Γ	- 5 474	mtc 2197	' <i>F-D</i> TR	ECOND UST DEED	Vol mea	BODO 1904 P
T U	THIS TRUST L		1546	day ofAu	gust	Page 17817
as Gr	antor, Mount	tain Title (Company o	f Vlassky		
RO	BERT MULLEN		2010 Party 0	<u>i Klamath (</u>	County	as Trustee, a
as Be	neficiary,					
	Grantor irrevocab	oly grants, bargain		VESSETH:	•	power of sale, the proper
1n	Klamath	County,	Oregon, desc	ribed as:	e in trust, with p	oower of sale, the proper
G L M	overnment Lo ot 18, Secti eridian, Kla	t 13, EXCEP on 7, Towns math County	TING THEF hip 35 Sc , Oregon.	REFROM the outh, Range	West 198 Fe 7 East of	et and Governmer the Willamette
	ax Account N	and the second	0 00100			
				in the figure party and a second s	an a	
					an An an	
together	with all and singular	r the tenements, here	editamente and	· · ·		
tion wit	nereatter appertaining h said real estate, OR THE BUBBOSE	, and the rents, issue	es and prolits th	appurtenances and ereof and all fixtur	all other rights there es now or hereafter a	eunto belonging or in anywis attached to or used in connec
sum of		C 3 3 7 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Star Olan Anol	s of each agreemen	t of dranton basel	
note of		*********	*******	*		
Decomes	due and payable. In	the event the within	described	is the date, stated	above, on which the	tinal installment of the
herein, s.	hall become immediate	on, all obligations see	cured by this ins	st having obtained strument, irrespecti	the written consent of ve of the maturity	final installment of said note t therein is sold, agreed to be r approval of the beneficiary dates expressed therein, or
T.	o protect the security To protect, preserve and	of this trust deed, g	rantor agrees:			inereni, or
not to con 2.	D) protect the security To protect, preserve and i not to remove or demo unit or permit any waste o To complete or restore by building or improveme thereon, and pay when due To comply with either	lish any building or imports	in good condition provement thereon;	granting any easen subordination or of thereol; (d) recom	ent or creating any re- ther agreement allecting	striction thereon; (c) join in any this deed or the lien or chared l or any part of the property. The cribed as the "person or persons erein of any matters or lacts shall reol. Truster's lees for any of the not less than \$5.
manner ar destroyed (3,	by building or improvement thereon, and pay when due To comply with all laws	nt which may be construe all costs incurred theref	and workmanlike ucted, damaged or or.	grantee in any rec legally entitled ther	ey, without warranty, al onveyance may be desi eto," and the recitals th	f or any part of the property. The cribed as the "person or persons
tions and	restrictions affecting said	property: if the beneficial	covenants, condi-	services mentioned i 10. Upon a	of the fruthfulness they n this paragraph shall be w default hy dramter t	reol. Trustee's lees for any of the not less than \$5.
proper pul	cuting such linancing stat as the beneficiary may r blic office or offices, as w officers or searching agen	equire and to pay for vell as the cost of all I	tiling same in the ien searches made	time without notice pointed by a court, the indebtedness he	, either in person, by and without regard to	not less than \$5, "In why of the erreunder, beneficiary may at any agent or by a receiver to be ap- the adequacy of any security for and take possession of said prop- sue or otherwise collect the trents, and unpaid, and anothe the trents,
4.	To provide and continuo	usly maintain insuran	desirable by the	erty or any part th issues and prolits, it less costs and even	ereof, in its own name neluding those past due	and take possession of said prop- sue or otherwise collect the rents, and unpaid, and apply the same, lection, including reasonable stre-
ind such o in amount companies	realiser erected on the said other hazards as the hene not less than \$	nt Iarlam time t	or damage by lire o time require, in written in	liciary man due	indebreaness secured hi	ereby and in such and
volicies of t the gran leliver said	insurance shall be deliver for shall fail .or any reas policies to the beneficiar	red to the beneficiary as son to procure any such	to the latter; all soon as insured; insurance and to	collection of such re insurance policies or	ring upon and taking ints, issues and profits, compensation or awards	possession of said property, the or the proceeds of fire and other for any taking or damage of the col as a forward.
he benefic	iary may procure the s	w or hereafter placed of	on said buildings,	 property, and the ap waive any default of pursuant to such not 	plication or release ther r notice of delault here	o for any taking or damage of the eol as aloresaid, shall not cure or under or invalidate any act done
ary upon	any indebtedness secured	hereby and in such as	pplied by benefi-	12. Upon de	ault by grantor in pays	ment of any indebtedness secured
of cure or of done nu	waive any default or not.	grantor. Such applicatio ice of default hereunder	on or release shall	event the beneficion	ured hereby immediatel	y due and payable. In such an
ares, asses dainst anio	o keep said premises free sments and other charges	e from construction lien that may be levied or	s and to pay all	advertisement and sa	sage or direct the truste le, or may direct the tru	te to foreclose this trust deed by istee to pursue any other ridbr or
beneficial	ome past due or delinque y; should the grantor fai	nt and promptly deliver	receipts therefor	the beneficiary elects the trustee shall exec	to foreclose by advertise ute and cause to be reco	ment and sale, the beneficiary or reded his written notice of default
r airect p	ayment or by providing	beneliciary with fund	y grantor, either			rded his written notice of default property to satisfy the obligation a the time and place of sale, give roceed to foreclose this trust deed 795.
net dead	ther with the obligations	described in paradraphs	6 and 7 stud	Sale, and at any time		torrelosure by advertisement and
ust deed, wenants h ty hereinb	without waiver of and be without waiver of any ri ereof and for such payme efore described, as well	ights arising from breachers, with interest as alo	secured by this h of any of the resaid, the prop-	the delault or delaul sums secured by the	ny other person so privi ts. If the default consist trust deed, the defaul	the date the trustee conducts the ileged by ORS 86.753, may cure s of a failure to pay, when due, it may be cured by paying the ther than such portion as would we other deauty that is a would
scribed, an	that they are bound lo all such payments shal	or the payment of the of II be immediately due ar	obligation herein			
nstitute a l	ims secured by this trust breach of this trust deed.	deed immediately due i	and payable and	delaults, the person	ellecting the cure shall	pay to the beneficiary all costs
title searc	b pay all costs, fees and h as well as the other co with or in enforcing thi incurred.	expenses of this trust in osts and expenses of the s obligation and trustee'	cluding the cost trustee incurred	by law.		careeding the amounts provided
7. To	appear in and delend	any action or proceedin	A purportial to	be postponed as prov	ided by law. The trust	on the date and at the time and e time to which said sale may ee may sell said property either all sell the parcel or parcels at ble at the time of sale Tar
dind avid.	the foreclosure of this d	leed, to pay all costs an	nd expenses	auction to the highes shall deliver to the p	separate parcels and shi t bidder for cash, paya urchaser its deed in for	all sell the parcel or parcels at ble at the time of sale. Trustee m as required by law conveying
ount of al	torney's lees mentioned in trial court and in the evo	n this paragraph 7 in al ent of an appeal from a	orney's lees; the Il cases shall be	plied. The recitals in	the deed of any matters	ant or warranty, express or im-
's lees on	shall adjudge reasonable such appeal.	her agrees to pay such as the beneticiary's or	sum as the ap- trustee's attor-	15. When trus	iciary, may purchase at tee sells pursuant to the	the sale.
	mutually agreed that: the event that any portio ht of eminent domain or c	in or all of said property		attorney, (2) to the a	ion of the trustee and a obligation secured by the	a reasonable charge by trustee's
COmnensat	elects, to require that al.	I or any portion of the	shall have the			trust deal, (3) to all persons test of the trustee in the trust of their priority and (4) the sour in interest entitled to such
urred by	asonable costs, expenses grantor in such proceeding	and attorney's fees nece	mount required	16, Beneficiary	may from time to tim	e appoint a successive or such
ary in suc	th proceedings, and the l	necessarily paid or include halance applied upon a	urred by bene-	trustee, the latter sha	pointment, and withou li be vested with all tit	t conveyance to the successor
execute	uch instruments as shall mptly upon beneficiary's	its own expense, to tal be necessary in obtain request.	ke such actions ing such com-	which substitution shall	be made by written inst	fument executed by
ary, paym	ent of its lees and prese	to time upon written rentation of this deed and	equest of bene- d the note for	IT. Trustee ac	cepts this trust when	this deed duly executed as t
	in case of full reconveyan I any person for the pay o the making of any map		sa, trustee may			ovided by law. Trustee is not is sale under any other deed of Arantor, beneliciary or trustee of is brought by trustee.
	Name and Address of the Owner, where the			shall be a party unless	such action or proceeding	ng is brought by trustee.

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

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

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

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 terminine and the neuter, and the singular number includes the plural.

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.

TURNSTONE, INC. Trace - VPnes / secty

17818

(if the signer of the above is a corporation, use the form of acknowledgement opposite.)

STATE OF OREGON,	STATE OF OREGON,
) as.	County of Klamath
This instrument was acknowledged before me on	This instrument, was acknowledged before me on Schember 15,
, 19, by	1089 by KOBERT MULLED
	as Predictoric & Structure O 215 ft
	of surnotine lenc s'
аналанан алан алан алан алан алан алан	aballene Q Tacker
(SEAL) Notary Public for Oregon	Notary Public for Oregon (SEAL)
My commission expires:	My commission expires: 6-1692

REQUEST FOR FULL RECONVEYANCE

. To be used only when obligations have been poid.

, 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

TO:

Beneficiary

Do not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED	n - Andrea Angel Angeler (1997) - Angeler Angel Angeler (1997) - Angeler Angeler (1997)	STATE OF OREGON, County of <u>Klamath</u> ss. I certify that the within instrument
Turnstone, Inc.		was received for record on the 20th. day of
Grantor Turnquist P.O. Box 407 Sedona, AZ 86336 Beneticiary	SPACE RESERVED FOR RECORDER'S USE	page
AFTER RECORDING RETURN TO MTC 222, South Sixth Klamath Falls, OR 97601	Fee \$13.00	County affixed. <u>Evelyn Biehn. County Clerk</u> NAME By Coulose Mullindes Deputy