73776		TRI	UST DEED	Vol.	m87 Page	682
		21st	dev of Ar		, ' ''''''''''''''''''''''''''''''	
ANTON M. SUTY T	IT & KELLY SIT	PV harab		(b - b - b - b - b - c	, 1	987, bet
ANTON M. SUTY I as Grantor, MOUNTAIN	N TITLE COMPAN	Y OF KLAM	dandwife ATHCOUNTY			
JOE C. HALOUSEK	& GLADYS E. F	ALOUSER 1	have 1		······,	as Trustee,
JOE C. HALOUSEK as Beneficiary,		ALLOUDIN,I	usunandand	wife		
Grantor irrevocabl	lv érants, hardein	11 1	VESSETH:			
in Klamath	County,	Oregon, desc	ribed as:	stee in tru	st, with power of sa	le, the prop
■	SEE LEGAL MADE	DESCRIPTI	ION ATTACHE	D HERETO	AND	
II - Star Stranger, Ale Ale -	the state of the second se	A FARI HER	CEOF.			
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an de la constante de la const El constante de la constante de	e tavana in tariha	en mangara.	et a ser a se			
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together with all and singular						
together with all and singular now or hereafter appertaining, tion with said real estate. FOR THE PURPOSE	the tenements, here, , and the rents, issue	ditaments and s and prolits tl	appurtenances a hereof and all fix	nd all other stures now or	rights thereunto belong hereufter attached to o	ing or in an
(\$47,400,00)				00		
not sooner paid, to be due and	d novehie non +		· · · · · · · · · · · · · · · · · · ·	me man paj	ment of principal and	interest here
becomes due and nounble I-	at a second by	una matrument	t is the date, sta	ted above or	which the final install	ment of said
sold, conveyed, assigned or al then, at the beneficiary's optio herein, shall become immediate						
The above described real p	property is not currently	ly used for agricu				essed therein
I o protect the security of I. To protect, preserve and	of this trust deed, gr.	antor agrees:	(a) consent to	the making of	any map or plat of said p	roperty; (b) jo
and reproved that the project, preserve and not to commit or permit any waste of the commit or permit any waste of the commit of the commit of the commit destroyed thereon, and pay when due destroyed thereon, and pay when due destroyed thereon, and pay when due the commit of the commit of the destroyed thereon, and pay when due destroyed thereon and pay when due destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the destroyed the d	ish any building or impi said property, promptly and in good	ovement thereon; and workmanlike	subordination o thereol; (d) rec grantee in any	r other agreen	ent affecting this deed or	the lien or ci
destroyed thereon, and pay when due 3. To comply with all laws,	all costs incurred therefore ordinances, regulations	rcted, damaged or or.	legally entitled be conclusive p	thereto," and t	he recitals therein of any m	person or penalters or facts
join in executing such limancing state cial Code as the beneliciary may re proper public office or offices, as w by filing officers or searching agenc	property; if the benelicia ements pursuant to the l equire and to pay for f	ry so requests, to Uniform Commer-	10. Upor time without no	+ + + · · ·	intuiness thereof. Trustee's raph shall be not less than 3 by grantor hereunder, bene person, by agent or by a ut regard to the adequacy d, enter upon and take sec.	
by filing officers on protices, as we	ell as the cost of all lie	en searches made	the indebtedness			
 A. To provide and continuou now or herealter erected on the said and such other hazards as the benefi an amount not less than \$\$11]. 	isly maintain insurance I premises against loss o liciary may from time to	on the buildings r damage by fire	less costs and en	any indebted	s own name sue or otherwi ose past due and unpaid, a ation and collection, includi ess secured hereby, and in	ind apply the s
companies acceptable to the benefici	iary, with loss payable	to the latter; all	11. The collection of sur	entering upon	and taking possession of	said property.
deliver said policies to the beneficiary	on to procure any such y at least lifteen days pr	insurance and to	property, and th	e application o	and profits, or the proceed ion or awards for any takin ir release thereof as aforesai default hereunder or invai	ng or damage of
the beneficiary may procure the sa collected under any fire or other inst ciary upon any industria	ame at grantor's expen urance policy may be a	n said buildings, se. The amount pplied by benefi-	pursuant to such 12. Upor hereby or in his	notice. I delault by gi	antor in payment of any in	ndebredness sec
may determine, or at option of benel	liciary the entire amount	t so collected, or	event the beneli	s secured herel	y immediately due and pa	avable, in such
act done pursuant to such notice.	ce of delaut hereunder o	or invalidate any	advertisement an	d sale. In the	latter event the beneficiary	this trust deed
against said property before any par	rt of such taxes, assess	ments and other	hereby whereup	on the trustee	hall fix the time and place	
			17 44-			
by direct payment or by providing make such payment, beneticiary may and the amount so paid, with interest hereby, together with the obligations trust deed, shall be added to and be	and the set forth m	une note secured	sale, the grantor	or any other p	person so privileged by ORS	86.753 may
trust deed, shall be added to and be	come a part of the debt	• and 7 of this t secured by this				
arty bereinhelous described	mine, with interest as alon	resaid, the prop-	being cured may obligation or tru	be cured by ist deed. In an	tendering the performance by case, in addition to cur	t that is capable required under ing the detault
same extent that they are bound to described, and all such payments shall out notice, and the nonpayment thereo render all sums secured by this trust constitute a breach of this trust dead	I be immediately due an of shall, at the option of deed immediately due	id payable with- the beneliciary,	ADD AT DADAAS and		ny case, in addition to cur the cure shall pay to the b in enforcing the obligation ney's lees not exceeding the	eneliciary all c
6. To pay all costs, fees and	expenses of this trust in	cluding the cost	14. Othe place designated	in the notice	shall be held on the date as of sale or the time to wh	nd at the time
in connection with or in enforcing this lees actually incurred.	is obligation and trustee'	trustee incurred s and attorney's	in one parcel or auction to the h	provided by li in separate p ighest bidder h	shall be held on the date an of sale or the time to wh aw. The trustee may sell so arcels and shall sell the por pr cash, payable at the tim s deed in form as required ut any covenant or warran	aid property eit arcel or parcels
7. To appear in and delend a allect the security rights or powers of action or proceeding in which the bene not suit for the foreclours of this d	beneficiary or trustee; (and in any suit.				
luding evidence of title and the bene	ficiary's or trustee's atto	nd expenses, in- orney's fees; the	of the truthluine the grantor and 1	ss thereof. Any beneliciary, may	person, excluding the trus	be conclusive pr stee, but includ
ired by the trial court and in the evi lecree of the trial court, grantor furth reliate court shall adjudge reasonable rev's fees on such anneal.	ent of an appeal from a her agrees to pay such	ny judgment or sum as the ap-	shall apply the p	trustee sells purceeds of sale	to payment of (1) the ex-	Denses of sale
It is mutually adveed that:			Afformey, (2) to having recorded i	the obligation in the subsequent	secured by the trust deed, it to the interest of the tru	harge by truste (3) to all perso
8. In the event that any portion inder the right of eminent domain or of ight, if it to electe to require that all	in or all of said property condemnation, beneficiary	y shall have the	surplus, if any, to surplus.	the grantor o	r to his successor in interes	t entitled to su
o pay all reasonable costs, expenses	and attorney's lees nece	essarily paid or	under. Upon such	h appointment,	n time to time appoint a su or to any successor truste and without conveyance d with all title powers and	* appointed her
				shall be veste	and without conveyance d with all title, powers and appointed hereunder Fact	
oth in the trial and appellate courts,	necessarily paid or inc	attorney's lees, curred by bene-	and substitution a	terein named or	The second second second second second	SUCH ADDOIDTIME
pplied by it first upon any reasonable oth in the trial and appellate courts, ciary in such proceedings, and the 1 ecured hereby; and grantor agrees, at nel execute such instruments as shall ensation, promptly upon beneliciary's	balance applied upon the lite own expenses in the lite own expenses to tel	attorney's lees, curred by bene- he indebtedness	and substitution si which, when record	herein named or hall be made b rded in the mo in situated ab	appointed hereunder. Each y written instrument execution writtake records of the count all be conclusive proof of pi	such appointme

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to business under the laws 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 696.505 to 696.585.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below). (abx to ynows promy not a construct a second part of the second purposes (see Important Notice below). This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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. * 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 use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Juto Il. Anton M. Suty FIII (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, STATE OF OREGON, 55. This instrument was acknowledged before me on County of 4/21,1987,by This instrument was acknowledged before me on . Manter Mary Mnton²M. Suty, III & Kelly Samely Junel Notary Public for Oregon - Suty OTARY SEALA . Notary Public for Oregon My commission expires: S/16/88 1 5 My commission expires: s. (SEAL) TE 3 ••••• REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and house of an indepredness 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 rust deed nave been runy pain and satistica, i ou nereby are directed, on payment to you or any sums owing to you under the terms or said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said inter deed of pursuant to statute, to cancer an evidences of indepretitiess secured by said trust deed (which are derivered to you berewith 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 DATED: a calantine of Beneficiary iet lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED (FORM No. 881) STATE OF OREGON. STEVENS-NESS LAW PUB. CO., PORTLAND, ORE . Courty of SS. I certify that the within instrument Anton.M. Suty III.&.... was received for record on the day Kelly Suty of, 19....., Grantor SPACE RESERVED in book/reel/volume No. onJoe. C. Halousek. &. Gladys ... FOR page or as fee/file/instru-E. Halousek RECORDER'S USE ment/microfilm/recogtion No. Record of Mortgages of said County. Beneticiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. - enep MOUNTAIN TITLE COMPANY NAME 1998C 0380 By LOSW H ----- Deputy

A parcel of land situated in Government Lot 1, Section 14, Township 41 South, Range 12 Rast Willamette Meridian, more particularly described A parcel of land situated in Government Lot 1, Section 14, Township 4 South, Range 12 East Willamette Meridian, more particularly described 6841 Beginning at the Northwest corner of said Government Lot 1, said Point being in the centerline of the County Road; thence Easterly along the North line of said Government Lot 1 and along the centerline of the being in the centerline of the County Road; thence Easterly along the North line of said Government Lot 1 and along the centerline of the County Road a distance of 179 feet, thence Southerly parallel with t North line of Said Government Lot 1 and along the centerline of the County Road a distance of 179 feet; thence Southerly parallel with the West line of said Government Lot 1 a distance of 390 feet; thence Westerly parallel with the North line of said Government Lot 1 a West line of said Government Lot 1 a distance of 390 feet; thence Westerly parallel with the North line of said Government Lot 1 a distance of 170 feet to the West line of said Covernment Lot 1 a Westerly parallel with the North line of said Government Lot 1 distance of 179 feet to the West line of said Government Lot 1; distance of 1/3 feet to the west line of said Government Luc if thence Northerly along the West line of said Government Luc i distance of 300 feet more of less to the point of beginning. thence Northerly along the west line of sald Government but 1 distance of 390 feet, more or less, to the Point of beginning. distance of 390 feet, more or less, to the point of beginning. EXCEPTING THEREFROM any portion lying within the State Highway 50. STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _ of <u>April</u> SS. FEE \$13.00 23rd

day M87.,

County Clerk