KEAMAT 6.2380 0R 97603		ASpur 3333 9 188 Page 7745
2SI2 2001H 2TV1H 21KFEL 2001H THIS TRUST DEED, made this	10TH day of	MAY, between CORPORATION
MEL SIEWART HUME.	D, INC., AN UNLUUM	County whited.
as Grantor,WILLIAM P. BRAND	SNESS	A truess tub. 15 as Trustee an Record of Mottlestes of sam Const.
SOUTH VALLEY STATE BANK SCORDER. 2 Mee		
as Beneficiary,	LOU WITNESSETH	page 7745 or as ice file (instr-
Grantor irrevocably grants, bargain nKLAMATHCounty,	ns, sells and conveys to Oregon, described as:	Hay
LOT 9, BLOCK 8; TRACT NO.	1016, GREEN ACRES	, IN THE COUNTY OF KLAMATH HUD INSTITUTE
STATE OF OREGON.		STATE OF OREGOM, J

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the um of THIRTY EIGHT THOUSAND ONE HUNDRED EIGHTY FOUR AND NO/100 ---- WITH RIGHTS TO

sold, conveyed, assigned or alienated by the grantor without lirst herein, at the beneliciary's option, all obligations secured by this instruction, shall become immediately due and payable; "Attraction of the security of this trust deed, grantor agrees? "If the protect, preserve and maintain said property in good condition of the security of the strust deed, grantor agrees? "If the construction of the security of this trust deed, grantor agrees? "If the construction of the security of the security of the security in the security in the security in the security is the securi

It is mutually agroed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the mount required as compensation lor such taking, which are in excess of the ansount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and altorney's lees. Both in the trial and appellate courts, necessarily paid or incurred by banes liciary in such proceedings, and the balance applied upon the indebtedious and execute such instruments as shall be necessary in obtaining such com-gensation, promptly upon beneficiary's request, on take and the roote loor ficiary, payment of its lees and presentation of this deed and the note loor endorsement (in case of lul teconveyances, for cancelison), written request of bene-many (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of and property; (b) join in (b) consent to the making of any map or plat of and property; (b) join in (a) consent to the making of any map or plat of and property; (b) join in (b) consent to the making of any map or plat of and property; (b) join in (b) consent to the making of any map or plat of and property; (b) join in (b) consent to the making of any map or plat of and property; (b) join in (b) consent to the making of any map or plat of and property; (b) join in (b) consent to the making of any map or plat of and property; (b) join in (b) consent to the making of any map or plat of and property; (b) join in (c) consent to the making of any map or plat of and property; (b) join in (c) consent to the making of any map or plat of and property; (b) join in (c) consent to the making of any map or plat of and property; (b) join in (c) consent to the

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Request verse period by the maturity dates expressed therein, or Request verse period by the maturity dates expressed therein, or Request verse period by the second s

proceed to foreclose this trust deed in the manner provided in OKS 86.735 to 86.795. 13, Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5, days before the date the trustee conducts the sale, it defaults for defaults. If the default consists of a failure to pay, when due, the default of defaults. If the default consists of a failure to pay, when due, entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expense factually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law.

defauits, the person encouns, the cure shair bay to the beneficiary all costs and expenses actually, incurred in enforcing the obligation of the furst deed together with 'trustee's and attorney's fees not exceeding the amounts provided by law. "The 'trustee's and attorney's fees not exceeding the amounts provided by law." The 'trustee's and attorney's fees not exceeding the amounts provided by law. "The trustee may sell said property either in one parcel or in separate parcels, and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the burchaser its' deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be chorclusive proof to the truthfulness thereol. Any person, excluding the trustee, but including the granter and belicary, may purchase at the sale.
 15. When trustee sells pursuant to the one provided herein, trustee shall deliver to the boligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the granters may appear in the order of their priofile of the surgers. The form of any successor trustee appoint and (4) the surplus. If any, to the granter or to any successor trustee appoint the there or or successor trustee herein strustee and the appoint a successor or successor trustee herein and be written instrument excuted by beneficiary, and successor trustee and the successor in which, when proor trustee shall be conclusive proof of pointment of the successor trustee and therein of the successor in the resonand be charge by the more the successor in successor trustee and therein of the successor is an encoded be appointed therein of the successor is an encoded be appointed and the property and to appoint and the property and the provided be appointed and the successor in the set alatter shall be the order of the county ore

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

The grantor covenants and agrees to and with the ben fully seized in fee simple of said described real property and	An institute of the second
	eficiary and those claiming under him, that he is
electromate for the part of the part of the indebie loss, it will be the indebie loss, it will be the	an para tenth muche lege screwer have and strateging
had a the stars but there are not the so the story and the third the tot the	Normany in annu than being being an annu than annu
and that he will warrant and forever defend the same agains	f all persons whomsoever.
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The grantor warrants that the proceeds of the loan represented the	
and is a natural person) and	the above described note and this trust deed are:
personal and applies to, inures to the benefit of and that	
and the neutro and the neuter and the	s this used and whenever the
said grantor has hereunto s	et his hand the day and year first above written
not applicable, if the belief, by lining out, whichever warranty (a) as this and	EL STEWART HOMES, INC.
disclosures: for this many with the Act and Regulation by making required	Y: Mar. Later F
compliance with the Act is not required, disregard this notice,	MELVIN L. STEWART
If the signer of the above is a corporation, is related presentation of actively and a second se	neurona de la constante de la c Neurona de la constante de la co
STATE OF OREGON	(B) Proventing and the second seco
County of	OREGON, KLAMATH
This instrument was acknowledged before me on This instrum , 19	MAY 10 MELVIN L. STEWART
A TE PERSONAL AND	
the transfer of the state of th	MEL STEWART HOMES, INC.
SEAL) Notary Public for Oregon Notary Public	K WE QC
My commission expires: My commissio	· "你们,我们的你是我们我们,你们就能看到这些你的,这些你们,我们们不能想到了。""你们,你们不能不是你的,你不能能不能不能。""你们
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and any participation of the start food for the REQUEST FOR FULL RECONV of the participation of the start of	EYANCE
Trustee	Alexandra and the state and the state of the
The undersigned is the legal owner and holder of all indebtedness secur st deed have been fully paid and satisfied. You hereby are directed, on pay d trust deed or pursuant to statute, to cancel all evidences of indebtedness ewith together with said trust deed) and to evidences.	ed by the foregoing trust deed. All sums secured by said
ewith todethes with the state of the state o	st tacurad have the terms of
and the same Mail reconveyance and documents to	While HUA100 and a set the set of said frust deed the
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De not loss as dealers to a	Beneliciary
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivere	d to the trustee for cancellation before reconveyance will be made.
TRUST DEED	
(FORM No. 881)	STATE OF OREGON,
PLEALWERS LYWIND LOU' DOWL TYR ANG TO LOIG, GREEN ACRES	1.0 LHE COMIT certify that the within instrument
Grantor itrevocably drants, barga us, sally and conveys to it K. Malifichian Country Oregon, described as:	was received for record on the <u>17</u> day of <u>May</u> 10 88
and a second provide the second and a second second second and a second second second second second second second	o clock
USING STAT	in book/reel/volume No. M88 on
FOR	page or as fee/file/instru-
CUNIX WITTEA OF	Record of Mortgages of said County.
FOR CUNITED OF EACON TE BANK RECORDER'S USE TITULE VIBERENCIALY VIEWERS AFTER RECORDING RETURN TO	Record of Mortgages of said County. Witness my hand and seal of
CUNIX COPPEX OF IE BYNK RECORDER'S USE	Record of Mortgages of said County.

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(1)Ar Mr.