* 46311	MITI-14573-K	Vol: 1485 Page 2897
THIS TRUST DEED, made this GERARD POBUDA		February BIODY COLDERCTORY
the second se		, 19.02., bêtween , bêtween , as Trustee, and
NIEL M. RAYMOND and SYLVIA as Beneficiary,	T. RAYMOND, husband an	ad wife
		· · · · · · · · · · · · · · · · · · ·
		e in trust, with power of sale, the property
recorded April 29, 1951, in Book	ay as conveyed to the U 291 at page 391, Deed	the NW 1/4 NW 1/4 of Section 36, lian, Klamath County, Oregon, lying mited States of America by deed records of Klamath County, Oregon.
35, Township 34 South, Range 7 Er lying North of the Sprague River deed recorded April 29, 1951, in Oregon.	ast of the Willamette M	on of the NE 1/4 NE 1/4 of Section eridian, Klamath County Oregon
together with all and singular the tenements, here now or hereafter appertaining, and the rents, issue tion with said real estate. FOR THE PURPOSE OF SECURING B	ditaments and appurtenances and t s and profits thereof and all fixture	all other rights thereunto belonging or in anywise is now or hereafter attached to or used in anywise
um of THREE THOUSAND FIVE HINDR	ERFORMANCE of each agreemen	t of grantor herein contained and noused it.
note of even date herewith, payable to beneficiary	or order and made by grantor, the	est thereon according to the terms of a promissory final payment of principal and international and internationand and international and international and i
The above described real property is not currently	. Livia in the state	above an infinite of the second
1. To protect, preserve and maintain said property		
It repair; not to remove or demolish any building or implify to commit or permit any waste of said property. 2. To complete or restore promptly and in good anner any building or improvement which may be construct stroyed thereon, and pay when due all costs incurred thereto 3. To comply with all laws, ordinances, regulations; or and restrictions allecting said property; if the benefician in executing such incident statements pursuant to the loce as the beneficiany may require and to pay for li control with all such and to pay for li control of the property.		making of any map or plat of said property; (b) join in ent-or creating any restriction thereon; (c) join in any her agreement allecting this deed or the lien or charge y, without warranty, all or any part of the property. The any second secribed as the "person or persons for," and the recitals therein of any matters or lacts shall of the truthfulness thereol. Truste's lees for any of the this paragraph shall be not less than \$5. y delaut by grantor hereunder, beneficiary may at any without by grantor hereunder, beneficiary may at any
in in executing such linancing statements pursuant to the U I Code as the beneliciary may require and to pay for li- oper public office or offices, as well as the cost of all li- ling officers or searching agencies as may be deemed neliciary.	ing same in the pointed by a court,	and without regard to the adequacy of energy of any
4. 10 provide and continuously maintain insurance of or hereafter erected or the said premises against loss of such other hazards as the preficiary may from time to	on the buildings less costs and expense damage by lire ney's lees upon any	By secured, enter upon and take possible and security for secol, in its own name sue or otherises collect the rents, cluding those past due and unpaid, and apply the same, es of operation and collection, indifferent enters indebtedness secured hereby, and in such order as bene-
he grantor shall fail to any reason to procure any such	soon as insured; insurance policies or	ring upon and taking possession of said property, the
n of any policy of insurance now or hereafter placed or beneficiary may procure the same at grantor's error	or to the expira- said buildings, pursuant to such noti	plication or release thereof as aloresaid, stall not cure or notice of default hereunder or invalidate any act done
ay determine, or at option of beneficiary the entire amount y part thereol, may be released to grantor. Such application t cure or waive any default, or notice of default hereunder o done mirunart to the second	so collected, or or release shall in equity as a mortg	at his election may proceed to foreclose this that an
5. To keep said premises free from construction lens is, assessments and other charges that may be levied or a unst said property before any part of such taxes, assess procession of the same said of the same same same same taxes have before any part of such taxes, assess	and to pay all ssessed upon or to sell the said des hereby whereupon th	be recorded his written notice of default and his election cribed real property to satisfy the obligation secured
beneficiary; should the grantor lail to make payment of a	receipts therefor the manner provided i	red by law and proceed to loreclose this trust deed in n ORS 86.735 to 86.795.
its, insurance premums, liens or other charges payable by direct payment or by providing beneficiary with funds ke such payment, beneficiary may, at its option, make p the amount so paid, with interest at the rate set forth in t eby, together with the obligations described in paragraphs, it deed, shall be added to and become a part of the debt it deed, without waiver of any iddle articity terms to be	secured by this secured by the	ny other person so privileged by ORS 86.753, may cure s. If the default consists of a failure to pay, when due, trust deed, the default may be cured by paying the
s deed, which is added to and become a part of the debt enants hereof and, for such payments, wth interest as adore y hereinbelore, described, as well as the grantor, shall, be te extent that they are bound for the payment of the of cribed, and all such payments shall be immediately due and police; and the nonpayment thereof shall, at the online of	"of any of the pronot then be due had r said, the property being cured my be co bound to the obligation or trust de	
all sums secured by this trust deed immediately due an	d pauble and by law	ured by tendering the performance required under the ed. In any case, in addition to the beneficiary all costs incurred in enlorcing the obligation of the trust deed and attorney's lees not exceeding the amounts provided
6. To pay all costs, lees and expenses of this trust include search as well as the other costs and expenses of the to onnection with or in enforcing this obligation and trustee's actually incrured.	luding the cost place designated in the rustee incurred be postponed as provided in the postponed postponed as provided in the postponed pos	the sale shall be held on the date and at the time and the notice of sale or the time to which said sale may ded by law. The trustee may sell said property either parate parcels and shall sell the parcel or parcels at bidder lor, eash, payable at the time of or parcels at
7. To appear in and defend any action or proceeding of the security rights or powers of beneficiary or trustee, and on or proceeding in which the beneficiary or trustee may ap suit for the feature of the security of trustee may ap	purporting to shall deliver to the pu d in any suit, the property so sold, I plied. The recipient is a	bidder for cash, payable at the time of sale. Trustee irchaser its deed in form as required by law conveying but without any covenant or warranty, express of im
ng evidence of title and the beneficiary's or trustee's altor, int of attorney's lees mentioned in this paragraph 7 in all	revenues, inof the truthfulness the ney's lees; the the grantor and benefic	ne deed of any matters of lact shall be conclusive proof reol. Any person, excluding the trustee, but including lary; may purchase at the sale. the sells pursuant to the powers provided herein, trusteeis of sale to payment of (1) the expenses of sale, in-
the court shall adjudge reasonable as the beneliciary's or to less on such appeal. It is mutually advect the state	rustee's attor- attorney, (2) to the of	digation secured by the trust deed, (3) to all manage
o. In the event that any portion or all of said property is r the right of eminent domain or condemnation, beneficiary is it is o elects, to require that all or any portion of the m mensation for event.	shall have the surplus. If any, to the shall have the surplus.	may from time to time appoint a successor
red by grantor in such proceedings, shall be paid to be	arily paid or under. Upon such app	be vested with all title, powers and duite conveyance to the successor
y in such proceedings, and the balance applied upon the ed hereby; and grantor agrees, at its own expense, to take execute such instruments as shall be necessary in obtaining	indebtedness which, when recorded in such actions which the property is sit & such actions of the successor trustee.	named or appointed hereunder. Each such appointment e made by written instrument executed by beneficiary, n the mortfage records of the county or counties in uated, shall be conclusive proot of proper appointment
2. At any time and from time to time upon written request. payment of its lees and presentation of this deed and ment (in case of full reconveypness for consult deed).	17 Tourston	pts this trust when this deed, duly executed and a public record as provided by law. Trustee is not puty hereto of pending and under an article is not

NOTE: The Trust Deed Act provides that the trustee bereunder must be either an attorney, what is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to a business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS &&&,505 to &&,585.

	and with the beneficiary and the real property and has a valid, un	2898 see claiming under him, that he is law- encumbered title thereto except
and that he will warrant and forever defer	nd the same against all persons w	homsoever.
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, famil (b)X dd Xan Varganization) for X & Veh Vik granko X 6 https://	y, household or agricultural purposes	See Important Notice Delow, A XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
This deed applies to, inures to the benefit tors, personal representatives, successors and assig contract secured hereby, whether or not named as masculine gender includes the feminine and the n	ns. The term beneficiary shall mean in	
IN WITNESS WHEREOF, said gr	antor has hereunto set his hand of	he day and year first above pritten.
not applicable; if warranty (a), is applicable and the as such word is defined in the Truth-In-Lending Act beneficiary MUST comply with the Act and Regulati disclosures; for this purpose, if this instrument is to be the purchase of a dwelling, use Stevens-Ness Form h if this instrument is NOT to be a first lien, or is not of a dwelling use Stevens-Ness Form No. 1306, or e	seneficiary is a creditor and Regulation Z, the GERAR on by making required a FIRST lien to finance lo, 1305 or equivalent; to finance the purchase quivalent. If compliance	D POBUDA
with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	Fig. 19. Mode address, and and an address and address addre address address add	For a providing the second se Second second seco
STATE OF OREGON, County of Camath 35.	and a start of the second s	inty of
Personally eppeared the above named	n maan ni ka ka ka ka ka ka ka sa ka sa ka sa ka sa	and who, each being first of former is the
	president and that the lat	ter is the
and acknowledged the toregoing ment to be Wils" voluntary act and Before me:.	a corporation, and that the corporate seal of said corp instru- deed. Before me:	a seal attixed to the foregoing instrument is the oration and that the instrument was signed and rporation by authority of its board of directors; ledged said instrument to be its voluntary act
(OFFICIAL SEAL) Notery Public for Oregon My commission expires: ////	Notary Public for Oregon 2/87 My commission expires:	(OFFICIAL SEAL)
	REQUEST FOR FULL RECONVEYANCE	na se en la companya de la companya En la companya de la c
[10] A. S. M. S. M. Markey, K. M. Sanakay, K. M Sanakay, K. M. Sanakay, K. M. Sana K. M. Sanakay, K. M. Sanakay, K. M. Sanakayay, K. M. Sanakayay, K. M. Sanakayay, K. M. Sanakay, K. M. Sanakay, K. Sanakay, K. M. S	to be used only when obligations have been paid. Not the 2000 COL, 2000 COL	
The undersigned is the legal owner and ho trust deed have been fully paid and satisfied. Yo	u hereby are directed, on payment to y I all evidences of indebtedness secured convey, without warranty, to the partie	loregoing trust deed. All sums secured by said ou of any sums owing to you under the terms of by said trust deed (which are delivered to you s designated by the terms of said trust deed the
DATED:		
<pre>interface interface i</pre>	· 一张东西接着了一个小哥的时代的人的分词 的复数	Beneliciary stée for concellation before reconveyance will be made.
Legender Minster (1997) (1997)	er eiler der Annen Karre andere a	
TRUST DEED (FORM No. 881-1) stevens.ness law publ. co., portland, ore.	il 14 of Series fragma of the Millaresce frage Writer garages for the F	STATE OF OREGON, County of <u>Klamath</u> I certify that the within instru-
Gerard Pobuda	a (Marian Germane) en Gerta II (Maria ener a anterio) Maria Michael de Contesta Space Reserved	ment was received for record on the 26th day of February, 1985, at 2:33 o'clock PM, and recorded in book/reel/volume No. M85 on
Grantor <u>Niel M. Raymond & Sylvia T.</u> Raymond	FOR RECORDER'S USE	page 2897 or as document/fee/file/ instrument/microfilm No. 46311 Record of Mortgages of said County.
		Witness my hand and seal of County affixed.
MOUNTAIN TITLE CO., INC.		Evelyn Biehn, County Clerk
MONTAIN IIIII GOI, IIG	Fee: \$9.00	By Trim Stmill Deputy

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