	TA-25	DASSIGNMENT OF RESTS M87	Yayo 15223
17237	INT_A B O B	THE THE SED AND INTEREST BE	
E OF THIS DEED OF TRUST AND	OF THE LOAN TRANSACTION	DATE FUNDS DISBURISED AND INTEREST BE IF OTHER THAN DATE OF THE TRANSACTION NOVEMBER 17, 1982	
November 12, 1982	e dest	(i) William R. Glidewell	Age
TRANSAMERICA FIN	ANCIAL SERVICES	Di Berbara J. Glidewell	EN S
121 South Ninth		ADDRESS: 5461 Gatewood	97601
Y: Klamath Falls, Oregon ME OF TRUSTEE: Transameri	Titalo Company	CITY: Klemath Falls, Oregon	5 14 S
ME OF TRUSTEE: TTANSAMELL	THIS DEED OF TRUST	SECURES FUTURE ADVANCES	Lord Alexandree in the less
B1.0	TIND D22 - Chin one	bove hereby grants; sells; conveys and warrants	Promissory Note of even unter the state, ->
this Deed of Trust, the undersigned	d Grantor (all, A manada	b) for the purpose of securing the payment of a bove hereby grants, sells, conveys and warrants of <u>Klamath</u>	
ncipal sum of s LU170.20 from mcipal sum of s LU170.20 from to be following described property situat	ed in the State of Oregon. County	, FIRST ADDITION TO GATEWOOD,	in the County
0 Lot 43, Blo	ck"3, Tract No. 1004		C C
0 of Klamach,		thy area to the Trustee for cencellation batters recom-	AGA 1106 ANY) 136 10:049
Do not lose or destroy	. This Deed of Trust must be date		
	n new billion i the first of the advance and a second of the second of	By	interior refrigerating and
	ments now or hereafter ere	cted thereon and heating, lighting, plumbing, ga h, for the purpose of this Deed of Trust, shall b ural, timber or grazing purposes.	as, electric, ventualing, it is a bove be deemed fixtures of the property above
Fogether with all buildings and im air-conditioning equipment used in described, all of which is referred to	connection therewith, all of whic hereinafter as the "premines".	h, for the party of grazing purposes.	to trustee and his heirs, executors,
real property	s not currently used	abte privileges and appurtenances there	
administration	all rents issues and promotion	a continuance of such actual hy any la	awiul means
allost and enforce the same witho	ut repute the sectors	eement of Grantor Cummissory Note executed	by the oradditional amounts, with interest
FOR THE PURPOSE OF SECUR	ing: (1) Performance orditions of with the terms and conditions of until paid in full at or before m	the above mentioned is the scheduled; (3) Payme aturity, or as extended or rescheduled; (3) Payme	refinancing, but the Beneficiary shan not or refinancing, but the Beneficiary shan not of the Beneficiary to Grantor or to third parties, the Beneficiary to Grantor of this Deed of Trust.
reference to which is hereby mad thereon at the agreed rate, as ma abligated to make any additional	y be hereafter loaned by Benefician loan(s) in any amount; (4) The pa		der:
All navments made by Grantor(s)	on the obligation secure hat may	be levied and assessed agained the	998 M 10 10 10 10 10 10 10 10 10 10 10 10 10
FIRST: To the payment of and expenses agreed to be paid by SECOND: To the paymen	the Grantor(s). t of the interest due on said loan.	NANTS AND AGREES: (1) to keep said premit the full value of all improvements for the protect to time approve, and to keep the policies the to time approve, and to keep the policies the substitution of the state of the state of the state to the state of the state of the state of the state to the state of the state of the state of the state of the state to the state of the state of the state of the state of the state the state of the state the state of the s	ses insured in Beneficiary's favor against fire
THIRD: To the payment	HEREOF, GRANTOR(S) COVE Beneficiary may specify, up to	NANTS AND AGREES: (1) to keep said premi the full value of all improvements for the protect the to time approve, and to keep the policies the shall, at Beneficiary's option, be applied on said shall, at Beneficiary's option, be applied on said ciciary shall not cause discontinuance of any proc- iciary shall not cause the full the bar forms shall pass to the purchaser at the full shall bar	tion of Beneral endorsed, on deposit with herefor, properly endorsed, on to the indebtedness, whether due or not, or to the
amounts, and in such compan amounts, and in such compan	eds (less expenses of collection)	iciary shall not cause discontinuance of any pro-	oreclosure sale. (2) To pay when upon the debt
event of Foreclosure, all rights	Deeds or Mortgages) and assessme	ses or in said debt, and procure and deliver to be	it of all such taxes and assessmented hereby due
secured hereby, or upon the in law for the first interest or per law for the first interest or (s)	alty to accrue thereon, the offici- under Paragraphs 1 or 2 above, B	eneficiary, at its option (whether electing to dece eneficiary, at its option (whether electing to dece ided for and pay the reasonable premiums and c ided for and pay the reasonable to the unpaid ba	harges therefor: (b) pay all said by this Deed of lance of the obligation secured by this Deed in
and collectible or not), may (a	ng the validity thereof; and (c) su	reed rate. (4) To keep the buildings and other min	ons of record or contrary to laws, to complete
good condition and repair, no	ic authority, and to permit Bene	good and workmanlike manner any building with	pay, promptly, the indebtedness secured, or of any
within one when di	ie, all claims south hate and	this Deed of a described may, without	the remainder of the remainder of the stand
portion thereof, may be extended to the per-	nded of renewed, any person for the sonal liability of any person for the	id, and no change in the ownership of said picture id, and no change in the ownership of said picture of the premises in fee simple and has go	od and lawful right to convey the same of any and all persons whatsoever.
such personal liability or the	nt and will forever defend the title	and possession ineglect to pay installments on s or(s) shall fail or neglect to pay installments on s	said Promissory (for by Grantor(s), or should and ion of the premises by Grantor(s), or should and on of the premises by the Grantor(s) to the
IT IS MUTUALLY AGREE become due, or upon defau	t in the performance of any age	ien on, claim against or interest in the become y Note secured hereby shall immediately become due to the monies due	due and payable at the such default, Beneficiar thereon. In the event of such default, Beneficiar thereon, and to satisfy the obligations hereof, an
Beneficiary under this Deed Beneficiary under this Deed	eneficiary or assignee, or any oth	f Default and of Election To Cause Said Property f Default and of Election To Cause Said Property	of is situated. Beneficiary also shall of the situated is and give noti the time and place of sale and give noti
Trustee shall file such not	te and all documents evidencing	expenditures and the second and by reason of a def	ault of any part of that obligation, including tax
Intereor and a port	on of any obligation secured by a	Beneficiary in accordance with the person havi	ing a subordinate in to be exercised, may pay to
2530341101101	any Dart Of 10, way - tota and hi	the Trustee tot the terms of the	the sectorally incurred in and
Beneficiary or his success	or in interest, urred in enforcing t	be due had no default occurred, and thereby c	ations and Trust Deed shall be remound
proceedings had or institu	ited to foreclose the ad occurred.	by law following the recordation of said Notice	of Default, and not the time and place designate on the date and at the time and place designate
(3) After the lapse of su having been given as the	the time as may investigated, without a required by law, Trustee, without a the highest bidde ublic auction to the highest bidde	by law following the recurdation of said Notice of ut demand on Grantor(s), shall sell said property or, the purchase price payable in lawful money of nt, postpone the same from time to time until its by such person at the time and place last appoin obtice of Sale, notice thereof shall be given in the obtice of Sale, notice thereof shall be given in the obtice of Sale, notice thereof shall be given in the obtice of Sale, notice thereof shall be given in the obtice of Sale, notice thereof shall be given in the obtice of Sale, notice thereof shall be given in the obtice of Sale, notice thereof shall be given in the state of Sale shall be given in the same shall be given in the state of Sale shall be given in the same shall be given shall be given in the same shall be given s	shall be completed and, in every such is postponed ted for the sale; provided, if the sale is postponed ted for the sale; provided, if the sale is postponed ted for the sale; provided, if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; provided if the sale is postponed ted for the sale; postponed ted for ted
conducting the sale may	for any cause in declaration thereof	t by such person at the thereof shall be given in the otice of Sale, notice thereof shall be given in the otice of Sale, notice thereof shall be given in the	nt of warranty, express or implication and a second
shall execute and deliver Deed of any matters or	to the purchaser its Deed convey acts shall be conclusive proof of the	by sherr police of Sale, notice thereof shall be given in which ong said property so sold, but without any covena- he truthfulness thereof. Any person, including Ber of (1) the costs and expenses of exercising the p ce of title procured in connection with such sale the person or persons legally entitled thereto, or the nich the sale took place.	ower of sale and of the sale, including ed; (3) all e and revenue stamps on Trustee's Deed; (3) all a Trustee, in its discretion, may deposit the balar
Trustee thall apply the	proceeds of the sale to payment	ce of title procured in connectitled thereto, or the	J2SSJ
such proceeds with the	ney's fees; (2) cost of fany, to the nd (4) the remainder, if any, to the County Clerk of the County in wh	ORIGINAL	
15-361 (1-80)			



	such proceeds with the County Clerk of the County in which the sale too	Ar prace.	15224
	244 Grantor(4) agrees till suiteinder possession of the hereinabove description of the herein	abed premises to the Purchaser at the aforesid sal	To the that way delugat the paranee or
	Lingue spain about the brockeds of the sale to have $o_1(1)$ the cost (5) Beneficiary may appoint a successor trustee at any time by the cost	ta and expenses of exercising the power of othe and	An ine sale, Bernature are pes more en
	Some part thereof is situated a successor trustee at any time by filing duites, authority and title of the Trustee named herein or of any suc	nor record in the office of the County Recorder of me the substitution is filed for record, the new Th	each county in which said property of
	thereof shall be given and proof thereof made. In the manuer provided b	cessor Trustee. Each such substitution shall be ex	cuted and acknowledged, and notice
	(6) Upon payment in full by said Grantor(e) of his indebted	en av tille diken dag bjøde jog ut utbiografing for der enger	Landard Hall Million and Annual Annual Annual Annual Annual Annual Annual Annual Annual Annual Annua Annual Annual Annua Annual Annual Annu
	P(7) Should reid provide the state of the state to the state	[1] A. M.	「「「「「「」」」「「」」「「」」」」」、「「」」」、「」」、「」」、「」」、
	"(7)"Should said property or any part thereof be taken by reason of an 'dompensation," awards," and 'other 'payments? or 'feller therefor, to' th sobligation secured by this Deed of Trust. on pag occurs	e extent necessary to llouidate the unnaid balance	g. Beneficiary shall be entitled to all
	WAYN METHODA AND HERE AND		
	^b (8) Notwithstanding allything in this Deed of Trust of the Promissory 1 "shall be deemed to impose on the Grantor(s) any oblightion of payment Contrary shall be of no force of effect curve in separate in payment	Note secured hereby to the contrary, neither this D	ed of Trust nor said Promissory Note
	(9) All Grantors shall be jointly and	Lander Bills, Colling, Level and the constraint and a second second	and the second state of the second state of the second states of the sec
			nd all provisions of this Deed of Trust
	a subtrained as plural where a	parte and a set of the part	ics nereto respectively. Any reference
	(10) invalidity or unenforceability of any provisions herein shall not after 11. Trustee algorithm the Trust when the provisions herein that the	ct the validity and enforceability of any other prov	sions. But the sound of the second
	to notify any party hereto of pending sala under anti-	and acknowledged, is made a public record as pro-	vided by law. Trustee is not obligated
•	party, unless brought by Thistee, weaking to then county where for the index of the index of the product of the	abble 17A of source built of proceeding in which Granto	(s), Beneficiary, or Trustee shall be a
	him at the address bereinbefore set forth	Denaut, and of any Notice of Default and of any N	lotice of Sale herevuder be mailed to
	become due, or upon default in the performance of any difference of a action of proceeding for filed in any court to enforce any line on (a).	in name or increat in the propagation of a dis-	1999 TO ST CONTRACTOR OF THE SECOND
	IT IS MUTUALLY AGREED THAT: (D) If the soul Grantor(s) (ball	and of Bekiest to buy provide draw state of the by	a provinsi sana Sangertana ang ang ang kasara. Ang ang ang sangertana ang sang ang sang ang sang sang sang
,	such personal houses, such and will forever defend the fitte and much	ssion thereof against the lawing country of any and	n yn her gynne. Yr An hynnest yn hynnest
	TOL THE MED STORY OF SERVICE THE SERVICE STORY OF SERVICE OF STORY OF SERVICE	建立主题的 局部原始期的成果 法国际教育 计时时数据 计分析法 计分析 法法法法 法法法法法法	, glast (, eenre e, t) eusimet mad that Slast often be erecenter
	In [all IN MILLIESS MEDBODE , 17 201 COMPACT Soft and the frequence of the feature for the formation thereof, may be reflected in building of any priceof, on the personal hubble of the personal data for priceof of the personal the personal compact of the personal formation to period of the personal period of the personal period of the personal compact of the personal period of the period	ser and more dream or the last of the tream of all re-	n han the second of the second s
	ID THE IN WITNESS WHEREOF the said Grantor has to these presents se	n an ang pasalan denengkan terat nyapan ana ang para baran para terat. Na ng ang palatika sita barang manang para sita sita sita sita sita sita sita sit	HAR ON THE REPORT OF A DEPART WE REPORT
	Signed, sealed and delivered in the presence of:	s, ekundika murat mus polising sung ses Bengaping diamatan <u>sung sekun</u> dikan	
	is an and the head and a state of the state		• How Francisco Miscorio de Set Qualta Salegra Los Maria de Carterra de Carterra de Carterra de Los Maria de Carterra de Ca
	The second start with the second start s	- William R. Alia	cipel all
	AN LOXA	Bar Die Contractor Bergener	(SEAL)
	Witness & Lindled	- and alle 10	And the second second the second s
	terms that he has need to be indeed on particular monitories which is	Grantor-Borrower	(SEAL)
(County of the Classes B Brees and some states a state begades from the	an an mar a construction of the second se	and the second second second second second
	Bernarden and Brief Ander presentation of the second state of t	The second se	e a constant for the second for the
	Hand and the start of the start	ene angemente and to fight the firster of the order of the	
	day of representation of the second s	The stand of the second s	sonally appeared the above named
	William P. Gildenbli	and Rowhawa 7 Aldana 19	State State State
••	and extension entered to be need by the desired to	and Barbar: J. Glidemall	tina Stant
	exnowledged the foregoing instrument to be their	A 1997 CONTRACT STREET STOLEN AND ADDRESS OF A DECKS	- 471
		voluntary act and deed.	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -
,	Hitting Before me:	The States of the second states and the second states are states a	and be an
1	(SEAL) + A - Molect - A - Martine - A - Mart	My Commission expires	12/59/85
; E	(SEAL) <u>A Contractory Contract</u>		12/29/85
	(SEAL) Notary Public for Orgeon	R FULL RECONVEYANCE	13/59/85
	(SEAL) Notary Public for Orygon	R FULL RECONVEYANCE	Dated
	(SEAL) Notary Fublic for Original TO TRUSTEE: REQUEST FOR and, you are represented on the legal owner, and holder of all indebtedness	R FULL RECONVEYANCE	
	(SEAL) Notary Public for Orgon TO TRUSTEE: REQUEST FOR A type The undersigned is the legal owner, and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev	
	(SEAL) Notary Fublic for Orgon REQUEST FOI and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name and you for the name held by you under the name to you for any sums owing to you un held by you under the name to you for any sums owing to you un held by you under the name to HVAL VAD LOTION THE PROFESSION AND AND HERE TO AND AND AND AND AND AND AND AND HERE TO AND AND AND AND AND AND HERE TO AND	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	
	(SEAL) Notary Fublic for Ordern REQUEST FOR and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you for any sums owing to you un held by you under the name held by you under the name held by you under the name performed in the second program and held by any sums of the held by you under the name held by you under the name held by you under the name performed in the second program and held by any sums of the held by you under the name held	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	
	(SEAL) Notary Fublic for Ordern REQUEST FOR A Line undersigned is the legal owner and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name LO HVAL VAD LOIDED and page and holder of all persons descripted to get PMail Reconveyance to? Descripted a), of which is to take to percent to a spectrum.	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	
	(SEAL) Notary Fublic for Ordern REQUEST FOR and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you for any sums owing to you un held by you under the name held by you under the name held by you under the name performed in the second program and held by any sums of the held by you under the name held by you under the name held by you under the name performed in the second program and held by any sums of the held by you under the name held	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	
	(SEAL) Notary Fublic for Ordern REQUEST FOR A Line undersigned is the legal owner and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name LO HVAL VAD LOIDED and page and holder of all persons descripted to get PMail Reconveyance to? Descripted a), of which is to take to percent to a spectrum.	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	
	(SEAL) Notary Fublic for Ordern REQUEST FOR A Line undersigned is the legal owner and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name LO HVAL VAD LOIDED and page and holder of all persons descripted to get PMail Reconveyance to? Descripted a), of which is to take to percent to a spectrum.	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	
	(SEAL) Notary Fublic for Orgon REQUEST FOI address the instance of the legal owner, and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name, to HVAL VAD LOI HOFD and puper out then the same, personal description is to to percent the same state instrument and the same is a state of the same state instrument and the same is a state of the same state instrument of the same is a state of the same state instrument and the same is a state of the same state instrument and the same state of the same state of the same proved the same state of the same state of the same state instrument and the same state of the same state of the same instrument and the same state of the same state of the same proved the same state of the same state of the same state is a state of the same state of the same state of the same is a state of the same state of the same state of the same is a state of the same state of the same state of the same is a state of the same state of the same state of the same state is a state of the same state of the same state of the same state of the same is a state of the same state of the same state of the same state of the same is a state of the same state of	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	(SEAL) Notary Fublic for Orgon REQUEST FOI address the instance of the legal owner, and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name, to HVAL VAD LOI HOFD and puper out then the same, personal description is to to percent the same state instrument and the same is a state of the same state instrument and the same is a state of the same state instrument of the same is a state of the same state instrument and the same is a state of the same state instrument and the same state of the same state of the same proved the same state of the same state of the same state instrument and the same state of the same state of the same instrument and the same state of the same state of the same proved the same state of the same state of the same state is a state of the same state of the same state of the same is a state of the same state of the same state of the same is a state of the same state of the same state of the same is a state of the same state of the same state of the same state is a state of the same state of the same state of the same state of the same is a state of the same state of the same state of the same state of the same is a state of the same state of	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	(SEAL) Notary Fublic for Ordern REQUEST FOR A Line undersigned is the legal owner and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name LO HVAL VAD LOIDED and page and holder of all persons descripted to get PMail Reconveyance to? Descripted a), of which is to take to percent to a spectrum.	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	OI KISWSCH'S 25556 OF OLSED: Do not loss or destroy. This Deed of Trust must be delivered of the which which is the legal owner and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un held by you under the name? Do not loss or destroy. This Deed of Trust must be delivered of the which which is the legal option which was a present of the which is the legal of president to you of the state of the set of the set of the president of the present of the which is the legal of president to you of the state of the set of the set of the president of the present of the set of the president of the set of the present of the set of the president of the set of the present of the set of the set of the president of the present of the set of the set of the president of the present of the set of the set of the president of the present of the set of the set of the president of the present of the set of the set of the set of the set of the present of the set of the set of the set of the set of the present of the set of the present of the set	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	(SEAL) Notary Fublic for Oregon TO TRUSTEE: Read is the legal owner and holder of all indeptedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without herewithed any and here and to herewith and to reconvey, without herewithed by you under the name? Do not lose or destroy. This Deed of Trust must be delivered of the not lose or destroy. This Deed of Trust must be delivered the note of the name of the second of the new of the second of the not lose or destroy. This Deed of Trust must be delivered the note of the name of the second of the new of the second of the second of the note of the name of the second of the second of the second of the new of the second of the	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of By By d to the Trustee for cancellation before reconveyance	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	(SEAL) Notary Fublic for Oregon TO TRUSTEE: Read is the legal owner and holder of all indeptedness and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without held by you under the name? If you herewith and to reconvey, without herewithed any and here and to herewith and to reconvey, without herewithed by you under the name? Do not lose or destroy. This Deed of Trust must be delivered of the not lose or destroy. This Deed of Trust must be delivered the note of the name of the second of the new of the second of the not lose or destroy. This Deed of Trust must be delivered the note of the name of the second of the new of the second of the second of the note of the name of the second of the second of the second of the new of the second of the	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	(SEAT) Motaria Entropy Line State of Oregon Line The indexidence of the feat of the State of Oregon Line The indexidence of the feat owner and holder of all indeptedness and how are reducted to an abament to how of any some owing to how and still free of Line to the feat of the feat of the state of the indeptedness and how are reducted to an abament to how of any some owing to how and the index defined real part and how of the state of the index defined real by the feat of the state of the index defined real by the index of the state of the index defined real by the index of the index and how are reducted to how the state of the index to HAT AND TO HOLD and how on the state the index defined real by the index of the index and how are index and information of the index and the index of the index of the index and how on the index of the index of the index and how on the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index of the index and the index of the index of the index of the index of the index and the index of the index of the index of the index of the index and index of the index of	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of By By d to the Trustme for cancellation before reconveyance	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	(SEAL) Notary Fublic for Orden TO TRUSTEE: REQUEST FOR and you are requested, on payment to you of any sums owing to you un said Deed of Trust, delivered to you herewith and to reconvey, without held by you understand is the legal owner, and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un held by you understand is the legal owner, and holder of all indebtedness and you are requested, on payment to you of any sums owing to you un held by you under the name? He upone descripted test PMail Reconveyance to? He upone descripted test PMail Reconveyance to? Do not lose or destroy. This Deed of Trust must be delivered of the upone descripted test production of the upone of the upone descripted test production of the upone of the upone destroy. This Deed of Trust must be delivered of the upone destroy. This Deed of Trust must be delivered the upone destroy. This Deed of Trust must be delivered and you are the upone destroy. This Deed of Trust must be delivered the upone destroy. This Deed of Trust must be delivered and you are the upone destroy. This Deed of Trust must be delivered to the upone destroy. This Deed of Trust must be delivered and you are the upone destroy. This Deed of Trust must be delivered to the upone destroy. This Deed of Trust must be delivered to the upone destroy. This Deed of Trust must be delivered to the upone destroy. This Deed of Trust must be delivered to the upone destroy. This Deed of Trust must be delivered to the upone destroy. This Deed of Trust must be delivered the upone destroy. This Deed of Trust must be delivered to the upone destroy. This Deed of Trust must be delivered to the upone destroy. This Deed of the upone delivered to the upone destroy. This Deed of the upone delivered the upone destroy. This Destroy of the upone delivered the upone destroy. This Destroy of the upone delivered test and the upone destroy. This Destroy of the upone delivered test and the upone destroy. This Destroy of the upon	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of all the terms of said Deed of Trust. All sums secured by def to the Trustee for cancellation before reconveyance	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	(SEAT) Motaria Entropy Line State of Oregon Line The indexidence of the feat of the State of Oregon Line The indexidence of the feat owner and holder of all indeptedness and how are reducted to an abament to how of any some owing to how and still free of Line to the feat of the feat of the state of the indeptedness and how are reducted to an abament to how of any some owing to how and the index defined real part and how of the state of the index defined real by the feat of the state of the index defined real by the index of the state of the index defined real by the index of the index and how are reducted to how the state of the index to HAT AND TO HOLD and how on the state the index defined real by the index of the index and how are index and information of the index and the index of the index of the index and how on the index of the index of the index and how on the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index and the index of the index of the index of the index of the index and the index of the index of the index of the index of the index and the index of the index of the index of the index of the index and index of the index of	R FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of By By d to the Trustme for cancellation before reconveyance	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	Image: Second	A FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty, to the parties designated by the terms of arranty arra	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	Interview (SEAL) Motary Public for Orgion TO'TRUSTEE: REQUEST FOR Interview Request for the legal owner and holder of all indebtedness and you are requested, on payment to you of any sums owing to you unside of Trust, delivered to you herewith and to reconvey, without held by you under the name? Inch: Inch: Inch: Inch: Inch:	A FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of arranty, to the parties designated by the terms of By By d to the Trustee for cancellation before reconveyance KI stud cu the terms of KI stud cu the	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	Interview (SEAL) Motary Public for Orgion TO'TRUSTEE: REQUEST FOR Interview Request for the legal owner and holder of all indebtedness and you are requested, on payment to you of any sums owing to you unside of Trust, delivered to you herewith and to reconvey, without held by you under the name? Inch: Inch: Inch: Inch: Inch:	A FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust, to cancel all ev warranty, to the parties designated by the terms of arranty, to the parties designated by the terms of By By d to the Trustee for cancellation before reconveyance KI STURCH TO THE	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	Image: Second	R FULL RECONVEYANCE	said Deed of Trust have been paid, idences of indebtedness, secured by said Deed of Trust, the estate now
	Image: Second	A FULL RECONVEYANCE secured by this Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by der the terms of said Deed of Trust. All sums secured by adder the terms of said Deed of Trust. All sums secured by the terms of By By By By Child Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of KI Sums EN All Statistic Deed of Trust. All sums secured by the terms of t	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.
	Indiana (SEAL) Notary Public for Orygon TO'TRUSTEE: REQUEST FOR And you are requested, on payment to you of any sums owing to you on any sums owing the you on any sums owing to	By	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.
	Indiana (SEAL) Notary Public for Orygon TO'TRUSTEE: REQUEST FOR And you are requested, on payment to you of any sums owing to you on any sums owing the you on any sums owing to	By	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.
	All AND	By	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.
	TO'TRUSTEE: SEALS	By	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.
	Kit amathy State	By	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.
	(SEVT) (SEVT	By	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.
	(SEVT) Avantar 11, 1982 Avantar 1982 Avantar 1982 Avantar 1982 Avantar 1982 Avantar 1982 Avanta	Ki Ki Ki Bit Bit Bit	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.
	(SEVT) Avantar 11, 1982 Avantar 1982 Avantar 1982 Avantar 1982 Avantar 1982 Avantar 1982 Avanta	B. FULL RECONVEYANCE Signature	said Deed of Trust have been paid, dences of indebtedness, secured by said Deed of Trust, the estate now will be made.