222 5828×th Miomath Fails, OK 97601	VolPage 13376_
MLC MARTIN A. MARTINEZ & CHERYL L. MARTINEZ, husband and w	infe
	Country offixed
Grantor,	Record of Montheers of and County and Witness and Rando Automatics and South and Southeers and South
LLOYD A. HARD & MARY'L J. HARD, husband and wife	ment lances las lacentes No. 13.16
A set of the set of	
Beneficiary, Counce Grantor irrevocably grants, bargains, sells and conveys to trustee OKlamathO2 County, Oregon, described as:	in trust, with power of sale, the propert
Lot 1, Block 5; TRACT NO. 1093, PINE CREST, according on fille in the office of the County Clerk of Klamath C	and successful for record on the 2125 fla

Tax Account No 3614 030DD 05600

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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-

control FOR (THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Sum of the interest interest in the second by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be beneficiary so the beneficiary.

Söld. conveyed, assigned or alienated by the grantor without first having obtained therein; hall become immediately due and parable.
 To protect the security of this trust deed, grantor agrees; list, secure of the security of this trust deed, grantor agrees; list, secure of the security of this trust deed, grantor agrees; list, secure of the security and and property in the secure of the secure

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required by grand the costs, expenses and attorney's lees necessarily paid or incurred by grand able costs, expenses and attorney's lees necessarily paid or incurred by grand able costs, expenses and attorney's lees necessarily paid to beneficiary and applied by it first of a such proceedings, shall be paid to beneficiary and south in the trial and a any tessonable costs and expenses and attorney's lees, both in the trial and a grant statistication and the note by the secured hereby: and franto-agret's antilation applied upon the indebtedness secured hereby: and franto-agret's antilation and the note is of pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of ben-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of lull reconvergences, lor cancellation), without atlecting the liability of any person for the payment of the indebtedness, truatee may, (a) consent to the making of any map or plat of said property; (b) join in 19. Marte 11. A transition of the payment of the indebtedness, truatee may. (a) consent to the making of any map or plat of said property; (b) join in 19. Marte 11. Constant and the same transition of the indebtedness, truatee may.

Beneficiary.

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 place designated in the notice of sale or the time to which said sale nay be postponed an 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 purchaser its deed in form as required by law conveying the property so told, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sails pursuant to the powers provided herein, trustee saitorney. (2) to the obligation scured by the trust deed, (3) to all persons having the coorden on the furstee and a reasonable charge by trustee's attorney. (2) to the obligation scured by the trust deed, (3) to all persons having the convent may appear in the order of the interview in the trust during the exceeds on the interest of the trust deed, (3) to all persons having the convent may appear in the order of the interview in the trust having the forder the may appear in the order of the interview and (4) the surged in the subsequent in the order of the interview of the such and the Beneficiery may trom time to the such as the sale.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrummet erecuted by beneficiary, which, when irroorded in the mortagic records of the county or counties in which the successor trustee. If. Trustre accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee in not obligated to motify any party hereto of pening sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder, must be either an attainer, who lis antactive member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do 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, agents or branches, the United States or any agency thereof, or an exclow agent licensed under ORS 696,505 to 696,585.

到福祉的消息的建筑的

The grantor covenants and agrees to a ully seized in fee simple of said described re	nd with the beneficiary and tho al property and has a valid, une	e claiming under him, that he is law- ncumbered title thereto
what he has a structure were der ander an en der meinen der in der her her structure der der der der der der der der der d	un the same an accuration of the same against all persons where the same against all p	 A straight for the second secon
We can the set of the second	 Carlier and Sample a	
Eq. (a) provide the second sec	un imposed on the transmission of the imposed of th	d note and this trust deed are:
(b) for an organization, or (even if grantor is to complete any set of any and the optimization and control to the set of the optimization of the optimization of the transmission of the optimization of the optimization of the transmission of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of the optimization of t	s a natural person) are for business or and binds all parties hereto, their heir term beneficiary shall mean the holde ry herein. In construing this deed and t singular number includes the plural.	commercial purposes. s, legatees, devisees, administrators, executors, r, and owner, including pledgee, of the contract whenever the context so requires, the masculine
• IMPORTANT NOTICE: Delete, by lining out, whichever, wo not applicable; if warranty (a) is applicable and the bene as such ward is defined in the Truth-In-Lending Act and beneficiary MUST comply with the Act and Regulation, b disclosures; for this purpose; use Stevens-Noss Form No. 12 If compliance with the Act is not required, disregard this t	irranty (a) or. (b) is ficiary is a creditor Regulation Z, the y, making required 119, or equivalent. Chery, 1 - 2 - 1	A Marty Martinez Martinez
(c) Yest and branch pairs pair constraints in the signer of the above is a corporation of detents prevailing (if the signer of the above is a corporation of detents prevailing use the form of acknowledgement opposite) and a preva above that a constraint of the above is a corporation of detents the detent of the signer of detents of the above above and the signer of the above is a corporation of the states and of the signer of the signer as the signer of the states and of the signer of the signer as the signer of the states and of the signer of the signe	Alexan Schedinger Marken galantinger Reconstruction and a second secon	(a) Explore respective to the constraint of the second
STATE OF OREGON, County of Lane This instrument was acknowledged before in July: 19th 112111925, 522112 Mantin A. Martinez & Cheryl L.	ss. County of This instrument was acknow 19 . by as of	ss. wiedged before me on wiedged before me on
My commission expires: 3/29/92	regon Notary Public for Oregon My commission expires:	gran and an
The undersigned is the legal owner and hold	this instrument is the date, stated at-	NVET SIR A TOTAL COLOR AND A COLORADA A COLOR AND A
trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel a herewith together with said trust deed) and to recor- estate now, held (by you under the same, Mail recor- tion same same course.	hereby are directed on payment to yo ill evidences of indebiedness secured i way, without warranty, to the parties weyance and/documents to statistic	u of any sums owing to you under the terms of by said trust deed (which are delivered to you designated by the terms of said trust deed the
DATED Pitty of and indication for tensors dia feet	10 minui ad appulgiance and all	Beneficiary
Do not lose or destroy this Trust Dood OR THE NOTE wh		ise for concellation before reconveyonce will be mode.
OU TRUST DEED 105 [Of ['B] (FORM N. BUIL (0' 10) 3 STEVENS. HER LAW PUB. CO.: PONTLAND. ONE	PINE CREST, according to with Clerk of Klamath Cou	County of
PO: Bac JOS	Reary. of . Slamath. County husbergecounts, ref bus surver steaming (11 MESSE) (11 MESSE	was received for record on the21st day of, 19.89. at 3:25o clock P.M., and recorded in book/reel/volume NoM89or page3376or as fee/file/instru ment/microfilm/reception No2876. Record of Mortgages of said County. Witness my hand and seal of

Witness my hand and seal of County affixed.

By Qauline Mullerder Deputy

18th dov of July MARTINEZ, husband and wife Evelyn Biehn, County Clerk

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Fee \$13.00

Klamath Falls, OR 97601 NULL DIAXON

AFTER RECORDING RETURN TO MYULING LUNCHEND CHENNED MTC 222 SOUTH SYXTH

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