OT 89851 PUB. CO., PORTLAND, OR 9720 TRUST DEFD 80 Vol 788 Page 12202 as Grantor, Klamath County Title Company Hanover Mortgage Trust, Inc., as Trustee, and as Beneficiary, WITNESSETH: Grantor irrevocably grants, burgains, sells and conveys to trustee in trust, with power of sale, the property Lot 37 in Block 78, 8th Addition to Nimrod River Park, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon, to gether with that land lying between the Southerly line of said lot and North Bank of the Sprague River more particularly described as follows: Beginning at the Southwest corner of Lot 36; thence S 00° 38' 00" W to a point on the North Eank of said River; thence Westerly along said Bank to a point which is the intersection of the Southerly prolongation of the Westerly sideline of said Lot 37, thence N 00° 38' 00" E along said line to the Southwest corner of said Lot 37; Key No. 346913 thence N 76° 34' 04" E 205.49 feet to the point of beginning. Acct No.3611-8A-5800 together with all and singular the tenvinents, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appetiating, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Key No. 346913 1.77 00 14 01 _____ sold, conveyed, assignd or alienuited by the within described proper then, at the beneficiary's option, all obly fations secured by this inst there, as the beneficiary's option, all obly fations secured by this inst there, shall become immediately due and payable.
To protect the security of this trist dead, frantor adrees:
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To provide and continuously on the said provers any such insurance and to the other the said provers any such insurance and to the other the said provers any such insurance and to the said provers and such as a prover any such insurance and to the other any file of the beneficiary with 1 spapable to the buildings on provers any such insurance and to the other any procue the same at a still end any spring the same at a still end any spring the same at a still end and any spring the same at a still end and any spring the same at a still end and any spring the same at a still end any spring the same at a still end any spring the sa 600 Rtanting any casement or creating any restriction thereon; (c) join in any subordination up other agreement allecting this deed or the lien or charge thread; (d) roomey, without warrany, all or any part of the property. The second join in au en or charge roperty. The rersons 's shall the Borges to torcclose this trust deed in the minner provided in ORS 86.735 to 1.1. After the trustee has commenced foreclosure by advertisement and safe, and at any time prior to 5 days before the date the trustee conducts the safe, and at any time prior to 5 days before the date the trustee conducts the the delate or delaults. If the default consistend by ORS 86.753, may cure sums secured by the trust deed, the default of a failure to pay, when due, sums secured by the trust deed, the default of the abuilt or delaults. If the default could be the trust and the date of the default of the safe of the default of the safe of the default of the safe of the default the default the default course of the default the safe of the default the default the safe of the default the defaul together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and phase designed in the notice of sale or the time to which said sale may provide the sale of the trustee may sell said or particle of auction to the first bidder for cash, payable at the time of opparets auction to the first bidder for cash, payable at the time of the sale shall deliver to these bidder for cash, payable at the time of the the property so the purchaser its deed in form as required by law convergence the property so the purchaser its deed in form as required by law convergence the property so the purchaser its deed in form as required by law convergence the property so the purchaser ins deed in form as required by law convergence the property so the purchaser ins deed in form as required by law convergence of the truthilunes, there of any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sale pursuant to the powers provided herein, trustee chall apply the proceeds of sale to payment of (1) the expenses of sale in-cluding the compensation of sale truster and a reasonable charge by trusters having, recorded liens subsequence to the interest of the truste in the truste surplay, it any, to the kranter or to his succession in interest entitled to success are in interest model of the time to time appoint a successor in Successor in Successor in Successor in the surplay. 16. Beneliciary may from time to time appoint a successor in Succes It is mutually agreed that: 8. In the event that an *i* portion or id of a d property shall be taken under the right of eminent domain or condensation, beneficiary shall have the right, if it so doed is the require that all or an *i* portion of the monies pyable as compensation (as such taking, which are in ease *i* of the amount *i* enjored to pay all reasonable costs, synthese and attaines there beceasily puid or applied by dominer some some attaines there are cost, and the order *i* and potential the triat upon any networks and chooses and attaines *i*. Incurred by dominer some some the costs and *i* conserves and attaines *i* the indebted domestication incurred by dominer and the some test and *i* costs and *i* costs and *i* conserves and the order of the indebted domestication in such proceedings, shall be necessary in obtaining such bene-liciary in such proceedings is shall be naises *i* in obtaining such com-pensation, prompty upon band the patience app in obtaining such com-gensation, prompty upon the data to thing uper written request of bene-ficiary, payment of its fees and presentation of the dead and the noise for reduces neces of the payment of the addition, whithout affecting and present (in case of table and presentation of the idebtedness, trustee may a) consent to the making of any map or plat of stid property; (b) kin in It is mutually agreed that: surplas, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success our be any frustee named here and without conversione to the successor under. Upon such appointment, and without conversione to the successor upon any trustee herein named or a without conversione to the successor upon any trustee herein named or a without conversione to the successor upon any trustee herein named or a without conversione to the successor upon any trustee herein named or a without conversione to the successor upon any trustee herein here the source successor of the successor upon any trustee herein here the source successor of the successor upon successor trustee. In the successor trustee. To Trustee accepts this trust when this decid duly executed and acknowledged is made a public record as provided by law. Trustee is not frust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. HOTE: The Trust Daed Act provides that the trustee haronder 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 a 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, agent: or branches, the United States or any agency thereof, or an estraw agent licensed under ORS 696.505 to 696.585. - where processing and the state of the processing of the state of

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The grantor COV	enants and agrees to a	and with the benefi	ciary and those o	laiming under him, that he imbered title thereto	is law-
The grantor covulty seized in fee simp	le of said described re	eal property and ne			
and that he will warra	ant and forever defend	d the same against	all persons whom	nsoever.	
		and hy	the above described	note and this trust deed are: ice below), mmercial purposes.	
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(b) for an organi This deed applies	to, inures to the benefit of an area to the benefit of the benefit	of and binds all parties he verm beneficiary sh	s hereto, their heirs, all mean the holder a inst this deed and wi	legatees, devisees, administrator and owner, including pledgee, of enever the context so requires, t	s, executor the contra he masculi
secured hereby, whether gender includes the temi	or not named as a benelic nine and the neuter, and the	he singular number incl	udes the plural.	day and year first above wr	itten.
IN WITNES	S WHEREOF, said g	rantor has hereame	PIIN	day and year first above wr HMMAGUL	2
* IMPORTANT NOTICE: De	lete, by lining out, whichover (a) is applicable and the be in the Truth-in-Lending Act (werranty (a) or (b) is maticiary is a creditor	e Cane a	() for p for the second	-
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disclosures; for this purpo If compliance with the Ac	t is not required, disregard th	is notica.	· · · · · · · · · · · · · · · · · · ·	PLACER COUNTY	<u>k</u>
(If the signer of the above is use the form of acknowledge	a corporation, nent opposite.)			My Comm. Expires April 14, 1989	1
STATE OF XXXXXX	X California	A an	OF OREGON,)) 55.	
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		REQUEST FOR FUL	RECONVEYANCE lightions have been paid.		
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