planned unal development, Borrower shall perform all of Borrower's obligations under the declaration of covenants, era along or governing the construction of planned unit development, the by-laws and regulations of the or covenants, era along or governing the construction of planned unit development, the by-laws and regulations of the development of planned unit development, and construction of planned unit development, the by-laws and regulations of the or downlants, era along or planned unit development and construction of this Deed of Trust is on a unit in indevelopment does by the second of the second of the second of the by-laws and regulations of the second of the rise of the second of the rise of the rise of the rise of the second of the second of the second of the rise of the second of the rise o

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A. Construmention. The proceed, off any award or slaim for damages, direct or consequential, in connection with any construmentation or pather taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

and what we prior to be haven. 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, of any, paid to Berlawer. In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be a prior to the sums secured by this Deed of Trust such proportion of the proceeds as is equal to that proportion which the intervent of the sums secured by this Deed of Trust immediately prior to the date of taking bears to the fair market value if the Property immediately prior to the date of taking, with the balance of the proceeds paid to thornesser

paid to Borrower. If the Property is abundoned by hor ower, or if, after motion by Lender to Borrower that the condemnor offers to make an award or stille a claim for during r. Forrower laib to 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 of to the same secured by this freed of Trast Unless Linder und Borrower of erst is accreting mining, any such application of proceeds to principal shall not extend or property is due date of the monthly institutements referred to in paragraphs 1 and 2 hereof or change the amount of such installingents.

10. Burnower Not Released. Even sen of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lers for her pay nuccessor in interest of Borrower shall not operate to release, in any manner, by this Deed of Thist granted by Les for tracin incocesson in interest, of Borrower shall not operate to release, in any manner, the hability of the original Borrower's and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor of refere to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reached the to extend time for payment or otherwise modify amortization of the sums (1). Furthermine the borrower's successor by Lender Notice W and the by the original Borrower and Borrower's successors in interest. The procurement of insurance or the payment of the sum of the sum

I. Successively. I. Successively and Assigns Remark Joint and Several Linkility: Captions. The corenants and agreements herein

13. Successively.
13. Successively and Assigns Bound: Joins and Sciences Liability: Captions. The covenants and agreements herein contained shall head, and the rights is includer shall inner to, the respective successors and assigns of Lender and Borrower, subject its the provisions of paragraph 17 betteof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraph 17 betteof. All covenants and agreements of Borrower shall be joint and several. The captions indice the paragraph 17 betteof. All covenants and agreements of Borrower shall be joint and several. The captions the the provisions for the paragraph provision dender upplicable law to be given in another manner. (a) any notice to Borrower penyided for in this Deed of Trust shall be given by making such notice by certified mail addressed to Borrower at the Property Address or at such other riddress as Borrower may designate by notice to Lender's address stated herein, and the address as Lender may design use by motice to any notice provided for in this Deed of Trust shall be given as Borrower as provided herein. Any notice provided for in this Deed of Trust shall be given as Borrower as provided herein. Any notice provided for in this Deed of Trust shall be given as Borrower as provided herein. Any notice provided for in this Deed of Trust shall be given as Borrower as provided herein. Any notice provided for in this Deed of Trust shall be given as Borrower as provided herein. Any notice provided for in this Deed of Trust shall be deemed by he was given as Borrower as provided herein. Any notice more designated herein, and the event shall not coven the shall be given by another by includents on in the manner designated herein.
14. Unifiem Ikeed of Trust Science into the Borrower as provided herein. Any notice provided for in this Deed of Trust shall be given as Borrower as provided herein in the manner designated herein, and the event shall be deemed by he are given as Borrower

B7. Transfer of the Property: Assumption. If all or tiny part of the Property or an interest therein is sold or transferred by Borrower without Lender's prior is trainer money security interest for humschold appliances. (c) a transfer by device, descare or by operation of the transfer by device, descare or by operation of the transfer by device, descare or by operation of the upon the transfer is that are entropy to the transfer of the parthage interest for humschold appliances. (c) a transfer by device, descare or by operation of the upon the transfer transfer is option, declare all the sums secured by this Deed of Trust to be immediately flue and pavable. Lender the transfer terted reach up to the sum and the person to when the Property is to be sold or transfered reach agreement in writing that the credit of such person to when the Property is to be sold or transfered reach agreement in writing that the credit of such person is the interest pavable of the sums secured by this Deed of Trust to be immediately flue and pavable. Lender is pavable of the sums secured by this Deed of Trust shall be a such rate as Lender shall request. If Lender has a main the option to accelerate provided in this paragraph 17, and if Borrower's successor in interest has executed a written assign tion agreement accepted in writing by Lender, Lender shall release Borrower from all obligations under this Deed of Trust is the Note.

NON-UNBORN COVENANTS. Belicover and Lender souther covenant and agree as follows:

18. Acceleration: Remedies. Bicepp as provided im paragraph 17 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this liket of fluxs, including the covenants to pay when due any sums secured by this Deed of Trust, Lender prior to acceleration shall mail notice to Borrower as provided in paragraph 14 hereof specifying: (1) the breach; (2) the action required to can such breach; (3) a date, not less than 30 days from the date the notice is mailed to Bornwer, by which such breach may be corest; and (4) that failure to care such breach on or before the date specified in the notice may result in acceleration of the sums secured by this Deed of Trust and sale of the Property. The notice shall further inform Borrower of the right to reinstall after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the breach is not cured on or before the date specified in the notice. Lender at Lender's option may declare all of the sums secured by this Deed of Trust to be immediately due and payable without further decisiond and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this

paragraph 1%, including, but not limited to, unasonable adjunction paragraph 1%, including, but not limited to, unasonable adjunctions's less. If Lender invokes the power of sale, llender shall evecute or cause Trustee to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to he sold, and shall cause such notice to be recorded in each county in which the Property or some part thereof is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable law to llearnever and to the other persons prescribed by applicable law. After the lapse of such time as many he required by applicable law for the sold, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the limit and place and junder the terms designated in the notice of sale in one or more paritely and its such under as Trustee may determine. Trustee may postpone sale of all or any parcel of the Property by public unnouncement at the time and place and previously scheduled sale. Lender or Lender's designet may purchase the Property at any vale.

Property at any sale. Trustee shall deliver to the purchaser Trustee's deed somering the Property so sold without any covenant or warranty, expressed or implied. The rectark is the full Trustee's deed shall be prima facie exidence of the truth of the statements made therein. Trustee shall apply the preferrie of the sale in the following order: (a) to all reasonable costs and expenses of the sale, including, but not limited to, resiont 's termstee's and attorney's fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the evidence; (b) and attorney's fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and termstee in the period or persons legally emitted thereto. 19. Bornower's flaght to Reiss like. Note the period or persons legally emitted thereto. 19. Bornower's flaght to Reiss like. Note the period or persons legally emitted thereto. 19. Bornower's all have the right to thank any proceedings begin by Londer to enforce this Deed of Trust, discontinued at any time prior to the safter to occur of (i) the fille day before; sale of Trust if the Bornower pays Lender all sums which would be then due under this Deed of Trust. The Note: and note: for agreements of Bornower contained in this Deed of Trust; (c) Bornower pays all reasonable expenses of my other covenants for agreements of Bornower contained in this Deed of Trust; (c) Bornower pays all reasonable expenses of my refer to be coming Lender's remedies as provided in paragraph 18 hereof, including, but not limited to, reasonable is termely's fees, and (d) Bornower takes such action as Lender may reasonably require to unsure that the limit of this Deed of Trust and in the restoring the such action as Lender may reasonably require to unsure that the limit of this Deed of Trust and if the ender's and restees the definition of the state of the prime of the state and to be prove the state of the state of the s

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Strend by this Deed of Trust shall container is manyaired. Upton such payment and sure by Borrower, this Deed of Trust and the oblightions secured for they shall remain in full force and uffect as if no acceleration had occurred.
30. Assignments of Reast Appoint performed of the Property in the collect as if no acceleration under paragraph 18 income and in a share of of Reast Appoint performed of the Property. Index for each the collect and reasonable for the property and paragraph 18 income status of the Property. Index for each the rests of the Property is the collect and retain such rems as they become due and payable. Uptor acceleration under paragraph 18 income acceleration in the property. If the second or advaluement of the Property, Lender, in person, by agent or by Effect acceleration under paragraph 18 income acceleration is acceleration under paragraph 18 income acceleration in the property. The deet do the rems collected by Lender on the receiver shall be applied first to payment the works of in acceleration is a deet and the rest of the secone advalues the secone of the rest of the r

IN WITNISS WITTALOF, Berrow It Is i executed fit Deed of Trast

Dallall, Scheer 2 andas wilda'l. Scheer

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ion his said it's My Commission expires: 2-28-)(99) HOMAL E

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WE D. MILNE, County Cle .

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By Strather Albert

AEQUEST FOR RECONVEYANCE

To Jaussaid The dadursigned is the hold; of the note or notes secured by this Deed of Trust. Said note or notes, together with all other indebtedness secure by this Deed of limit, have been paid in full. You are hereby directed to cancel said note of notes and this Deed of I nist, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this Deed of Trust to the person of persons legally entitled thereto.

THE OF TRECON; COUNTY OF KLAMATH; 13.

of for moved at requist of ... Transamerica Title Co.

15th day of September ____ A D. 1978 or 3:31 lockP M. or

Fee \$12.00

(And Relay The Line Relaying For Lender and Recorder)