| %Iamat 83440 CR 97601   | EGG 313 CON  |
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| Sae Maru Brit<br>CHYPE THIS TRUST DEED, made this<br>MARTHA JANE BLANCHARD  | 19th day of July 1988, between   |
| as Grantor, MOUNTAIN TITLE COMPANY<br>DONALD R. CRANE Personal Descaration  | County attaces   |
| as Beneficiary,   | Sentative of the Estate of Elmer E Blanchard a Conuc.  |
| Grantor, irrevocably grants, bargain<br>in the Klamath activity County,   |  |
| The West 70 feet of Lots 4 and 9<br>Oregon. Loss a sul<br>LEGEL DEED  | 5, Block 87, BUENA VISTA, Klamath'Falls; Klamath'County;<br>Conut of County;<br>SUMLEOR OFFICIAL   |
| Ba nut lean at Gastrey, this Treat Daad OR 146 HOIS wi  | allyh it eesseen. Beilin maar be delaaared is hie tsuken ist samet in in selam se istaanjumae mit be mode.   |
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| ogether with all and singular the toronate i  |  |
| ow or hereafter appertaining, and the rents, here<br>ion with said real estate.   | editaments and appurtenances and all other rights thereunto belonging or in anywise<br>es and profits thereot and all fixtures now or herealter attached to or used in connec-   |
| m of TEN THOUSAND and no/100 (c   | ERFORMANCE of each agreement of grantor herein contained and navment of the  |
| ofe of even date berewith south   | Dollars with interest thereas  |
| The date of me due and payable  | interest hereof, if  |
| ecomes due and analy of the debt secured by   | this instrument is the data stated at  |
| hen, at the beneficiary's option, all obligations see   | a described property, or any part thereof, or any interest therein is sold, agreed to be<br>nor without first having obtained the written consent or approval of the beneficiary,<br>cured by this instrument, irrespective of the maturity deep consenties.   |
| To protect the sociality of the   | rentatives appreciate twas one beau  |
| 1. 10 protect, preserve and maintain said property  | Marces, and a survey of a second s  |
| 4. 10 complete or restore promotion and   | and workmanlike frantee in any reconvey, without warranty, all or, any part of the lien or charge<br>and workmanlike frantee in any reconveyance may be described as the "person or person<br>ucted, damaked or "billightly entitled therein" and the best of the astronometers of the the second  |
| and restrictions; affecting said property; if the headling  | be: be conclusive proof of the truthulness therein of any maiters or facts shall<br>covenants, condit, services mentioned in this paragraph shall be not less than \$5.<br>ary so requests; to be the service of    |
| a measuring such linancing statements pursuant to the<br>Code as the beneficiary may require, and to pay for<br>per public office or offices, as well as the cost of all t<br>lining officers or searching agencies as may be deemed<br>ficiary.  | Uniform Commer- time without notice, either in person, by agent or by a receiver the any   |
| thing officers or searching agencies as may be deemed   |  |
| 4. To provide and continuously maintain insurance<br>or hereatter erected on the said premises against loss of<br>such other hazards as the beneficiary may from time t<br>amount not less than \$  | on the buildings less costs and expenses of operation and collection including the same,   |
| amount not less than \$   | to the latter; all collection to entering upon and taking possession of said procession the  |
| he grantor shall fail for any reason to procure any such  | s soon as insured, insurance policies or compensation or aword the proceeds of fire and other  |
| beneficiary may procure the same  |  |
| ected under any lire or other insurance policy may be   | on said buildings, pursuant to such notice.  |
| determine, or at option of beneficiary the entire amour   | on said buildings, pursuant to such notice. The of default hereunder or invalidate any act done nas. The amount, you have been a such a such a such a such as a such a           |
| part thereof, may be released to grantor. Such application<br>cure or waive any, default or notice of default hereunder<br>done pursuant to such notice.  | na said buildings, pursuant to such notice of default hereunder or invalidate any act done<br>spolied by beneli-<br>der as benelicitary<br>at so collected, or the benelicitary at his performance of language and the benelicitary<br>or invalidate any<br>or invalidate any equity as a mortfade or direct the proceed to foreclose this trust deed  |
| Justermine, or at option of beneficiary the entire amour<br>part thereof; may be released to grantor. Such applicatio<br>cure or waive any delault or notice of delault hereunder<br>done pursuant to such notice.<br>5. To keep said premises tree from construction lien<br>s, assessments and other charges that may be levied or<br>instisaid, property before any part of such itares; assess  | na sand buildings, pursuant to such notice. The of default hereunder of invalidate any act done may be benelised by benelise to the some with respected to be benelicitary of the some with respect to such payment and/or performance, the benelicitary and the some with neulicitary to such payment and/or performance, the benelicitary may nor release shall or invalidate any advertisement and sales or direct the trustee to forcelose this trust deed by assessed to pay all avertises and and sales or direct the trustee to forcelose this trust deed by assessed to pay all atter event the benelicitary or thin't, which the benelicitary may direct the trustee to forcelose this trust deed by assessed to pay all atter event the benelicitary or thin't, which the benelicitary may have. In the  |
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| <sup>7</sup> determine, or at option of beneficiary the entire amour<br>part thereof; may be released to grantor. Such application<br>cure or waive any delault or motice of delault hereunder<br>done pursuant to such notice.<br><sup>8</sup> A To keep said premises free from construction lien<br>assessments and other charges that may be levied or<br>nat said: property before any part of such taxes, assess<br>ges, become past due or, delinquent, and promptly deliver<br>emeticiary; should the grantor fail to make payment of<br>a marance premiums, liens or other charges payable;  | The said buildings, pursuant to such notice. In default hereunder or invalidate any act done may be beneticed of the same of t           |
| y determine, or at option of beneficiary the entire amoun<br>part thereof; may be released to grantor. Such applicatio<br>cure or waive any delault or notice of delault hereunder<br>done pursuant to such notice.<br>5. To keep said premises free from construction lien<br>es, assessments and other charges that may be levied or<br>inst said: property; before; any part of usuch lates; assess<br>fees, become past due or, delinquent and promptly deliver<br>peneticiary; should the grantor fail to make payment of :<br>its; 'insurance' premiums, liens or other charges parable!<br>direct payment! or by providing beneficiary: with itund<br>e such payment, beneficiary; may, at its option, make<br>the amount so paid, with interest at the rate set foith   | The said buildings, pursuant to such notice. We default hereunder or invalidate any act done mat. The is amount, '' (12: Upon default by grantor in payment of any indebtedness secured der as beneficiary of his performance of any agreement hereunder, time being of the beneficiary at his election may proceed to foreclose this trust deed as assessed upon or release shall over the beneficiary at his election may proceed to foreclose this trust deed and deterties and and the face factor of the trustee of boreclose this trust deed the beneficiary any faces, assessed with which tor.' is written end, place of allot, the trustee and place of allot, which thereol, '' is allot of the trustee thereols.' is allot and thereol.' is allot and the trustee hereol thereol.' is allot and thereol.' is allot and thereol.'' is allot and the trustee hereol the trustee conduct the trustee conduct the trustee conduct the the trustee conduct the truste and thereol.'' is allot and the trustee and thereol.'' is allot and the trustee the trustee and thereol.'' is allot and the trustee the sub thereol.'' is allot and the trustee the trustee the trustee conduct the trustee conduct the truste and thereol.'' is allot and the trustee the trustee the trustee conduct the truste and thereol.'' is allot and thereol.'' is allot and thereol.'' is allot and thereol.'' is allot and thereol.''' is allot and thereol.'                 |
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| Jetermine, or at option of beneficiary the entire amour<br>part thereof; may be released to grantor. Such applicating<br>cure or waive any, delault or motice of delault hereunder<br>done pursuant to such notice.<br>5. To keep said premises free from construction lien<br>assessments and other charges that may be levied or<br>ges. Lord the grantor fail to make payment of<br>the such payment; belore any; part of such taxes; assess<br>ges. Lord the grantor fail to make payment of<br>the such payment; or by providing beneficiary; with it hund<br>a such payment; or by providing beneficiary; with it hund<br>a such payment; or by providing beneficiary; with it hund<br>a such payment; belorg and belight of the such payment<br>of a such payment; belorg of the scheder belight of<br>deed, shall be added to and become a part of the deb<br>deed, whou waiver of any rights arsing from breac<br>mants hereol and for such payments, whi interest as alo<br>herembelore, described, cas well vais. the grantor', shall be<br>add they are bound for the payment of the<br>indicated for any described in the object of the<br>indicated for any relist is the grantor', shall b<br>and the nonpayment thereof shall, at the option, or<br>protice, and the nonpayment thereof shall, at the option, of<br>a such payment described by this trust deed inmetaley, due as<br>the dead with a such payments and the inform breac<br>the described by this trust deed indicately due as alo   | In said buildings, pursuant to such notice. We default hereunder or invalidate any act done man. The iso mount, '' (12, Upon default by grantor in payment of any indebtedness secured bereas conditioned hereby inmediately due and paymele. In such assessed upon or release shall or invalidate any addretimement and, or mediately due and paymele. In such assessed upon or any addretimement and, or in equity, which the beneficiary at his election may proceed to forclose this trust deed by advertisement and place of allow the trustee shall execute and cause to be recorded freedor, which the beneficiary and the obligation secured hereby whereupon the trustee shall execute and cause to be recorded real thereol, and thereol.'. 13. Alter the trustee has commenced forcelose the shall described real by this the of any of the or any other person so privileged by ORS 86.735 to 56.755 to 56.755 the default or default consists of a laiture to pay wing the default or default and the time of the time due the time of the time due the time of the cure other than such portion as would on the 'the time and attorney's lees not cause the time default or shall to cost.'' the 'the beneficiary and the time of the cure other than such portion as would and expenses actually incurred in any care, in addition to curing the default to a stall the 'the time and attorney's lees not caused by the interest and at any time person so privileged by ORS 86.753, may cure the default or default accured by the time set and at any care and a spense actually incurred in enforting the obligation of the 'the 'the 'the beneficiary' the time and any care, in addition to curing the default or stall and have been the as and the second the the performance the addition to curing the default or stall and payable and and expenses actually incurred in enforcing the obligation of the 'the 'the 'the 'the 'the 'the 'the   |
| y determine, or at option of beneficiary the entire amour<br>part thereof; may be released to grantor. Such application<br>cure or waive any delault or notice of default hereunder<br>of pursuant to such notice.<br>Such application for the set of the set of the set of the<br>set assessment to such represent the set of the set of<br>mast said property information and promptly deliver<br>press, become past during that to the set of the set<br>release the set of the set of the set of the set<br>press, become past during the set of the set of the<br>press of the set of the set of the set of the set<br>release the set of the set of the set of the set<br>of the set of the set of the set of the set of the<br>set of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set<br>of the set of the set of the set of the set of the set<br>of the set of the set of the set of the set of the set<br>of the set of the set<br>of the set of the<br>set of the set of the                    | In said buildings, pursuant to such notice. We default hereunder or invalidate any act done man. The is mount, '. (12, Upon default by grantor in payment of any indebtedness secured der as beneficiary may intermediately and any agreement hereunder, time being of the sence with upon default and have the trustee to purclose this trust deed by as ence with the beneficiary or this section may proceed to foreclose this trust deed by advertisement and sales or direct the trustee to foreclose this trust deed by advertisement and sales or direct the trustee to foreclose this trust deed by a divertisement and sales or direct the trustee to foreclose this trust deed by a assessed in the beneficiary or this within the beneficiary may divert the beneficiary and payment. There are any advertisement and sales or direct the trustee to foreclose this trust deed by a divertisement and sales or direct the truste to foreclose this trust deed by a divertisement and sales or direct the truste to foreclose this trust deed by the sense. If and a any time prior to 5 days before the date the frustee conducts the the default or default any sing secured by the default or defaults. If the default or distingt the default of a failure to pay with the distingt or trust deed. In any case, in addition to curring the default for the secured by the the cost, the payable and 's and at any time reis the default cores, in addition to curring the default or set the default of the beneficiary.   |
| y determine, or at option of beneficiary the entire amour<br>part thereof; may be released to grantor. Such application<br>core or waive any delault or motice of default hereunder<br>of pursuant to such notice.<br>Such application of the such as the levied or<br>inst said property is the charges that may be levied or<br>ress. assess<br>predicary, should the graninguent and promptly deliver<br>predicary, should the graninguent and promptly deliver<br>ints wait prometry is the such as the such as assess<br>predicary, should the graninguent and promptly deliver<br>the insurance premium, linen fail to make payment of<br>its, insurance premium, linen fail to make payment of<br>the amount so paid, with interest with interest<br>the amount so paid, with interest with a such payment<br>of deed, shall be added to and become be in paragraphs<br>t deed, shall be added to and become be in paragraphs<br>t deed, shall be added to and become be the and<br>hereinbelore, described, as well (as the grantor; the ab<br>t deed, and all such payment there shall, be immediately due<br>and is uns secured by this trust deed immediately due<br>itude a breach of this trust deed immediately due<br>filted as a well as the other costs and expenses of this<br>mention with or in enforcing this obligation and trustee<br>actually incosts, less and expenses of this trust in<br>the search as well as the other costs and expenses of the<br>and with or in enforcing this obligation and trustee<br>actually incosts, less and expenses of this trust in<br>the search as well as the other costs and expenses of the<br>and the one pay all costs, less and expenses of the at<br>the search as well as the other costs and expenses of the<br>and the pay all costs, less and expenses of the and<br>a trustee abound for in enforcing this obligation and trustee<br>actually incosts of pay all costs and expenses of the and<br>a trustee abound the payment of a pay all costs and expenses of the<br>and the pay the pay all be added any action or proceed<br>in an expensive the any of power of beneficiary or trustee?   | In same the isomethy in the such notice. The of default hereunder or invalidate any act done man. The isomethy is the such notice. The other isomethy is the such notice is and to pay all isomethy is              |
| y determine, or at option of beneficiary the entire amoun<br>part thereof; may be released to grantor. Such application<br>cure or waive any, delault or motice of default hereunder<br>done pursuant to such notice.<br>5. To keep said premises free from construction lien<br>inseasaments and other charges that may be levied or<br>matisation property; before any; part of such taxes; assess<br>ges, become past due cor, delinquent, and, promptly deliver<br>presideary; should the grantor fail to make payment of<br>interse presenter presenters, liens or other charges payable<br>direct payment; beneficiary may, at its option, make<br>the amount so paid, with interest at the rate set forth in<br>phy; together with the obligations described in paiagraphs<br>i deed, shall be added to and become a part of the deb<br>i deed, without waiver of any rights arising from breac<br>manning hereol and for such payments, with interest as alo<br>hereinbefore, described, cas well tas; the grantor, shall be<br>attent that they are bound for the payment of the<br>thed; and all such payments hereoi shall, at the option,<br>of all such payment for the payment of the<br>itiet a breach of this trust deed immediately due at<br>itiet as breach of this trust deed.<br>5. To pay all costs lees and expenses of this frust in<br>the search as well as the other costs and expenses of the<br>onnection with or in enforcing this obligation and trustee<br>atually incurred.<br>7. To appear in and defend any action or proceeding<br>the security rights or powers' of beneficiary or trustee;<br>and for the foreclosure of this deed, and action or proceeding<br>the security rights or powers' of beneficiary or trustees in the<br>other of the the beneficiary or trustees and<br>the notice of line and the beneficiary or trustees in<br>the order of line and the beneficiary or trustees in the<br>security rights or powers' of beneficiary or trustees in the<br>other of line and the beneficiary or trustees and<br>the order of line and the beneficiary or trustees in the<br>security rights or powers' of beneficiary or trustees ind<br>the security rights or powers' of beneficiary or | Intrestant buildings, pursuant to such notice. We default hereunder or invalidate any act done man. The is mount, by (12) Upon default by grantor in payment of any indebtedness secured hereby or in his decimment of any agreement hereunder, time being of the beneficiary and in the spect to be any agreement hereinder or invalidate any in the spect to be any agreement hereinder or invalidate any and thereby or in his decimment of any agreement hereunder, time being of the beneficiary and or invalidate any and thereby or in his decimment and for performance, the beneficiary may or invalidate any and thereby or in his decimment and for performance, the beneficiary may assessed upon or investing or may direct this decimment to for close this trust deed by remedy, either at law or in equity, which the to for close this trust deed by any taxes, assess." By grantor, 'either', 'it', 'It'                     |
| sinst:said:property:before; any part of tarb, tares, assess<br>riges become past due, or, delinquent, and point lares, assess<br>beneficiary; should the grantor fail to make paint of the<br>beneficiary; should the grantor fail to make paint of the<br>direct payment, beneficiary; may, at its option, maked<br>k such payment, beneficiary; may, at its option, maked<br>k such payment, beneficiary; may, at its option, maked<br>by:together with the obligations described in paragraphs<br>st deed, shall be added to and become a part of the dob<br>st deed, without waiver of any rights arising from breac<br>enants hereol and for such payments, with interest as all<br>or hersimbetore, described, as well as the grantor; shall it<br>e eatent that they are bound for the payment of the option<br>outlight and all such payments hall be immediately, due, and<br>anoth and all such payments thereof shall, at the option, op<br>the and the payment thereof shall, at the option, op<br>the stinder and the by the strust deed immediately due; and<br>anoth and the service of the ball be immediately due; and<br>anoth and the nonpayment thereof shall, at the option, op<br>there and the service of the due the due the due the option of<br>the stinder of the strust deed immediately due; at<br>the service the scribed of the the service of the strust deed immediately due; at<br>the service the scribed of the strust deed immediately due; at<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the strust deed immediately due at<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the strust deed immediately due is<br>the service the scribed of the   | <ul> <li>bin said buildings, pursuant to such notice. The of default hereunder of invalidate any act done man. The is month, in the performance of any agreement of any indebtedness secured by any indebtedness secured hereby inmediately due and payable. In such and other in equity as a more at the beneficiary may direct the trustee to foreclose this trust deed by a sessed upon or areas shall over the beneficiary and direct the trustee to foreclose this trust deed by a sessed upon or areas and other is performance of any direct the trustee to foreclose this trust deed by a sessed upon or areas and other is written notice of default he trustee to foreclose this trust deed by a sessed upon or areas, assess.</li> <li>by grantor, filter or the beneficiary may direct the trustee to pursue any other right or any direct is further at also or may direct the trustee to foreclose this trust deed by areas, assess.</li> <li>by grantor, filter or the beneficiary may direct the trustee to a such any thave. In the beneficiary may direct the trustee to a such any that is election to sell the said described real by written notice of default in the secured is the record at the beneficiary may direct the trustee and cause to be recorded by this which tone is the interest.</li> <li>13. After the trustee has commenced loreclosure by advertisement and sale, the grantor or any other person so privileged by ORS 86.753, may cure the default consist of a failure to pay wing the default for the the dire that may the cured by the default for the default for the the dire that now of any other default consist of a failure to pay wing the default for the beneficiary and to cost the default for the beneficiary and the second and the time and the sprese actually income and payable and the sprese actually income and the at the times of the default for the beneficiary and the second the second and the time and the sprese actually income and the second and the beneficiary and the second the second the second and the second the default for the benef</li></ul> |

pellate court shall adjudde reasonable as two outwards, which appeals the sound appeal. It is mutually agreed that: S. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, beneliciary shall have the right ol eminent domain or condemnation, beneliciary shall be taken under the right ol eminent domain or condemnation, beneliciary shall have the right ol eminent domain or condemnation, beneliciary shall have the right ol eminent domain or condemnation, beneliciary shall be taken the right ol eminent domain or condemnation, beneliciary shall be taken the right ol eminent domain or condemnation, beneliciary shall be taken to be the sound of the proceedings, shall be paid to be the amount required to pay all reasonable costs, expenses and expenses to beneliciary and applied by it list upon any reasonable costs and expenses to beneliciary and applied by it list upon any reasonable costs and expenses, to take such ledges and applied source applied upon the indebledness and expenses to right or marking of any may time and from time to time upon written request of benevices of the reasonable reasonable reases for cancellation), without altecting the liability of any personal resonable on the ridebledness trustee may (a) conveyances, for cancellation), without altecting the liability of any personal resonable of list dest and the role to the reasonable to the role to the reasonable to the reasonable reasonable on the ridebledness trustee may (a) consent to the making of any may or plat of said property (b) join in the trust of the reasonable to the reasonable to the reasonable to the reasonable reasonable the reasonable to the reasonable the reasonable the reasonable to t

of the truthluines thread. Any person, excluding the trustee, but including the granter and bankiery, may purchase at the sale.
 15. When trustely, may purchase at the sale.
 15. When trusted purchase is the sale.
 15. When trusted purchase at the sale.
 16. Beneficiary may purchase at the sale.
 17. When trustee same sale to payment of (1) the expense of sale, including the compensation of sale to payment of (1) the expense of sale, including the compensation of sale to payment of (1) the expense of sale, including the compensation of sale to payment of the trust deed, (3) to all persons having recorded liens subsequent cured by the trust deed, (3) to all persons here their interest of the trustee in the trust deed as their interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any trustee herein or to any successor trustee appointed here under. Upon such appointment, and without conveysustee appointed here under. Upon such appointment, and without conveysustee appointed here under. Upon such appointment, and without conveysustee appointed here upon any trustee herein mande or appointed hereunder. Each duties conlerred upon any trustee herein de by written instrument executed by appointment of the successor trustee.
 19. When, the property is situated, shall be conclusive proof of proper appointment of the successor trustee.
 10. Beneficiary may here of as provided by law. Trustee is not obligated to ordinate accepts this trust when this deed, duly executed and obligated so notifien appoint proceeding in which granter, beneficiary or trustee such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trusted hereunder, must be either an attaney, 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.

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| first Trust Deed where<br>Trustee and Klamath Fir<br>1988 and reco<br>and that he will warrant and   | and agrees to and with the beneficiary and those claiming under him, that is<br>aid described real property and has a valid, unencumbered title thereto exce<br>in Martha Jane Blanchard is the Grantor, William Sisemore<br>set Federal Savings & Loan, Assoc. is the Beneficiary, date<br>brided in Volume M88 at page 11170, on July 20, 1988, in the<br>forever defend the same against all persons whomsoever. amount of \$2  | he is law<br>ept a<br>is the<br>ed July   |
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| (a)* primarily for grantor's per<br>(b) for an organisation, or (c)  | proceeds of the loan represented by the above described note and this trust deed are sonal, family or household purposes (see Important Markov and this trust deed are sone if Argenton and the second purpose of the second   |   |
| this deed applies to, investo<br>personal representatives successors and<br>secured hereby, whether or not named<br>gender, includes the tempine and the   | the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators das a beneficiary herein consticutions and the holder and the  | and the second se |
| * IMPORTANT AND THE PERSON AND THE P   | DF, said grantor has hereunto set his hand the day and year first above  | contract<br>nasculine   |
| as such word is defined in the Truth-in-Le<br>beneficiary MUST comply with the Act and   | e and the beneficiary is a creditor<br>anding Act and Regulation Z. the  | <b>n.</b>   |
| the signer of the charge is a comparison   | disregard this notice, and the provident to be a set of the set of   |   |
| STATE OF OREGON.   | <ul> <li>Weillow attracting and equivalent of the prediction of the second se<br/>second second sec</li></ul>  | n Sel andersages<br>Al Sélen Eller<br>Al Sélen Eller<br>Al Sel and Al Sel<br>Al Sel and Al Sel  |
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| BALS My commission expires:  | ablic for Oregon<br>-16-56<br>My commission expires.<br>(S   | 1 Ta-5.<br>14<br>14<br>14<br>14<br>14<br>14<br>14<br>14<br>14<br>14<br>14<br>14<br>14   |
| Bail<br>CH City of the second se   | Notary Public for Oregon<br>-16-50<br>My commission expires:<br>REQUEST FOR FULL RECONVEYANCE<br>STATUTE be used only when obligations have been paid.   | SEAL)   |
| Ball<br>CE CD<br>My commission expires: S<br>CE CD<br>CE CD | Notary Public for Oregon<br>My commission expires:<br>REQUEST FOR Full RECONVEYANCE<br>States of the set only when obligations have been poid.<br>Trusfee<br>and holder of all indebtedness secured by the forescind   | SEAL)   |
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| BALL MY Commission expires:<br>C. C. C. C. S.  | Notary Public for Oregon<br>16-50<br>Wy commission expires:<br>BOUST FOR FULL RECONVEYANCE<br>Trustee<br>Trustee<br>Trustee<br>and holder of all indebtedness secured by the foregoing trust deed. All sums secured by<br>the difference of all indebtedness secured by the foregoing trust deed. All sums secured by<br>cancel all evidences of indebtedness secured by said trust deed (which are delivered to<br>to reconvey, without warranty, to the parties designated by the terms of said trust deed<br>the difference of all indebtedness to the parties designated by the terms of said trust deed<br>to reconvey, without warranty, to the parties designated by the terms of said trust deed<br>and holder the terms of said trust deed (which are delivered to<br>to reconvey and, documents to<br>the terms of said trust deed by the terms of said trust deed<br>to the terms of said trust deed by the terms of said trust deed<br>to the terms of said trust deed<br>to the terms of said trust deed<br>the terms of the terms of   | SEAL)   |
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