S \$33285 40591 ATC-84267 Vol. 19 Page 149 Stewart Goldberg Whith 189 14 9000 AND WHEN RECOR CORCATI BILLINM Stock -----7318 PAUHTER AVENUE 9119 07 SONGE TIVE STU GOLDBERG & ART TELLES -----SPACE ABOVE THIS LINE FOR RECORDER'S USE TRUST DEED and NOTE SECURING BAIL BOND L-44849 NO. DEFENDANT GANY A SINN ORIGINAL PROMISSORY NOTE SECURED BY DEED OF TRUST tos Angeles 00,000-3-20 California 24 ON DEMAND after date for value received, I promise to pay to the order of CLASSIFIED INSURANCE CORPORATION the sum of ONS NUNDNOD THOMANO with interest from date of payment after entry of Summary Judgment on Bail Bond until paid at the rate of 10 percent per annum, payable ON DEMAND, plus reasonable attorneys fees, court costs and costs of collection. Should interest not be so paid it shall thereafter bear like interest as the principal, but such unpaid interest so compounded shall not exceed an amount equal to simple interest on the unpaid principal at the maximum rate permitted by law. Should default be made in payment of interest when due the whole sum of principal and interest shall become immediately due, at the option of the holder of this note. Principal and interest payable in lawful money of the United States. If action be instituted on this note I promise to pay such sum as the Court may fix as attorney's fees, Lan 174 GARY A SINN This Deed of Trust, made this 19_84 - PACHELLS M SINN DANX A JUN H between 8098 CANTERBURY Way Busin Part herein called TRUSTOR, Whose address is _ 30620 That TRUSTOR hereby GRANTS TO TRUSTEE, IN TRUST, WITH POWER OF SALE, all of that property in _____ LANATH That Onegon lines Map 10-71 Page 3898 DREGON AKA KLAMATH, ONE YON Zip legal description. FOR THE PURPOSE OF SECURING the performance of each agreement of the TRUSTOR herein contained and the payment of the sum of \$______ with interest thereon according to terms of the original promissory note of even date, made by the TRUSTOR in favor In addition to that set forth herein above, this DEED OF TRUST secures payment of all indebtedness, fees and expenses incurred by way of a BAIL BOND AGREEMENT executed by the undersigned on or about the date thereof in favor of above-detailed defendant and bond number. To Protect the Security of this Deed of Trust, Trustor agrees: by execution and delivery of this Deed of Trust and the Note it secures, to be bound by provisions (1) thru (12) and (14) to (17), inclusive, contained in this Deed of Trust. The said provisions are hereby adopted and incorporated provisions (1) and (12) and (14) to (11), molestre, contained in this base of fresh, the sale provisions are noted, adopted and morporated are noted and morporated are noted and morporated are noted and morporated are noted and morporated and morporated are noted and morporated and morporated are noted and morporated and morporated are noted and morporated are noted are noted and morporated are noted are noted are noted and morporated are noted and morporated are noted are not a in said provisions are construed to mean the property, obligations and the parties set forth in this Deed of Trust. The Undersigned Trustor requests that a copy of any notice of default and of any notice of sale hereafter be mailed to him at his address STATE OF CALIFORNIA STATE Augelas 3-20-84 before me, the undersigned, On a Notary Public in and for said State, personally appeared personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is (are) sub-OFFICIAL SEAL STEWART GOLDBERG LOS ANGELES COUNTY comm. expires MAY 24, 1987 Signature Iewart NOTARY'S NAME (TYPED (THIS AREA FOR OFFICIAL NOTARIAL SEAL) CIC-13 the state of the state of the

A CONTRACTOR OF THE OWNER

20111 app9 THIS SIDE MUST BE RECORDED

TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

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TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES:

To accept as true and conclusive all tacts and statements therein and to act thereon hereunder.

4. To appear in and detend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum. In any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this deed.

Beneficiary to foreclose this deed. 5. To pay at least ten days before delinquency all taxes and assessments affecting said property, including assessments on appurtenant water stock; when due all incumbrances, charges and liens, with interest, on said property or any part thereot, which appear to be prior or superior hereto; all costs, fees and expenses of this Trust.

6. That, should Trustor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation so to do and without notice to or demand upon Beneficiary or Trustee being authorized to enter upon said property for such purposes; appear in and defend any action or proceeding to affect the security hereof. Beneficiary or Trustee; pay, purchase, contest or compromise any incumbrance, charge or lien which in the judgement of either appears to be prior or superior nereto, and exercising any such powers; pay, necessary expenses; employ counsel and pay his reasonable fees.

7-7. To pay immediately and without demand all sums so expended by Beneficiary or Trustee, Interest from date of expenditure at the rate provided in said Note; and to pay for any Beneficiary's written statement, regarding the obligation secured hereby, no more than allowed by law at the time such statement is requested by Trustor, his legal representative or escrow

8. Any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who any apply or release such moneys received by him in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.
 9. By accepting payment of any sum secured hereby after its due date. Beneficiary does not waive his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

sclare default for failure so to pay. 10: Any sale, trade, exchange, conveyance or encumbrance of said property or any interest of part thereol, or change of occupancy thereol, without the written consent of the afficiary herein named, or its successors or assigns, shall give such Beneficiary, or its successors or assigns, the right to declare the then full unpaid belance of said note due and ble. navahla

11. At any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed and all Notes secured hereby, for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby. Trustee may upon payment of its fees: rencovey any part of said property: consent to the making of any map or plat thereof; join in granting any easement thereon; or join in any extension agreement or any agreement subordinating the lien or charge

hereot.
12. That upon written request of Beneficiary, stating that all secured hereby have been paid, and upon surrender of This Deed and the Note or Notes it secures to Trustee for shall be conclusive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the Derson or persons legally finited hereoto". Five (5) years after issuance of any matters of fact full reconveyance. Trustee may destroy said note and this Deed, unless directed in such secures to any agreement hereinder. Beneficiary may declare all sums secured hereby or in performance of any agreement hereunder. Beneficiary may declare all sums secured hereby or in performance of any agreement hereunder. Beneficiary may declare all sums secured hereby in the denand for sale and of written declaration of default and demand for sale and of written declaration of accept as there is such accept as the accept as the resolution to accept as the accept as the accept as the resolution of sale in authors of the truthfulness thereot. They applied there all sums secured hereby in the as the required by law. Trustee, upon presentation to it by Beneficiary of a written declaration of default and demand for sale and of written declaration of accept as three as body as the destrot accept as three and there by any trustee, without demand on Trustee, and in the as may be required by law following the recordation of sale, its authorized to accept as three and subort and there of sale hand of the truthfue stifter of cash in tawful money of the United hereit the order in which the property, it consisting of several known lots or parcels, shall be sold and the to there any part and notice of sale hand into a site of default, and notice of sale hand to accept as three and there by aw trustee, without demand on Trustee, and there as the application of sale in the term formance of any agreement at the time field and on the sole and the body as the trustee as a whole or in separate parcets, and in auncing the property so odd, but witho

15. The Beneficiary of his successor in interest shall have the right to substitute a Trustee or Trustees in the place and stead of the within Trustee or any substituted. Trustee by complying with the laws of the State of California providing therefor and upon the recording in the office of the County Recorder of said County an acknowledgment by the Trustee, acting at the date thereot, of the receipt of a copy of such substitution. It shall be the duty of any Trustee to make such acknowledgment when so requested upon presentation of the Deed and said note for endorsement and upon payment to it of an amount equal to the amount the Trustee would then charge for a Full Reconveyance.

16. This Deed applies to, invines to the benefit of, and binds all parties hereto, their heirs, legatees; devisees, administrators, executors, successors and assigns. The term Beneficiary only the original Beneficiary hereunder but also any future owner and holder, including pledgees, of the Note or Notes secured hereby. The term Trustor shall include not the original Beneficiary successors in interest to the Trustor and all future record owners of the property described herein. In this Deed whenever the context so are under singular, number includes the plural.

59,177 (Trustee accepts this Trust when this Deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Trustor, Beneficiary or Trustee shall be a party unless brought by Trustee.

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	REQUEST FOF The undersigned is The undersigned is detecting secure unsequences of underled index the terms of and bed index the terms of and bed mices of indebled mices of and bed mice the same.	SUBSTI Do notioes or des NoTE which it see	
	REQUEST FOR FULL RECONVEYANCE	OPEN ENC troy this Deed , ures. Both mus cellation befor	
STATE OF ORRGAN	COUNTY OF KLAMATHISS		RED .
I hereby certify record on the <u>yrd</u> and duly recorded	that the within instrumen day of JulyA.D in VolM81,, of	, 19 <u>84 at 9:05</u> o'clo	for ck_A_M, page_11196
Fee: <u>\$ 8.00</u>		by: Deruetla Stels	LERK , Deputy



Return To: Stu Goldberg Bail Bonds 7318 Painter Avenue Whitteer, CA 90602

STATE OF OREGON,) County of Klamath) Filed for record at request of

on this 28 day of August A.D. 19 84
at_4:13 o'clock P M. and duly
recorded in Vol. <u>M84</u> of Mortgages
Page 14916
EVELYN BIEHN, County Clerk
By PAm Anigh Deputy
Deputy
Fee12.00