1. PARTIES Grantor, TI	MTZ-Z67Z	DEE	D OF TRUST	T to each and all of those when ENEFICIAL MORTGAGE CO	_Page 20 0
Deed, whose add	e address is 818 WA rustee refers to MOVE	LL ST BEND OP	your, and yours refe	I to each and all of these	
You are You live at	se address is 61 and only Tusice, refers to MOIII ess is 8 APT APP APP APP APP APP APP APP APP APP	TAIN TITLE COMPA TAIN, KLAMATH FAI RS (A STATE FAI	NY LS OP 0760	ENEFICIAL MORTGAGE CO	o sign this instrument, the Beneficiary of I
in the City (2. CONVEYAN	BEVERLY K. RIVE BILL ROAD Town) of GILCHRIST NCE OF PROPERTY: interest on unpaid balance	O INGLE WO	MEÑ) (1 97.601	KLAMATH of Loan of \$ 14300.01 arge shown in the Note or Lo	
together with "Note/Agreen	interest on unpaid balance	We have made you a loan is of the Actual A	in the County of _	KLAMATH	A CARACTER STATE OF THE SECOND
real property (a)	ar loan, you make this Deed described below (hereafer ")	in. The loan is scheduled to on NOVEMBER 18	Loan at the Rate of Cl- be repaid in full on NO	of Loan of \$ 14300.01	, Orego
Croperty	The Property is located in Its postal address is R	n the County of	—, 1908 with Trust	ce and sell and convey to Trustee	3. To secure the prompe, with power of
LOT	Its postal address is B The legal description of t	he Property is:	IST, OREGON 97	KLAMATH of Loan of \$ 14300.01 large shown in the Note or Lo VEMBER 23 X09200 ee and sell and convey to Trustee	or sale, th
THER	EOF ON FILE IN TE	K PINE VILLAGE,	ACCORDING TO THE	Z37 HE OFFICIAL PLAT KLAMATH COUNTY,	Oregon
and the second s	Av.	On the Control of the	OUNTY CLERK OF	E OFFICIAL PLAT	0.000
Annoes eer see	44 St. 4 - 135 (14 St. 5)				
	ten en 49.	triboradi ing palakan Santahan			TOTAL SECTION
2	the state of the s	医生物的 医电影图象 医性神经			elengen (
Filter Consultation of the	engli Talining and the second	11 277 kiloning palasis Sitematik sebagai			Tarani.
(b) The Property	is improved to		Taring to the second se	(4) たいしょうははま ちょうきょうきょう かいとしょ しょけいしょ	
3. USE OF PROPI	is improved by buildings of ERTY: The Property is IBRANCES: The Property NONE	erected on that Property.			
Name of Last 1	ERTY: The Property is IBRANCES: The Prope NONE	rty is subject to a prior	icultural, timber or gra	zing purposes	
Recording Le	it: \$	19 Security Instr	Cumbrance identified a ument: Deed of Trust	as follows:	10 K
Place of Recording Clerk of	nt: § mation: Date of Recording ng: (check appropriate box) KLAMATH			하는 그 나는 그들은 기를 잃었다.	
5. I OAN	artment of Assessments	n County County	☐ Record:- n.	Book No, Page	
6. TITLE: You shall I	ariment of Assessments and Recognition of Assessments and Recognition to the loan according to the title to the Property Tosts or losses to use if	ords of Multnomah County	☐ Department of Rec ☐ Department of Rec	Page of Records and Elections of Was ords and Elections of Hood River ords and Assessments of Lane Co	hington County
7: LIENS ON PROPE	osts or losses to us if anyon	o do so, you establish the	ement.	ords and Assessments of Lane Co.	County unty
lien, to attach to the	Property You shall not allo	ow any type of lien, wheth	est in it.	n of Records and Elections of Was ords and Elections of Hood River ords and Assessments of Lane Co. y, have the right to give this	Deed and
consideration and give the insideration debt. These insurance	urance policies to us if rea	urance acceptable to us for eplacement value. You will	the Property against cany other risk that we	y, have the right to give this en, materialmen's lien, judgm lamage by fire and all hazard may reasonably require. We we to receive payment if there is a as further security for the pay	cit tien or tax
9. FAILURE TO MAIN	TAIN INSURANCE	usual standard clauses pro	the insurance policies	may reasonably require. We we to receive payment if there is a as further security for the pay hase it after we give you any necures that additional advances the additional advances that additional advances that additional advances that additional advances the additional advances that additional advances that additional advances that additional advances the advances that additional advances the advances that additional advances the additional advances the advances that advances the advances that advances the adva	ill not require
10. INSURANCE PROCE	FEDS any monies advance	ed to nay the	insurance we	or the pay	ment of your
(b) pay you as much of t	oss, we need not pay you a	insurance proceeds as a re	sult of This Deed	secures that additional	otice the law
IAXES: You will nav	,,,,	the single purpose of repa	iring the Pro-	ceeds to reduce the Prope	rty and then
2. MAINTHE us for any amo	ounts we have not	due, we can power	e Property unless	any other	purpose we
3. DEFENSE OF PROPER	TY: You shall keep the I	Property:	ounts paid. This Dood	e the law may require V	ue for these
in our judgment appear to	ontest, or compromise any	and defend any action are	and repair. You shall	not commit any man	A A A A A A A A A A A A A A A A A A A
reasonable attorner reasonable attorner reasonable attorney's fees ALTERATION OF IMP Consent. WHEN FULL AMOUNT (a) Failure to P.	ey's fees. You shall, to the	To protect our interests, we	uding, without limitatio	our rights, or the powers of the name of the powers of the name of	le Trustee
					iens which
CO E TO LE AMOUNT	Dinc. 5		e Property will have	eclose this Deed.	title and
- OI THUPERTY	The second of th	ond rom-	a a ∤ a Calabatan a sa a	그렇게 얼마 그는 그를 살아왔다. 원양하다 그 맛있다는 것	
anything you	" you detault in the	i i is dama	ged, or parts of it rem	oved.	
in which cure is effected, whi	lal costs and expenses we in	may toreclose this Deed, eit efault within 5 days of the	performance of any ter ther by legal action or ly	oved. This of your Note/Agreement of advertisement and sale in accurate to the sale by paying use numbers of sale by paying use numbers.	r in the
	Days	und (c) trustee's and att	orney's fees, based on th	oved. This of your Note/Agreement of yadvertisement and sale in accust the date of sale by paying use number of days prior to date	ordance (a) the
green garren, burken ver hito 🔥	Days	Contract the second		Total en	of sale
00.1	ir more	그리는 것 같은 사람들이 없는 사람들이 얼마하지 않는데 모든 그 점점	みつくがた あか こくこうせいりょうじょうけん	Bad man Of Pees for	eren in the entire of the Control of the Control
90 days c 60. to 88 30 to 59 5 to 29	days ;	\$125.00 \$175.00		ustee and Attorney	
00 1	days	\$125.00 \$175.00 \$225.00		\$250.00 \$350.00 \$450.00	

€=17. BENEFICIARY'S RIGHT TO COLUMN	
you give us the right to collect any rents or profits from the Property receiver, and without regard to the adequacy of	PLY RENTS AND PROFITS: As additional security for this Dee You have the right, prior to any default in payment or performance of the y default, we may at any time without any notice, or by a court appointed han, enter upon and take possession of all or any part of the Property of the P
less costs and expenses of operation and only security for the	oan, enter upon and take possession of all or any part of the periodits, including the
18. SALE OF DECEMBER 18. SALE	and profits and apply them as provided above the loan plu
declaration is an interest on that halance it.	Hour obtaining our consent
19. PRIOR MODES	s which contains terms we fix including it is satisfactory and (2) that
principal or any interest on the prior deed of trust or m	rigage. Should any default instalments on any prior deed of trust
the beneficiary or mortgagee on the prior deed of trust or mortgage mortgage shall be a single prior deed of trust or mortgage	full at any time. At our option, we may pay the scheduled monthly and, up to the amount we nay we may
20. PREPAYMENT CHARGE: If your loop is for	paid is paid in full.
20. PREPAYMENT CHARGE: If your loan is for a term of 84 months by means other than refinancing with us, you will pay a Prepayment Commount if you prepay the loan within the first 36 months. If your loan has Charge. 21. FUTURE OWNERS: This Deed shall be binding upon your result.	arge. The Prepayment Charge is equal to 6 months of the Date of Loan a term of 60 months, we will charge a Prepayment charge a Prepayment charge a Prepayment charge a Prepayment of 60 months, we will charge a Prepayment charge as the charge
any interest in the Part	oo months, you will not have to pay a Prepayment
22. PARTIAL RELEASE OF PROPERTY: At your request, we may affect our interest or any rights we may have in the rest of the Property. 23. COSTS OF PARTIAL RELEASE: You shall pay all costs and expenses.	release any part of the Property from this David A
at the address on the food	except in a writing which we sign. ppoint a Successor Trustee.
27. COPY: You received a true	ult and a copy of any notice of sale mailed to you also he mailed to
28. SIGNATURE: You have signed and sealed this Deed on NOVEME identified below as "witnesses."	ER 18 , 19.88 in the presence of the persons
Winess ayana a dawara	Boul R.
Witness (Thun, and an analysis from an a	Grantor (SEAL)
STATE OF ORECON, COUNTY OF DESCRIPTES	Grantor (SEAL)
before ine a Notary Public in and for said S	IATE OF OREGON, COUNTY OF Klamath I HEREBY CERTIFY That this instrument was filed for record at the guest of the Beneficiary at 29 minutes page 3200
person(s) whose name(s) TS	clock of the Beneficiary at 29 minutes past 3:00 clock Nov. Athis 28th day of ported in Book M88 of Mortgages at page 20083
to the second second second of second since the second sec	Evelyn Biehn, County Clerk
39, Commission expires 2/25/89. Notary Public of Oregon	By Qacline Mullindow Deputy
TERM#0743 ACCT#12069259	\$13.00 Court
ALE) (Grantor)	
	A A I
	D/B/A 97701
A A Miles of the Control of the Cont	을 하게 되는 사람들이 다른 사람들이 보고 있다. 이 사람들이 보고 있다. 이 사람들이 되었다. 이 사람들이 되었다면 되었다. 이 사람들이 되었다면 되었다. 이 사람들이 되었다면 되었다면 되었다면 되었다면 되었다. 이 사람들이 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면 되었다면
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H PON NOVEM	BENEFICIAL MORTCA 18 MALI ST. EXD. OR 97201 EXD. OR 97201 Expended mail to: NEFICIAL MORTCA NEFICIAL MORTCA 8 WALL ST., BEN
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WITTE	BEND. OR BEND. OR BEND. OR BENETICIA BENETICIA 118 WALL.
The second secon	BEND BEND When ruce BENE BENE 818 W
102 and to have the state REQUEST FOR FULL RECONV	SYNCE
The undersigned is the legal owner and holder of	Date:
The undersigned is the legal owner and holder of all indebtedness secured by the fo have been fully paid and satisfied. You hereby are directed to cancel all evidences of in to you herewith together with the Deed of Trust) and to reconvey, without warranty, to estate now held by you under the same. Mail reconveyance and documents to the offi	going Deed of Trust. All sums secured by that Deed of Trust be bedness secured by that Deed of Trust (which are delivered
estate now held by you under the Deed of Trust) and to reconvey, without warranty, to estate now held by you under the same. Mail reconveyance and documents to the offi Beneficiary	e of the holder of the indebtedness presenting this request.
BENEFICIAL OR	GON, INC. dibla BENEFICIAL MORTGAGE CO.
Ву	
	Office Man