1608r		$f = \frac{1}{\sqrt{2}} \left(\frac{1}{\sqrt{2}} + \frac{1}{\sqrt{2}} \right)$	
66698	DEED OF "Deed"), the words, you, your, refer to BENEFICIAL OPECCO		
1. PARTIES:	DEED DE	7131	
 PARTIES: In this Deed of Trust (Grantor. The words, we, us, and our Deed, whose address is 818 M. The word Trustee refers to Mount to whose address is 107 Main You are PAIL GARDNER AND You live at 1000 Shortridge in the City (Town) of Rence CONVEYANCE OF PROPERTY: together with interest on unpaid balance "Note/Agreement") that relates to work on Damage of the state	'Deed''), the words	Vol	180 Para 180
The word Trustee refers to Normal	11 St BENEFICIAL ORECO	and yours refer to each and a	all of those who give all
You are PAUL GARDNER WIT	St., Klamath Falls	Klamath County	ORTGAGE CO., the Beneficiary
in the City (Town) of	DE. CARDNER (hu	Bband and Wife)	
 CONVEYANCE OF PROPERTY: together with interest on unpaid balance "Note/Agreement") that relates to your loa payment of your loan, you make this Deed real property described. 	W/ 1	he County of	
 cogether with interest on unpaid balance "Note/Agreement") that relates to your loa payment of your loan, you make this Deed real property described below (hereafer "I (a) Property: The Property is located in Its postal address is SW The legal description of t 	s of the Actual Amount of Loan	Actual Amount of Loan of \$	16.000 00
real property described below (hereafor the	on September 29	t the Rate of Charge shown in in full on October 3	the Note or Loan Agreement of
(a) Property: The Property is located in Its postal address is SW The legal description of t Lot 5, Block 21, THIRD plat thereof, on file,	"roperty") in trust for us:	with Trustee and sell and	convey to Trustee, with power the pr
The legal description of t	End of Lukes Rd. La	Klamath	power of sale
plat thereas	ADDITION TO PTUES		, Ore
	in the office of the	County Classical	ng to the official
		country clerk of Kli	math County, Oregon.
9			
		n de la composition d La composition de la c	
		이 이 방법에 가지 않는 것이 있었다. 가 같은 것이 있는 것이 있는 것이 있는 것이 있다. 이 가지 않는 것이 있는 것이 있 같은 것이 같은 것이 있는 것이 같은 것이 있는 것이 없는 것이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 있는 것	
 (b) The Property is improved by buildings 3. USE OF PROPERTY: The Property is 4. OTHER DESCRIPTION 	And		
Name of Lienholder NONE	rty is subject to a prior approach	al, timber or grazing purposes.	
4. OTHER ENCUMBRANCES: The Property is Name of Lienholder NONE Date: Principal Amount: 8 Recording Information: Date of Recording Place of Recording: Check appropriate box!	Type of Security Instrument	ance identified as follows:	
Recording L.C.		Social Section Irust D Mortgage	
Place of Recording: Check appropriate box)			
Records and Elections of B	Court		, Page
		Department of Records and Flow	d Elections of Washington County
responsible r	the terms of the Note/Agreement	453e33	ments of Lang (
 TITLE: You warrant title to the Property. Tresponsible for any costs or losses to us if anyon the property. You shall not all the property. LIENS ON PROPERTY: You shall not all the property. INSURANCE: Until and the property. 	ne but you claims an inter you	own the Property Law	
iten, to attach to the Property.	ow any type of lien, whether it he	it	ght to give this Deed and are
extended coverage"). If we add your debt, you	will insure all built	inclusion materialme	en's lien, judgment lien as to
assign and give the property for more than its full r	urance acceptable to us for any o	toperty against damage by fire	and att t
9. FAIL there insurance policies shall include the	juested so that we can hold the	us on the policy to receive nave	ly require. We will not require
MAINTAIN INSTITUTION	usual standard clauses protesting	isurance policies as further con-	ucin if there is a loss. You will
10. INSURANCE PROCEEDS. 10	ced to pay the premiums alustral	nce, we can purchase it often	
 1.1. INSUMANCE PROCEEDS: If we receive any filing a claim for that loss, we need not pay you a may require. 11. TAXES: You will pay all the taxes, water or sewer items to us. If you do not pay these charges when reimburse us for any amounts we have have been appeared. 	insurance proceeds as a result of	rest. This Deed secures that a	give you any notice the law
II. TAYES	the single purpose of renais	n (a) use the proceeds to the	use of the Property and then
items to us. If you do not ney these, water or sewer	l Tates or ascont	he Property or (c) use the mon	ey for any other purpose and
12. MAINTATA and any amounts we have baid togeth	due, we can pay them after	erty, unless we require you to	i -i poac ne
 II. TAXES: You will pay all the taxes, water or sewer items to us. If you do not pay these charges when reimburse us for any amounts we have paid togeth MAINTAIN PROPERTY: You shall keep the DEFENSE OF PROPERTY: You shall appear you shall pay, purchase, contest, or compromise any in our judgment appear to be superior to this Deed, and pay reasonable attorney's fees in any action where we may attached attorney is fees in any action where we may 	Property in good	paid. This Deed secures the	require. You will promote
in and in Parchase, confest on and	dfig detend and in	The shall not commit	
reasonable attorney's form With Deed.	to protect our including.	without limit of rights, or	the nowner of it or
 and pay reasonable attorney's fees. You shall, to the reasonable attorney's fees in any action where we m consent. WHEN FULL AMOUNT DUE 	extent allowed by law, pay all co	at your expense, pay necessary	ces, charges or liens which
(a) Failure Court DUE: For any it is		perty will be altered, demolishe	d or removed to
			a or removed without our
 (c) If you do not pay any tax, water or sever rat (c) Failure to comply with the terms of this Dee. (d) Repairs: If you do not keep the Property in g 	e or assessment when it is due.	lay it is due.	mmediately:
10. SALE OF PROPERTY: If you de Property in g	good repair, or if it is down a		
with the laws of Oregon. You have the right and the pay	ment of the loan or in the perfor	miance of any torm	
16. SALE OF PROPERTY: If you do not keep the Property in a performance of anything you agree to do in this Deed, with the laws of Oregon. You have the right to cure the in which cure is effected, which shall be as follows:	default within 5 days of the date a	legal action or by advertisemer	ote/Agreement or in the
with the laws of Oregon. You agree to do in this Deed, we with the laws of Oregon. You have the right to cure the entire amount due, (b) the actual costs and expenses we i in which cure is effected, which shall be as follows: No. of Days	ic irustre's and attorney'	s fees, based on the number of	sale by paying us (a) the
			and of parc
90 days or more 60 to 80 days	Albount of Fees	Total	Fees for and Attorney
1 30 to 50 days 5 to 29 days	\$125.00 \$175.00 \$225.00	\$25	6.09
	\$225.00 \$275.00	\$35	
		\$550	1.00
			~ 100 km s ~ 100
r 4 OR-13-15, Ed. Jan. '86	新建的 (1997) (1997) (1997) (1997) [1997]		
""""""""""""""""""""""""""""""""""""""		11 A.	

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- 17. BENEFICIARY'S RIGHT TO COLLECT, RETAIN AND APPLY RENTS AND PROFITS: As additional security to the
- BENET ULARY'S RIGHT TO COLLECT, RETAIN AND APPLY RENTS AND PROFITS: As additional security to/ this Deed, you give us the right to collect any rents or profits from the Property. You have the right, prior to any default in payment of performance of the Neie/Agreement of this Deed, to collect any rents or profits. Upon any default, we may at any time without any notice, or by a court appointed receiver, and without regard to the adequacy of any security for the loan, enter upon and take possession of all or any part of the Property. We for any receiver) also may sue for or otherwise collect the rents and profits, including those past due and unpaid, and apply them to the loan, accrued interest. If we take possession of the Property, collect the rents and profits and apply them as provided above, these acts will not cure or waive any default or notice of default given under the Note/Agreement or invalidate any act done in furtherance of any notice.
- SALE OF PROPERTY: If you self the Property voluntarily without obtaining our consent, we may declare the unpaid balance of the Actual Amount of Loan plus interest on that balance that is due and unpaid once due and psyable. We will not exercise our right to make that declaration if (1) we allow the sale of the Property because the creditworthiness of the purchaser of the Property is satisfactory and (2) that purchaser, prior to sale, signed a written assumption agreement with us which contains terms we fix including, if we require, an increase in the Rate of Charge payable under the Note/Agreement. 18.
- 19. PRIOR MORTCAGES OR DEEDS OF TRUST: You shall pay and keep current the monthly instalments on any prior deed of trust or mortgage and shall prevent any default of the prior deed of trust or mortgage. Should any default he made in the payment of any instalment of principal or any interest on the prior deed of trust or mortgage, or should any suit he filed to foreclose the prior deed of trust or mortgage, you any interest on the prior deed of trust or mortgage, or should any suit he filed to foreclose the prior deed of trust or mortgage, you principal or any interest on the prior deed of trust or mortgage, or should any suit he filed to foreclose the prior deed of trust or mortgage, you agree the amount secured by this Deed shall be due and payable in full at any time. At our option, we may pay the scheduled monthly instalments on the loan secured by the prior deed of trust or mortgage and, up to the amount we pay, we may become subrogated to the rights of the beneficiary or mortgage on the prior deed of trust or mortgage. All payments you make on the loan secured by the prior deed of trust or mortgage shall bear interest at the Rate of Charge until the amount so paid is paid in full.
- PREPAYMENT CHARGE: If your loan is for a term of 84 months or more and you prepay it in full within 60 menths of the Date of Loan by means other than refinancing with us, you will pay a Prepayment Charge. The Prepayment Charge is equal to 6 months' interest calculated on the Actual Amount of Loan at the Rate of Charge. If your loan has a term of 60 months, we will charge a Prepayment Charge in the same amount if you prepay the loan within the first 36 months. If your loan term is less than 60 months, you will not have to pay a Prepayment 20.
- 21. FUTURE OWNERS: This Deed shall be binding upon you, your heirs, personal representatives and all persons who subsequently acquire any interest in the Property. 22.
- PARTIAL RELEASE OF PROPERTY: At your request, we may release any part of the Property from this Deed. Any release shall not affect our interest or any rights we may have in the rest of the Property. 23.
- COSTS OF PARTIAL RELEASE: You shall pay all costs and expenses of obtaining and recording all releases from and of this Deed.
- 24. CHANGES IN DEED: This Deed cannot be changed or terminated except in a writing which we sign. 25. SUBSTITUTION OF TRUSTEE: If the Trustee resigns, we may appoint a Successor Trustee.

28.

PAT A. SUMRALL

- NOTICE OF DEFAULT:
- We request that a copy of any notice of default and a copy of any notice of sale mailed to you also be mailed to us at the address on the front. 27. COPY: You received a true copy of this Deed.

SIGNATURE: You have signed and sealed this Deed on ____ September 29 _{19.}86 in the presence of the persons identified be 85 Witness (SEAL) ardner \mathcal{O} んこ Gardner STATE OF Neuda COUNTY OF On this during day of Sept before me, a Notary Public in an Paul Gardner and Dor Shoe Klamath STATE OF OREGON, COUNTY OF 19 86 HEREBY CERTIFY That this instrument was filed for record at the quest of the Beneficiary at 59 minutes past 8 clock A.M., this 3rd day of in and for said State, personally appeared Doris J. Gardner 3rd day of ..., 19_36 in my office, and duly es at page _1,3040 October known to me to be the person(s) subscribed to (is dged to me that 11S6 of Mortgages at page ... ť y executed the recorded in Book. the within instrument and State Ronky Paraic Evelyn Biehn, County Clerk Nevada Name Title Arent Cage 19 Applation Lagrad & Wishos County MY APPOINTMENT EXPIRES APR. 6, 1989 tof C Mr Co County PAM Smith, Term#0743 Notary Public - State of Nevada WY APPOINTMENT EXPIRES AFR. 6, 1089 Appointment Recorded in Washoe County Klazath 80 Grantor (Trustee (Beneficiary) EE 6 97709 Oregon Inc. d/b/ ч TTH POWER OF DEED OF TRI . 8 97601 ଞ BENEFICIAL OREGON INC. AMA Company BENEFICIAL MORTGAGE CO. Mortgage 542, Bend, ଞ 2 g Gardner Title Falls. Bend. OR 9770] September ŝ 518 Wall St. Paul Gardner en recorded mail Beneficial Beneficial Box Mountain Main е 1--) Klamath Doris ់ 407 Dated: When ۰. and. **REQUEST FOR FULL RECONVEYANCE** , Trustee Date:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing Deed of Trust. All sums secured by that Deed of Trust have been fully paid and satisfied. You hereby are directed to cancel all evidences of indebtedness secured by that Deed of Trust (which are delivered to you herewith together with the Deed of Trust) and to reconvey, without warranty, to the parties designated by the terms of the Deed of Trust the estate now held by you under the same. Mail reconveyance and documents to the office of the holder of the indebtedness presenting this request.

Beneficiary

BENEFICIAL OREGON, INC. d/b/s BENEFICIAL MORTGACE CO.