gen an t	COUSK		TRUST DEED	Vol. M80 Pa	ge 12260
THIS	TRUST DEED	, made this	MARIE ALFORD.	Husband and Wife	, 19.80, betwe
as Grantor,	ne contenta do caso.	TITLE INSURANC		and the second secon	, as Trustee. a
	C. W. LEISK		1411 (1749) (1747) (1747) (1749)	۲۹۹۰ - ۲۹۹۹ -	
as Beneficiar		Grundor	WITNESSETH:		98996 1990 - 1993 - 1993 1993 - 1993 1993 - 1993 - 1993 - 1993
in	Klamath	ants, bargains, sells County, Oregon,	and conveys to tr described as:	ustee in trust, with powe	r of sale, the proper
Lot 3, in B	lock 2, NEW P	INE ACRES, accord	rding to the o	fficial plat thereo	f on file in the
OTTTCG~OT`C	ICL DEE	Alama Ch Count V	Oregon.	STATE OF ORE	
7					
Y .	n navni ji jin kunat franti.	Da tot store my for the form	n Brittle onder tild til stadistik i Som	n an	n an tao na Airin Air
				n an the second s	
tion with sold -	and and id -		and and and an I	and all other rights thereunt ixtures now or herealter attac	hed to or used in conne
J FOR TH	E PURPOSE OF S	SECURING PERFORM	ANCE of each agre	ement of grantor herein cont	ained and payment of t
note of even da	te herewith, payable	to beneficiary or order	and made by departed	interest thereon according to	the terms of a promisso
The date	of maturity of the	labt required by this ind		, 19.00	
sold. conveyed.	assigned or alienate	ad by the dependence what	property, or any pa	are increase, or any interest th	erein is sold, agreed to i
herein, shall bec	ome immediately due	obligations secured by e and payable. ty is not currently used fo	ma manument, nre	spective of the maturity da	tes expressed therein,
To protec	t the security of thi	is trust deed, grantor ag	reez: (a) consent	to the making of a	of said property: (b) join
not to commit or p	ermit any waste of said j	property.	thereon; subordination	or other agreement attecting this	deed or the lien or char
destroyed thereon, a	net nev when due all on	de line de constructeu, gan	aged or legally entitle be conclusive	d thereto," and the recitals there'n	of any matters or facts shi
tions and restriction	ns affecting suid propert	ty; if the beneficiary so requ	rests, to 10. U	non any delaute by tract	esi man 35.
proper public office by filing officers of	or olliges as well a	and to pay for filing same the cost of all lien searche may be deemed desirable	in the pointed by a	court, and without regard to the	or by a receiver to be a adequacy of any security for
4. To provi	de and continuously m	aintain insurance on the b	issues and pro uildings less costs and	olits, including those past due and	or otherwise collect the rent unpaid, and apply the sam
and such other has an amount not less	ards as the beneticiary, than \$	may from time to time req CLENE , wr with loss payable to the lat	uire, in liciary may d itten in 11 Th	etermine.	, and in such order as ben
if the draptor shall	fail for ante activered to	the beneficiary as soon as i	nsured; insurance police	e entering upon and taking pos- such rents, issues and prolits, or to cles or compensation or awards for the application or relates the second	ne proceeds of fire and othe
tion of any policy.	of insurance now or 1	ast lifteen days prior to the hereafter placed on said bu	expira- waive any den ildings, pursuant to su	fault or notice of default hereunde	as aloresaid, shall not cure o er or invalidate any act dor
Ciary woon any ind	abiadoara anguad haat	policy may be applied by	beneli- hereby or in h	on delault by grantor in payment	of any indebtedness secure ereunder, the beneliciary ma
any part thereof, m not cure or waive a	ay be released to granto ny default or notice of a	y and in such order as ben the entire amount so collector. Such application or release delault hereunder or invalidation	e shall timber or graz	ove described real property is cu	rrently used for agricultura
5. To keen	said premises free from	construction lines and the	bay all ficiary at his	lowever it said real property is not	so currently used, the bene
charges become pass	due or delinquent and	may be levied or assessed u such taxes, assessments and promptly deliver receipts t	other and sale. In t	the latter event the bandling	trust deed by advertisemer
ments, insurance or	minums liens or other	ake payment of any faxes,	assess- said described	real, property to satisfy the oblight	t and his election to sell the tions secured hereby, where
hereby todether wit	b the obligations down!	liciary with lunds with wh lics option, make payment t e rate set lorth in the note s bed in paragraphs 6 and 7	ecured vided in ORS i	86.740 to 86.795.	an alea in the manner pro
trust deed, shall be	waiwar of and become a	a part of the debt secured l	by this trustee for the	fristen's sale the density	s before the date set by th
		th interest as aloresaid, the e grantor, shall be bound payment of the obligation	to the oblication secu	ire amount then due under the teri	ns of the trust deed and the
out notice, and all su	ich payments shall be in nonpayment thereof shal	immediately due and payable immediately due and payable immediately due and payab	with- iciary, be due had no	(this of the obligation and trustee (ch) other than such portion of the delault occurred, and thereby curr	s and altorney's lees not ex principal as would not then
6. To pay al	i costs, iees and expens	es of this trust including at	14.016	erwise the sale shall be Listinssed by th	ruslee.
	r in enforcing this oblig	ad expenses of the trustee in Sation and trustee's and atto	rney's auction to the	or in separate parcels and shall s biddest bidder for cash cash	may sell said property either ell the parcel or parcels at
in connection with o fees actually incurred		ction or proceeding purport liciary or trustee; and in any	suit, plied. The recit	sold, but without any covenant	or wattanty, express or im-
in connection with o fees actually incurred 7. To appear	in and daland any a		luding of the truthful	ness thereol. Any person, excludin	Act shall be conclusive proof
in connection with o fees actually incurred 7. To appear allect the security ri action or proceeding any suit for the for	in and delend any ac ants or powers of benef- in which the beneficiary		s; the		
in connection with o fees actually incurree 7. To appear allect the security ri action or proceeding any suit for the for cluding evidence of amount of atforneys itsed hy the trial co	in and delend any no ghts or powers of benef- in which the beneficiary eclosure of this deed, it title and the beneficiary fres mentioned in this urt and in the sum of this	o pay all costs and expense 's or trustee's attorney's fee paragraph 7 in all cases sh	s; the 15. Whe all be shall apply the ent or cluding the con	proceeds of sale to payment of (ue, vers provided herein, trustee 1) the expenses of sale, in-
of the scalar is the fire connection with o fees actually incurree 7. To appear atlect the security ri action or proceeding any auit for the for cluding evidence of amount of attorney's fived by the trial co incree of the trial co relate court shall a new's fees on suck ag	in and delend any au ghts or powers of benef- in which the beneficiary celosure of this deed, it tile and the beneficiary less mentioned in this urt and in the event of mart, grantor further ag ifjuide reasonable as th peal.	o pay all costs and expensive 's or trustee's attorney's lee paragraph 7 in all cases sh 'an appeal from any judgm trees to pay such sum as th be beneficiary's or trustee's	attorney, (2) to	proceeds of sale to payment of the sale proceeds of sale to payment of (upensation of the trustee and a re o the obligation secured by the tri I liens when unit to the interview.	ite, vers provided herein, trustee 1) the expenses of sale, in- asonable charge by trustee's ist deed, (3) to all persons
of the scalar with one were actually incurred the connection with o ters actually incurred transmission of the security in action or proceeding any auit for the for cluding evidence of increase of the trial co- increase of the trial co- increase of the trial co- relate court shall a nev's fees on such ago It is mutua. 8. In the even under the right of eu-	in and delend any an ghts or powers of beneficiary in which the beneficiary closure of this deed, th title and the beneficiary fers mentioned in this ut and in the event of mut, grantor further ag fluidge reasonable as th year. Iy agreed that: in that any portion or a intent domain or conden	O pay all costs and expension is or trustees attorney's lee paragraph 7 in all cases sh in appeal from any judgan tree to pay such sum as th in beneliclary's or trustee's all of anid property shall be madrim homelessistic.	e ap- attorney, (2) to having recorde- deed as their is surplus, it any, taken surplus,	in trustee sells pursuant to the poor proceeds of safe to payment of the promotion of the trustee and a re of the obligation secured by the tru- therns subsequent to the interest dereas use appear in the order or of the grannor or to his succession	(c) vers provided herein, trustee vers provided herein, trustee 1) the expenses of sale, in- asonable charge by trustee's st deed, (3) to all persons of the trustee in the trust 1 their priority and (4) the in interest entitled to such
of the scalar with one of the security in connection with o connection with o connection of the security in action or proceeding any suit for the for cluding evidence of amount of attorney's increase of the trial co- relate court shall a ney's less on such an it is mutua. 8. In the even and the security of the security of the it is connection for connection of the security of the is connection for the connection for the connection of the connection of the security of the connection	in and delend any an Afts or powers of beneficiary eclosure of this deed, it if which the beneficiary fers mentioned in this ut and in the event of nurt, grantor further ag fluidge reasonable as th speal. If a greed that: in that any portion or a intent domain or conden to require that all or a	6 pay all costs and expension is or trustees attorney's lee parafarah 7 in all cases sh ion appeal from any judgm frees to pay such sum as th is beneliclary's or trustee's ull of said property shall he mation, beneliclary's hall he mation, of the monies pa py portion of the monies pa	ent or cluding the con- attorney. (2) to having recurde- deed as their is unclus, it any; taken surplus, it any; taken 56. For yable time appoint a successor truste	neuronauty, have purchase at the av- proceeds of safe to payment of the po- proceeds of safe to payment of up prosafion of the trustee and a re- o the obligation secured by the tru- liens subsequent to the interest interests may appear in the order o to the grantor or to his successor any reason permitted, by law bet successor or successors to any trus-	ite, sers provided herein, trustee 1) the expenses of sale, in- somable charge by trusteer ist deed, (3) to all persons wit the trustee in the trust 1 their privity and (4) the in interest entitled to such neticiary may from time to fee named betein or to any
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of the scalar of the second se	in and delend any an Afts or powers of beneficiary eclosure of this deed, to title and the beneficiary lees mentioned in this urt and in the event of murt, crantor further an intert demain or conden yeal. Ily agreed that: In that any portion or a such taking, which are to require that all or a in such proceeding and a such proceeding costs on any reasonable costs of and the balance dynamor agrees, at its or pon beneficiary's reque truments as shall be of truments and the balance of bulk reconversences for the conversion of the tereone	O pay All coats and expense is or trustees attorney's lee paragraph 7 in all cases at an appeal from any judgan trees to pay such sum as the benelicitary's our trustee's analon, benelicitary shall has my portion of the monies pay in excess of the amount req ittorney's fees necessarily paid and attorney's and attorney's samily paid on antericity samily paid on attorney samily and on an attorney and samily paid on attorney and samily paid on attorney and samily paid on attorney and samily paid on attorney and attorney in obtain attorney and attorney in other and attorney and attorney in a attorney attorney attorney at a applied upon attorney attorney attorney at a applied upon attorney attorney attorney at a attorney attorney attorney attorney attorney attorney at a attorney attorney attorney attorney attorney attorney attorney at a attorney att	ent or cluding the con- difference of the second decident as their in surplus, if any: taken surplus, if any: taken surp	are intrained with a principal at the as- in transfer sells pursuant to the point proceeds of safe to payment of (premailion of the trustee and a re- there subsequent in the interest interest uses appear in the outer or of the granner or to his successor of the granner or to his successor any reason permitted by law beint successor or successors to any trus- e appointed hereunder. Upon such these sonierred upon any trustee is such appointent and substitution and performed beneficient and substitution in the point of the successor of the grant of the successor of the successor of the successor of the successor of the successor of the successor of the successor of the successor	We, vers provided herein, trusteevers provided herein, trusteevers provable charge by trusteevers any able charge by trusteevers of devel, (3) to all persons of the trusteevers environment, and (4) the trusteevers environ time to the init privative and (4) the trust environment, and without the name develop appointment, and without all be versed with all title, berein named or appointed in shall be made by written develop its situated, the property is situated, duly executed and develop duly executed and ded by law. Trustee is not.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except covenants, easements, conditions and restrictions of record

12261

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b): x lanxan or grantering way x reports from the second process of the second purposes of the second process of the second purposes (see Important Notice below), (a)* primarily for grantering way and the second process of the second purposes (see Important Notice below), (b): x lanxan or grantering way and the second process of the second purposes (see Important Notice below), then second purposes (see Important Notice below), then second purposes (see Important Notice below), the second purpose (see Important Notice below), the second purpose (see Important Notice below), the second purpose (second purpose) (second purpose

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tersonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the ersonal representatives, successors and assigns, the term beneficiary herein. In construing this deed and whenever the context so requires, the

ors, personal representation of the secured as a benefic sontract secured hereby, whether or not named as a benefic sontract secured hereby, whether or not named as a benefic sontract hereby and the neuter, and masculine gender includes the feminine and the neuter, and secure the secure of the s	
IN WITNESS WHEREOF, said grantor he	as hereunto set his hand the day and year first above written.
TIMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary or such word is defined in the Truth-In-Lending Act and Registry or such word is defined in the Truth-In-Lending Act and Registry	y (a) or (b) is # William 7: Alford y is a creditor William N. Alford what on Z. the
peneficiary MUST comply with the Act and regulation of REST. disclosures; for this purpose, if this instrument is to be a FIRST. disclosures; for this purpose, if this instrument is to be a FIRST.	lien to finance Donna Marie Alford
he purchase of a dwelling, use stavenserves, use Stevens-Ness Form if this instrument is NOT to be a first lien, use Stevens-Ness Form squivalent. If compliance with the Act not required, disregar	d this notice
(If the signer of the above is a corporation, use the form of acknowledgment apposite.)	93.490)
STATE OF OREGON,	STATE OF OREGON, County ot
County of Lane) (UNE 27, 19.80	and
Personally appeared the above named	duly sworn, did say that the former is the
Donna Marie Alford	president and that the latter is the
02 E	secretary of
and acknowledged the foregoing instru-	a corporation, and that the seal atlixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.
Perpre ume:	Before me: Carage and Berlin and
(OFFICIAL: Just the the SEAL) Notary Public to Oregon	Notary Public for Oregon (OFFICIAL SEAL)
	My commission expites:
""" Black 10 2A. 1082	[1] S. A. W. S. T. M. A. M. S. M.
November 29,1982	计输出 网络黄金 网络小麦 化二氟基化物 化二氟基化物 化二氟基化物 化二氟乙烯 化二氟乙烯
	UEST FOR FULL RECONVEYANCE
 A set of the set of	UEST FOR FULL RECONVEYANCE only when obligations have been poid.
To be used	l'only when obligations have been pold.
TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evi herewith together with said trust deed) and to reconvey. The estate now held by you under the same Mail reconveyar	I only when obligations have been pold. , Trustee all indebtedness secured by the foregoing trust deed. All sums secured by said y are directed, on payment to you of any sums owing to you under the terms of dences of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the nee and documents to
TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evi herewith together with said trust deed) and to reconvey. The estate now held by you under the same Mail reconveyar	I only when obligations have been pold. , Trustee all indebtedness secured by the foregoing trust deed. All sums secured by said y are directed, on payment to you of any sums owing to you under the terms of dences of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the nee and documents to
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TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evil herewith together, with said trust deed) and to reconvey. The estate now held by you under the same Mail reconveyant DATED: De not less or destroy this Trust Deed OR THE NOTE which it a TRUST DEED [FORM No., 881] STEVENE NESS LAW-PURP	I only when obligations have been pold. , Trustee all indebtedness secured by the foregoing trust deed. All sums secured by said y are directed, on payment to you of any sums owing to you under the terms of dences of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the nee and documents to Beneficiary scures. Both must be delivered to the trustee for cancellation before reconveyonce will be made. STATE OF OREGON Long 112 County of Klamath. I certify that the within instru- ment was received for record on the
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