40 4	18		RUST DEED		Page 1537
THIS TRUS TRUMA	ST DEED, made the N B. GOSNEY	is4TH		August	
as Grantor, KL	AMATH COUNTY TT	TLE COMPAIL			
	NG AND TERESE M.	• HARDING			, as Trustee,
as Beneficiary,		WI	TNESSETH:		
in <u>Klamath</u>	ocably grants, barge	• • • •		stee in trust, with po	wer of sale, the prop
W_2^1 OF Lot 41,	Cloverdale, K1	amath Coun	ty, Oregon.		
2.				di seria di seria. Ngana seria	
	*us ins				
C This Trust	Deed is being r	ecorded to	further con	re that Promisso	
County, Oreg	ecorded August 3	1, 1989 in	M-89 on page	re that Promisso 14194, records	ory Note of Klamath
Todathan with all a to					
FUR THE PURP	OSE OF SECULATION	The Des set and			accu m com
becomes due and payable	. In the event the with	by this instrume. in described pro	nt is the date, stat	ed above, on which the I	inal installment of said n
herein, shall become imme To protect the serve	diately due and payable	ecured by this is	instrument, irrespe	a the written consent or ctive of the maturity of	approval of the beneficia dates expressed therein,
and repair; not to remove or not to commit or permit any w	demolish any building or in aste of said property	ty in good conditi- mprovement thereo	n; Subordination or	sement or creating any restr other agreement allecting o onvey, without warranty, all	
manner any building or impro destroyed thereon, and pay whe 3. To comply with all	wement which may be considered to the second of the second	efor.	or legally entitled t be conclusive pr	reconveyance may be descri- hereto," and the recitals ther	bed as the "person or pers
proces oubling all'	nay require and to pay for	filing toma	- time without no	any delault by grantor her tice, either in person, by ag	eunder, beneliciary may at a
4. To provide and con	tinuously maintain insurant	ce on the building	issues and profits	thereby secured, enter upon a thereol, in its own name su including those past due as	nd take possession of said pro- e or otherwise collect the ren and unpaid, and apply the said
an amount not less than \$ companies acceptable to the b	eneliciary, with loss pay abl	lo time require, i , written i	n liciary may deter n 11, The Il collection of such	mine. entering upon and taking p	ossession of said property
tion of any policy of insurance	eliciary at least filtern days te now or hereafter placed	prior to the expiration	property, and the waive any defaul	or compensation or awards i application or release thereo	or any taking or damage of
may determine, or at option of	cured hereby and it such a beneficiary the entire artic	order as beneficizer, unt so collected	12. Upon hereby or in his essence with respe	default by grantor in payme performance of any agreement	nt of any indebtedness secur is hereunder, time being of t
not cure or waive any default o act done pursuant to such notice 5. To keep suid premise tares assessments and esti-	r notice of delauit lereunde e. e. free from construction lie	non or release shall or or invalidate any ons and to nev all	event the benefici in equity as a m advertisement and	ary at his election may proc ortgage or direct the trustee	the and payable. In such a eed to foreclose this trust deed to to foreclose this trust deed to
against said property before an charges become past due or del to beneficiary; should the grante	in gest that may be revied on inquest and promptly delive or fail to make nay period	r assessed upon or soments and other er receipts therefor	the beneficiary ele the trustee shall e	cts to foreclose by advertisem xecute and cause to be record	enclary may have. In the even ent and sale, the beneficiary of ed his written notice of defau
nake such payment or by prov make such payment, beneticiary	iding beneficiary with lun may, at its option, make	oy grantor, either ds with which to payment thereof	notice thereof us t in the manner pro	hen required by law and proceed in ORS 86.735 to 86.79	ne time and place of sale, giv red to foreclose this trust dee 5.
rust deed, shall be added to ar rust deed, without waiver of a ovenants hereol and for such p	nd become a part of the de my rights arising from brow payments, with interest as a	is 0 and 7 of this bt secured by this ach of any of the lorewid the secu	sale, and at any t sale, the grantor of the default or def sums secured by	aults. If the default consists	e date the trustee conducts the ged by ORS 86.753, may cur of a failure to pay, when du
ame extent that they are bour escribed, and all such payments ut notice and the second payments	nd for the payment of the shall be immediately due	obligation herein	entire amount due not then be due h being cured may obligation or trave	at the time of the cure oth ad no default occurred. Any of be cured by tendering the p	in a be cured by paying the er than such portion as would other delault that is capable of erformance required under th
6. To pay all costs, fees	eed. and expenses of this trust	and payable and including the cost	and expenses actua together with trust by law	ally incurred in enforcing the ee's and attorney's lees not en	b) to the beneficiary all cost obligation of the trust dee sceeding the amounts provide
es actually incurred. 7. To appear in and del	end any action or proceed	es and attorney's	14. Otherw. place designated in the postpored of	ise, the sale shall be held on the notice of sale or the	the date and at the time and time to which said sale and
tion or proceeding in which the ny suit for the foreclosure of the uding evidence of title and the	beneficiary or trustie may his deed, to pay al. costs beneficiary's or trustee's af	and in any suit, appear, including and expenses, in- torney's less the	shall deliver to the the property so so plied. The resitute	hest bidder for cash, payable purchaser its deed in form Id, but without any covenan	at the time of sale. Truste as required by law conveying or warranty, express or im
iced by the trial court and in the cree of the trial court, and in the cree of the trial court, grantor llate court shall adjudge reason y's fees on such appeal.	e event of an append from	an cases shall be	of the truthiulness the grantor and be	thereol. Any person, excludineliciary, may purchase at th	ing the trustee, but including e sale.
It is mutually agreed the 3. In the event that any p	nat: portion or all of said progen	to shall be taken	attorney, (2) to the	e obligation secured by the i	easonable charge by trustee's rust deed. (3) to all person
Int. If it so elects, to require th compensation for such taking, pay all reasonable costs, expen- furred by denoted by	at all or any portion of the which are in excess of the uses and attorney's fees pe	ry shall have the r monies payable amount required cessarily paid or	deed as their intere surplus, if any, to surplus, 16 Renativi	sts may appear in the order the grantor or to his success	of their priority and (4) the of in interest entitled to such
plied by it first upon any reason th in the trial and appellate co	nable costs and exprises on purts, necessarily paid or in the balance applied upon	d attorney's lees, cutted by bene-	frustee, the latter s	appointment, and without hall be vested with all title,	conveyance to the successor powers and duties conferred
Utrel herabu	at its own and any start	maroteaness	and substitution also	at a set of the set of the set	ment executed by heneliciary
ured hereby and grantor agree 1 extcute such instruments as station, promptly upon beneficia 9. At any time and from ary, payment of its less and j topsengent (in case of full recomp	shall be necessary in obta	ining such com-	which the property of the successor term	ed in the mortgage records	proof of proper appointment

The grantor covenants and agrees to and with the beneficiar, fully seized in fee simple of said described real property and has a and that he will warrant and forever defend the sume against all p	
fully seized in fee simple of said described real property and has a	
	y and those claiming under him, that he is la
and that he will warrant and forever defend the sume against all p	vand, disencambered inte mereto
and that he will warrant and forever defend the same against all p	
	persons whomsoever.
(1) All a second s second second sec second second sec	
The grantor warrants that the proceeds of the loan represented by the abo (a)* primarily for grantor's personal, family or household purposes (see In (b) for an organization, or (even if grantor is a natural person) are for h	
This deed applies to inures to the baratit of and hinds all most of the	
secured hereby, whether or not named as a heneficiary basic loans and the	n the holder and owner, including pledgee, of the conti
o and the mater, and the singular number includes the	e plural.
IN WITNESS WHEREOF, said grantor has hereunto set his	s hand the day and year first above written.
* IMPORTANT NOTICE: Deleto, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable; and the baneficiary is a creditor TRIN	Jum B. Josep
beneficiary MUST comply with the Act and Regulation by making marined	MAN B. GOSNEY
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.	
[If the signer of the obove is a corporation, use the form of acknowledgement opposite.]	
STATE OF OREGON,) STATE OF ORE	EGON.
Klamath) ss.) 55.
This instrument was acknowledged before me on This instrument w	was acknowledged before me on
as of	
Bridie klut mt	
(SEAT)	UDIE DURANT
My commission expires: 1/3/89 My commission	(SE)
REQUEST FOR FULL RECONVEYAN	
To be used only when obligations have b	been paid.
TO:, Trustee	
The undersigned is the legal owner and holder of all indebtedness secured	by the foregoing trust deed. All sums secured by s
trust deed have been fully paid and setisfied. You hereby are directed, on payme said trust deed or pursuant to statute, to cancel all evidences of indebtedness a	secured by said trust deed (which are delivered to a
herewith together with said trust deed) and to reconvey without warranty to the	e parties designated by the terms of said trust deed :
estate now held by now under the same BE it	n an
estate now held by you unler the same. Mult reconveyance and documents to	
estate now held by you unler the same. Mult reconveyance and documents to	
estate now hold by you under the same. Muil reconveyance and documents to DATED:	
estate now hold by you unler the same, Mill reconveyance and documents to DATED:	Bonoticiary
estate now hold by you unter the same. Mail reconveyance and documents to a state now hold by you unter the same. Mail reconveyance and documents to a state of the same of th	Beneficiary
estate now hold by you unter the same Mill reconveyance and documents to a DATED:	Beneficiary
estate now hold by you under the same, Mail-reconveyance and documents to DATED: Date: De net lete er destrey this Trust Deed OR 1HE HOYE which it secures. Deth must be delivered t	Bonoficiary to the trustee for cancellation before reconveyance will be made.
DATED: De net love or destroy this Trust Deed OR 1HE HOTE which it secures. Deth must be delivered t TRUST DEED	Beneficiary te the trustee for cancellation before reconveyance will be made. STATE OF OREGON,
estate now hold by you under the same, Mail-reconveyance and documents to DATED: , 19 De net lete er destrey this Trust Deed OR 1HE HOTE which it secures. Deth must be delivered t	Beneficiary te the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
DATED: De not love or destroy this Trust Deed OR THE HOTE which it secures. Deth must be delivered t TRUST DEED (FORM No. (181)	Beneficiary te the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
DATED: DATED: Do not lote or destroy this Trust Deed OR 1HE HOTE which it secures. Deth must be delivered t TRUST DEED (FORM No. (181)	Beneficiary te the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
DATED:	Beneficiary te the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
BETALE NOW hold by you under the same, Mail reconveyance and documents to DATED: De net love or destroy this Trust Deed OR 1HE HOTE which it secures. Deth must be delivered t TRUST DEED (FORM No. (181) STEVEND-HERS LAW PUB. CO., FORTLAND. CAL Grantor Grantor FOR	Beneficiary te the trustee for cancellation before reconveyonce will be mode. STATE OF OREGON, County ofKlamath
OATED: DATED: De net lete or destroy this Trust Dood OR 1 HE HOTE which it secures. Deth must be delivered t TRUST DEED (FORM No. (BI)) STEVEND-NERS LAW FUD.CO. FORTLAND.Cost Gruntor SPACE RESERVED	Beneficiary te the trustee for cancellation before reconveyonce will be made. STATE OF OREGON, County ofKlamath
BETALE NOW hold by you under the same, Mail reconveyance and documents to DATED: De net love or destroy this Trust Deed OR 1HE HOTE which it secures. Deth must be delivered t TRUST DEED (FORM No. (181) STEVEND-HERS LAW PUB. CO., FORTLAND. CAL Grantor Grantor FOR	Beneficiary te the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
OATED: DATED: De not lois or destrey this Trust Dood OR 1 HE HOTE which it secures. Doth must be delivered to TRUST DEED (FORM No. (BI)) STEVEND-NEES LAW PUD.CO., POATLAND.COE Gruntor Gruntor FOR RECORDER'S USE	Beneficiary te the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
Beneil ciar, y	Beneficiary te the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath