THIS TRUCT PART		RUST DEED	Vol. MIS Page	3500 0
THIS TRUST DEED, made WILLIAM S. ADAMS and JE	e this 11th ANNE I. ADAMS.	husband and	March , 1	9.85 between
			R. M. H. Y.	
as Grantor, <u>MOUNTAIN TITLE (</u> EDWARD R. PHILLIPS and N as Beneficiary,				
as Beneficiary,		「「「「」」「「「」」「「」」「「」」「「」」「」」「」」	and wife	
Grantor irrevocably grants, b in <u>Klamath</u> Co	WIT	NESSETH:		
in Klamath Co	unty, Oregon, des	cribed as:	ee in trust, with power of sa	le, the property
Lot 22, Block 4 TRACT NO			· · · · · · · · · · · · · · · · · · ·	
Lot 22, Block 4, TRACT NO. plat thereof on file in the	사람은 19 20 th the 19 1		or hramach county, or	egon.
SPECIAL TERMS: Upon resale Beneficiaries will allow ass Credit Report. The Benefici but increase of interest rat	sumption of th	is Trust Deed	percy by the Grantore	+h-
together with all and singular the tenement now or hereafter, appertaining, and the rents tion with said real estate.	s, hereditaments and	ADDirtonono	<u>,</u>	
togener with all and singular the tenements now or hereafter appertaining, and the rents tion with said real estate. FOR THE PURPOSE OF SECURI	, issues and profits the	hereof and all fixture	au other rights thereunto belongin es now or hereafter attached to or	ng or in anywise used in connec-
sum of THIRTY-FIVE THOUSAND	AND NO/100	£ of each agreemen	t of grantor herein contained and	payment of the
not sooner paid, to be due and payable to benefit The date of maturity of the debt securi	per terms of red by this instrument	ade by grantor, the note, 19.	final payment of principal and in	of a promissory
			ing purposes.	1
To protect the security of this trust de 1. To protect, preserve and maintain said pp nd repair, not to remove or demolish any building of to commit or permit any waste of said property. an er To complete or restore promptly and in stroyed thereon, and pay when due all costs incurred and restrictions allecting said property. If the b in in executing such linancing statements pursuant to the Cost of the said of the said of the said to per public office or offices, as well as the cost o we dollary be and continuously maintain insu-	operty in good condition or improvement thereon;	granting any easem subordination or of thereol: (d) reconv	making of any map or plat of said pro- ientor creating any restriction thereon, her afreement allecting this deed or t EY, without warranty, all or any part of	perty; (b) join in (c) join in any
anner any building or improvement which may be stroyed thereon, and pay when due all costs incurred 3. To comply with all laws, ordinances, regin	good and workmanlike constructed, damaged or therefor,	frantee in any rec legally entitled there be conclusive proof	her agreement ally restriction thereon, ber agreement allecting this deed or t ey, without warranty, all or any part of onveyance warranty, all or any tas to," and the reticals therein of any man of the truthiulness thereol. Trustee's le t this paragraph shall be not less than \$5. y default by grantor hereunder, benefit without	the property. The person or persons ters or lacts shall
is and restrictions affecting said property; if the b n in executing such financing statements pursuant to l Code as the beneficiary may require and to pa- per number of the second sec	eneliciary so requests, to o the Uniform Commer- y for filing same	services mentioned in 10. Upon an time without notice,	this paragraph shall be not less than \$5. y delault by grantor hereunder, benelic either in person by adort	es for any of the liary may at any
filling officers or searching agencies as may be dielicary. 4. To provide and continuously maintain insu- or hereafter erected on the said premises against such other hazards as the begicicary may from	f all lien searches made leemed desirable by the	the indebtedness her erty or any part th issues and prolite	a this paragraph shall be not less than \$5. by delault by grantor hereunder, benetin either in person, by aftent or by a r and without refard to the adequacy o oby secured, enter upon and take posses ercoi, in, its own name sue or otherwise eluding those past due and unpaid, and unpaid, and collection, including	any security for sion of said prop-
such other hazards as the begolicjary may from	loss or damage by lire	less costs and expens ney's lees upon any liciary may determin	in success secured hereby, and in su	ch order as here
he grantor shall fail for any reason to procure any	iary as soon as insured; Such insurance and to	collection of such re- insurance policies of	ring upon and taking possession of sints, issues and prolits, or the proceeds	id property, the
beneficiary may procure the same at grantor's	aced on said buildings,	waive any default of pursuant to such port	plication or release thereol as aforesaid, notice of default hereunder or invalid.	shall not cure or
y actermine; or at option of beneficiary the entire	amount to collected	event the henelicing	ault by grantor in payment of any indu- ormance of any agreement hereunder, the ured hereby immediately due and pays at his election may proceed to hereby	ble In such as
5: To keep said premises free from construction	n lens and to say all	advertisement and sa	age or direct the trustee to foreclose the	is trust deed by
and said property before any part of such taxes, arges become past due or delinquent and promptly a	assessments and other	hereby whereupon the	cribed real property to satisfy the ol e trustee shall lix the time and place of	and his election
is, insurance premiums, liens or other charges pay, direct payment or by providing beneliciary with	able by grantor, either	13. After the sale, and at any time	trustee has commenced foreclosure by an	Vestisement and
by, together with the obligations described in parage deed, shall be added to and become a part of the	raphs 6 and 7 of this	sums secured by the	s. If the default consists of a failure to trust deed, the default may be cured	pay, when due,
hereinbefore described, as well as the grantor, s	as aforesaid, the prop-	being cured my be c	no default occurred. Any other default if ured by tendering the performance reco	at is capable of
estent that they are bound for the payment of ribed, and all such payments shall be immediately notice, and the monpayment thereof shall, at the opt of all sums secured by this trust deed immediately titule a breach of this trust deed.	due and navable with	and expenses person e	end of tendering the performance req eed. In any case, in addition to curing flecting the cure shall pay to the bene incurred in enforcing the obligation of and attorney's lees not exceeding the an	the default or
6. To pay all costs, fees and expenses of this tr	ust including the and	by law.	in the ar	nounts provided
actually incurred.	usiee's and attorney's		Lie-sale shall be held on the date and iel notice of sale or the time to which ded by law. The trustee may sell said eparate parcels and shall sell the parce bidder for cash, payable at the time or uchaser its deed in form as remirred by	
n or proceeding in which the beneficiary or trustee i	nav annear including	plied. The recitals in the	but without any covenant or warranty, he deed of any matters of lact shall be r	storess or im
by the trial court and in the event of an appeal h	in all cases shall be	the grantor and benefic	red, any person, excluding the trustee inry, may purchase at the sale. is of sale to payment of (1) the expen on of the trustee and a reavonable che	Dut including
le court shall adjudge reasonable as the beneficiary lees on such appeal. It is mutually advend that	such sum as the ap- 's or trustee's attor-	having recorded line	bligation secured by the trust deed. (3)	to all persons
the right of eminent domain or condemnation, bene	operty shall be taken	surplus, if any, to the	may appear in the order of their priorit grantor or to his successor in interest e	e in the trust V and (4) the
inpensation for such taking, which are in excess of	the mount required necessarily paid or	Nors to any trustee nan under. Upon such any	may from time to time appoint a succe and herein or to any successor trustee a	Nor or succes-
		trustee, the latter shall	be vested with all title, powers and d	tries conferred
cell by grantor in such proceedings, shall be paid ed by it first upon any reasonable costs and expenses in the trial and appellate courts, necessarily paid o y in such proceedings, and the balance applied 'up d hereby; and grantor agrees, at its own expense, execute such instruments as shall be necessary in o fion, promptly upon benelicitary's request, 9. At any time and from time to time upon write payment of its fees and presentations of the able	on attorney's fees, incurred by bene- on the indebtedness to take such actions obtaining such com	and substitution shall be which, when recorded i which the property is sit of the successor trustee.	named or appointed hereunder. Each suc e made by written instrument executed n.the mortgage records of the county inated, shall be conclusive prool of prope pls this trust when this deed, duly a public record as provided by	by beneliciary, pr counties in appointment

Antal water of the source specest the ou side a bone from the The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawpination" spe fully seized in fee simple of said described real property and has a valid, unencumbered title thereto except none and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. °U Ξ, * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness form No. 1306. or equivalent. ADAMS IAM S. nrel VEANNE I. ADAMS of a dwelling use Stev with the Act is not requi (If the signer of the above use the form of acknowled STATE OF OREGO County of Kits d March M sť Personally appe

welling use Stevens-Ness Form No. 1306, or equivalent. Act is not required, disregard this notice.	And a strategy of the strat
igner of the above is a corporation, form of acknowledgment opposite.)	(4) C. M.
E OF OREGON, }ss.	STATE OF OREGON, County of
March 19 02 resonally appeared the above named DIAM St. ADAMS, and JEANNE I. ADAMS.	duly sworn, did say that the former is the
band and wife	president and that the latter is the
and acknowledged the toregoing instru- to be their voluntary act and deed. Betor me:	a corporation, and that the seal affixed 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. Abelow me:
ICIAL TOTAL A TALA Notary Public for Oregon My commission expires: 11/10/87	My commission expires: (OFFICIAL SEAL)
an a	na na serie de la constante de La constante de la constante de

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

Trustee

TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

....., 19.....

WILLIAM SA

husband and - ĩi

ment to be.

(OFFICIAL SEAL)

DATED: ...

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i.,

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ireits Supere. De Beneficialies reserve the right stallalities dil allev assumbtion of this frame property by the tra-36 TCQ10-113 Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconvoyance will be mu

TRUST DEED (FORM No. 881-1) I certify that the within instru-STEVENS-NESS LAW PUB. CO., PORTLAND. ORE ment was received for record on the William S. Adams & Jeanne I. Adams and the second s at 3: 05 o'clock P. M., and recorded 44. SPACE RESERVED e sant of the t Grantor Edward R. Phillips & Norma J. RECORDER'S USE Record of Mortgages of said County. Phillips Witness my hand and seal of With the program way when County affixed. Beneficiary AFTER RECORDING RETURN TO 1129 Evelyn Biehn, County Clerk By Pom MOUNTAIN TITLE CO., INC. Am Deputy 1.5159 13 Fee: \$9.00 **HRATS**