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THIS TRUST DEED, made this	VUI. 11/88 Page
MARVIN SOMMERVILLE	ay of
as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH (	COUNTY, as Trustee, and
JOHN M. PALMER	, as Trustee, and
as Beneficiary,	
Grantor important	
A portion of Lots 5 and 6 in Block 41 of NICHO according to the official plat thereof on file	by to trustee in trust, with power of sale, the property as:
according to the official plat thereof on file of Klamath County. Oregon, more particularly	IS ADDITION TO THE CITY OF KLAMATH FALLS
and a second more particularly d	lescribed as follows:
Beginning at the Northwest corner of Block 41 FALLS, OREGON; running thence Easterly 90 feet Street; thence Southerly parallel with Sirth S	in NICHOLS ADDITION TO THE CITY OF KLAMATH
with Washington Street 90 feet: thomas North	treet 35 feet; thence Westerly parallel
to the point of beginning situate in the Wul	ly along the line of Sixth Street 35 feet
Clamath County Tax Account #3809-032AB-07400.	th County, Oregon.
a (c. 80)	
ogether with all and singular the tenemonic bounding	1(w - s
ogether with all and singular the tenements, hereditaments and appur ow or hereafter appertaining, and the rents, issues and profits thereof on with said real estate: FOR THE PURPOSE, OF SECURING DEPROPORT	tenances and all other rights thereunto belonging or in anywise and all fixtures now or hereafter attached to or used in connec-
FOR THE PURPOSE OF SECURING PERFORMANCE of e	
of even date herewith, payable to beneticing and in Doll	lars, with interest thereon according to the terms of a survey
of sooner naid to be due and another many descent of an in	interest bereat if
To protect the security of this trust deed defined as the	e date, stated above, on which the final installment of said note
d repair; not to remove or demolish any building or improvement of	nting any easement or creating any restriction thereon; (c) join in any ordination or other agreement allecting this deed or the lien or charge reol; (d) reconvey, without warranty, all or any onet charge
inner any building or improvement which may be good and workmanlike kral	ally entitled thereto," and the recitals there in of any matters or these property. The conclusion proof et al.
is and restrictions affecting said property; if the hep-fields, confi-	10. Open any default by granter hereunder, heneticiary man at
filing officers or searching agencies as may be deemed desirable by the	or and take posterion of the
amount not less than e Till in distance Amount of the require, in licin	costs and expenses of operation and collection, including reasonable attor- s lees upon any indebtedness secured hereby, and in such order as here
icies of insurance shall be delivered to the beneficiary as soon as insured; insu	11. The entering upon and taking possession of said property, the ection of such rents, issues and prolits, or the proceeds of fire and other
of any policy of insurance now or hereafter placed on said buildings, beneliciary may procure the same at grantor's expense. The amount	verify, and the application or release thereof as aforesaid, shall not cure or ve any default or notice of default hereunder or invalidate any act done uant to such notice.
are thereof and option of beneficiary the entire amount so collected or esser	12. Upon default by grantor in payment of any indebtedness secured by or in his performance of any agreement hereunder, time being of the nee with respect to such payment and/or performance, the beneficiary may are all sums secured hereby immediately demonstrated by the secured
cure or waive any default or notice of default hereunder or invalidate any done pursuant to such notice.	it the beneficiary at his election may proceed to foreclose this trust deed
ist said property belore any part of such taxes, assessments and other reserve to the such taxes, assessments and other reserve to the such taxes assessments and other his very such taxes assessments and other his very such taxes as the such taxes as the such taxes to the such taxe	dy, either at law or in equity, which the beneficiary may have in the r event the beneficiary or the trustee shall execute and cause to be recorded
its, insurance premiums, liens on the charge payment of any taxes, assess- direct payment or by providing beneficiary with lunds with which to proce	erly to satisfy the obligation secured hereby whereupon the trustee shall he time and place of sale, give notice thereof as then required by law and led to forceflose this trust dead in at
by, together with the obligations described in paragraphs 6 and 7 of this sale,	13. After the trustee has commenced foreclosure by advertisement and
t deed, without waiver of any rights arising from breach of any of the mants hereof and for such payments, with interest ar obscient	delault or delaults. If the delault consists of a failure to pay, when due
ribed, and all such payments shall be immediately due and payable with being notice, and the nonpayment thereol shall, at the option of the beaution oblig	hen be due had no default occurred. Any other default that is capable of cured may be cured by tendering the performance required under the
titute a breach of this trust deed immediately due and payable and 6. To pay all costs, fees and expenses of this trust including the cost to search on well as the start of the search	ation or trust deed. In any case, in addition to curing the delault or lts, the person ellecting the cure shall pay to the beneficiary all costs expenses actually incurred in enforcing the obligation of the trust deed her with trustee's and attorney's lees not exceeding the amounts provided w.
onnection with or in enforcing this obligation and to the trustee incurred	14 Otherwise of the second sec
shall and include of this geed, to pay all costs and	designated in the notice of sale shall be held on the date and at the time and designated in the notice of sale or the time to which said sale may be parcel or in separate parcels and shall sell the parcel or parcels at on to the highest bidder for cash, payable at the time of sale. Trustee deliver to the purchaser its deed in form a security trustee
int of attorney's lees mentioned in this paragraph 7 in all cases shall be plied.	The recitals in the deed of any matters of lact shall be conclusive proof
le court shall adjudge reasonable as the beneliciary's or trustee's attor-	rantor and beneficiary, may purchase at the sale, 15. When trustee sells pursuant to the powers provided herrin, trustee
8. In the event that any portion or all of said property shall be taken having the right of eminent domain or condemant said property shall be taken	(c) (d) to the obligation secured by the trust deed, (3) to all persons g recorded liens subsequent to the interest of the trustee in the trust
if it so elects, to require that all or any portion of the monies payable mpensation for such taking, which are in excess of the amount required surplu vall reasonable costs, expressed and the access of the amount required	is, if any, to the grantor or to his successor in interest entitled to such
ted by grantor in such proceedings, shall be paid to beneticiary and or sors to be by it first upon any reasonable costs and expenses and attorney's lees, trustee	16. Beneficiary may from time to time appoint a successor or succes- o any trustee named herein or to any successor trustee appointed here- Upon such appointment, and without conveyance to the successor e, the latter shall be vested with all title, powers and duties confierred any trustee herein named or anyointed herein and duties confierred
y in such proceedings, and the balance applied upon the indebtedness and such actions and such actions the balance applied upon the indebtedness and such actions which instruments as then been been been been been been been b	any trustee herein named or appointed hereunder. Each such appointment abstitution shall be made by written instrument executed by henelicinty.
(100, promptly upon beneticiary's request. 9. At any time and from time to time upon written request of bene- y, payment of its less and presentation of this deed and the pote for	the property is situated, shall be conclusive proof of proper appointment
c) payment of its tees and presentation of this deed and the note for sement (in case of full reconveyances, for cancellation), without allecting ability of any person for the payment of the indebtedness, trustee may romsent to the making of any map or plat of said property; (b) join in shall be ability of any person for the payment of the indebtedness, trustee may romsent to the making of any map or plat of said property; (b) join in shall be ability of any person for the payment of the indebtedness, trustee may romsent to the making of any map or plat of said property; (b) join in trust of shall be the property of the payment of the payme	17. Trustee accepts this trust when this deed, duly executed and wledged is made a public record as provided by law. Trustee is not teld to notify any party hereto of pending she under any other deed of or of any action or proceeding in which stantor, beneficiary or trustee is a party unless such action or proceeding.

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n di Constitution 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 except none

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and that he will warrant and forever defend the same against all persons whomsoever.

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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 follows.

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.

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ેનું છે. સ્ટાપ્સ કરે કે પ્રદુ સ્ટાપ્સ કરે છે. આ ગણવાની સાથે કે સ્ટાપ્સ કે સ્ટાપ્સ કરે કે સ્ટાપ્સ કરે છે. આ ગણવાની સ્ટાપ્સ કરે સ્ટાપ્સ કરે છે. આ ગણવાની સ્ટાપ્સ કરે છે. આ ગણવાની સ્ટાપ્સ કરે છે. આ ગણવાની સ્ટાપ્સ કરે છે.

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TO:

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(If the signer of the aboyd is a corporation, use the form of acknowledgement appointe.)	
STATE OF QRECON	STATE OF OREGON,
This instalment was acknowledged before me on November. 9.	County of
MARVIN SÖMMERVILLE	asof
Austic Hedd	
(SEAL) Notary Public for Oregon My commission expires: 11/16/91	Notary Public for Oregon My commission expires:
[1] S. S. S. Sandara and S. S. S. S. S. S. Sandara and M. S. S. S. Sandara and S. S. S. Sandara and S. S. S. Sandara and S. S Sandara and S. Sandara and S. Sandara Sandara and Sandara and Sandara Sandara and Sandara and Sandar Sandara and Sandara and Sanda Sandara and Sandara	

## REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

Trustee

The undersigned is the legal owner and holder of all indebtedness 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith 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:	19	
Element down wy man lo fount side	Seguri	
教育委員會會主要的問題	TANDI' PULMUMAN	
	中国的新闻的	Beneliciary
214 第三位基础目标的问题,它如此成点了Are grade	t parton wateraali in aan o	stee for cancellation before reconveyance will be made.
AUTS OFFICE THE STREET	mapping to the treat the	
IFORM No. 881-11	persionis tig described in	STATE OF OREGON, County of <u>Klamath</u> ss.
MARVIN SOMMERVILLE 2208 Laurel	Constant of Statistics Constants	I certify that the within instrument was received for record on the 10thday of
Klamath Falls, OR. 97601 Grantor	SPACE RESERVED	at 9:38 o'clock .A.M., and recorded in book/reel/volume No
JOHN M. PALMER	FOR	page 19049 or as fee/file/instru-
345 N. 6th St. Klamath Falls, OR 97601	RECORDER'S USE	ment/microfilm/reception No93708, Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
MOUNTAIN TITLE COMPANY OF		Evelyn Biehn, County Clerk
KLAMATH COUNTY	18921 0650 Fee 13.00	NAME TITLE By Aculini Musilin des Deputy