7681? MTC 2:564-K TRUST DEED	Vol. <u>mga</u> Pagi	21725
THIS TRUST DEED, made this9th	November	, 19.89, between
J.M. ANDERSCH CORPORATION, an Oregon corporation	Electron a film	
as Grantor, MOUNTAIN TITLE CONPANY OF KLAMATH COUNTY	ાં <u>પ્</u> રાથમાં ગુ	, as Trustee, and
DONALD G. MONROE and CHRISTINE M. MONROE, husband an	d wife	
as Beneficiary, WITNESSETH:		and an end of the second s
Grantor irrevocably grants, bargains, sells and conveys to trust in <u>Klamath</u> County, Oregon, described as:	ee in trust, with power of	

Lot 20, Block 301, DARROW ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, RAMÉRICA CHARLES & Oregon.

Klamath County Tax Account ;#3809-033DA-09700.

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TRUST DEED

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 rerts, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECULING PERFORMANCE of each agreement of grantor herein contained and payment of the DATUME MULTICALING ONE MULTICALING CONTENT AND CT (ACC)

sum of FIVE THOUSAND ONE HUNDRED TWENTY-SEVEN AND 63/100 -----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if not sooner paid, to be due and payable in November 9, 19,90. The date of maturity of the debt secured 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 the grantor without first having obtained the written consent or approval of the beneficiary's then, at the beneficiary's option, all oblightions secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. To protect the security of this trust doed to be

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain sail property in good condition and repair; not to remove or demoliah any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred theretor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for filing same in the proper public offices or searching agencies as may be deemed desirable by the beneficiary.

pon m executing such financing statements pursuant to 'the Uniform Commerciant Code as the benelicity may require and to pey for filing same in the proper public offices or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the content of the said premises against loss or damage by fire and such other hazards as the populy maintain innurance on the buildings mow or herealiter received on the said premises against loss or damage by fire and such other hazards as the populy may from the total the require. In amount, not less than 3. TULL 1. THEADLE VELUE. ..., writter in an amount, not less than 3. TULL 1. THEADLE VELUE. ..., writter in companies acceptable to the beneliciary, with loss payable to the latter; all policies of insurance shall be delivered to the tenelicity at imamme and to it the grantor shall fail or any reason to proctre any summane. The amount follews that the tenelicity at imamme and to deliver any fire or other insurance policy of insurance new or herealter placed on said buildings. The beneliciary may be released to grants are being as be opticable by beneliciary may determine, or at option of leneliciary the entire amount so collected, or any ber thered, may be released to grants. Such coplication or release shall be addine to such native. As seessments and other charges that may be levied or assessed up or against, said, property, before any part of such native, assessments and other charges that may be lawied or assessed up or affective the tene is such state. The summarks and other charges that may be lowed or assessed up or affective the receives thered or the same a part of the ubility states, assessments and other charges that may be lowed or assessed up or affective the tenel set of the interest of the state state state as a state state the state state state state state sthat the state state of t

pellate court shall adjudge reasonable as the orthiticary pellate court shall badjudge reasonable as the orthiticary shall be taken let is mutually agreed that: 8. In the event that any portion or all of suid property shall be taken under the right of eminent domain or condemn ution, beneficiary shall he taken inder the right of eminent domain or condemn ution, beneficiary shall he taken inder the right of eminent domain or condemn ution, beneficiary shall he taken is compensation to such taking, which are in excess of the amount required as compensation to such taking, which are in excess of the amount required to pay all reasonable costs, expresse and atturney's lees, necessarily peid or to pay all reasonable costs, expresses and atturney's lees, and applied by it first upon any reasonable costs and expresses and attorney's lees liciary in such proceedings, and the balance applied upon the indebtedness and execute such instrum takes, and its own expense, to take such actions and execute such instrum takes a shall be reasser, in costaning such com-genation, promptly upon and from time to time upon written request of bene-liciary, payment of its fees and presentation of this deel and the role for endorsement (in case of full reconveyances, to can't and the role for endorsement (in case of full reconveyances, to can't indebtedness, truster may (a) comsent to the making of any map or plut of said property; (b) jim in

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PORTLAND, OR

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rument, irrespective of the maturity dates expressed therein, or manufacture in the second se

defaults, his partially incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided 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 may be postponed as provided by law. The trustee may sell said properly 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 sold, but without any covenant or warranty, express or im-plied. The tecitals in the deed of any maiters of fact shall be conclusive proof of the truthulanes thereol. Any person, excluding the truste, but including the grantor and beneficiary, may purchase at the sale. "Shen trustee sells pursuant to the pouly the expense of sale, in-shall apply the proceeds of sale to payment a reasonable charge by trustee's attorney. (2) to the obligation sector the interest of the trust deed as their interces may prove in the order of their priority and (4) the surplus. If any, to the grantor or to bis successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-to any trustee named herein or to any successor trustee appointed here-under. Upon such such appointment, and without conveyance to the successor trustee, the latit substituties with all tile, powers and duties conferred trustee, the latit be rested with all tile, powers and duties conferred which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successful and the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successful and appointed here of provided by law. Trustee is not obligated to notify any party here of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the truttee horeunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to a buildes under the laws of Oregon of the United States a title insurance company authorized to insure title to real property of this state, its subsidiuries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees t	o and with the beneficiary and	those claiming under him, that he is law-
r is the second of and dependently	-rep!-nmnerty and has a valid	unencumbered title thereto except
		ecords of Klamath County, Oregon, the Director of Veterans' Affairs
in favor of State of Oregon, re- and Mortgage recorded in Volume mb frache will warrant und forever del	M83, page 5095, Migrofil	m Records of Klamath County, Oregon
สาย โกล้า ก็อังที่11 พิสิกิลกราเกษาให้อิชิยา อ้อ	na The Same Ligainst all persons	Whôm3oever.
	重新的最优的问题。这些一个数据的推动力量,这一数 2016年,在1996年前,1996年后,1996年后,1996年, 2016年,在1996年代,1996年月,1996年,1996年,1996年,1996年,1996年	사실 것은 문화되었다. 이는 문화되었는 것은 가장
[15] 에 관계 전 2013년 1988년 1981년 1988년 1987년 19 11월 1987년 1987년 1988년 1987년 1987년 1987년 1987년 198		的"是不是我们的最优的,我们的不会不是你的。""你们,我们们的你们,我们不是你的?" 我们的,我们的"我们我们我们的?""你们,我们们的你们,你们们们的你们是你们的你,我们都不能不能。" 我们的你们,我们就是你们我们的你?""你们,你们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们们
ે મું કુમ કે મું આવ્યું અને તે કે દિવસ સંસ્થાય છે. કે સાથે સ્થળ તે મુખ્યત્વે પ્રતિસ્થળિક પ્રાપ્ય છે. જે કે સ્થળ કે કે કુમ માં કુમ કે માં આવ્યું છે. આ ગામ સાથે મું આવ્યું છે છે. સાથે પ્રાપ્ય અને સાથે પ્રાપ્ય છે. આ ગામ સાથે સાથ આવતાં છે. આ ગામ સાથે સાથે સાથે સાથે માં આવ્યું છે. આ ગામ સાથે માં આવ્યું છે છે. આ ગામ સાથે આવ્યું છે. આ ગામ સાથ	가슴에서 바이에게 있는 것이 있는 것이 가지 않는 것이 있다. 같은 것은 것은 것이 같은 것이 있는 것이 있는 것이 같은 것이 있는 것이 있는 것이 있다. 같은 것이 같은 것이 있는 것이 같은 것이 있다.	
$ \frac{1}{2} \sum_{i=1}^{n} 1$	상 사실 방법에서 가장에 가장에 가장 것이라. 사실 사업 사업 것은 것이 가지 않는 것이 같이 있는 것이다. 사실 사업 사업 것은 것이 있는 것이 가장 가장 것이 같이 있는 것이다.	
	이 있는 것이 가지 않는 것이 다 말 것이 가는 것 것같다. 같이 지 않는 것이 같은 것이 한 사람 사람이 가 것 같다. 같은 지 하는 것이 하는 것이 같은 것 같아요. 것 같아요.	
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, family	v or household murnoses i see importan	
(a) - primerily for grantor s personal, rame, <u>Give for vertice source tion:</u> Rickey un kit	经通知 医原子宫 医子宫 计算机 化合金 化合金合金	
and second diver successors and periops T	he term heneficiary shall mean the h	heirs, legatees, devisees, administrators, executors, older and owner, including pledgee, of the contract
secured hereby, whether or not named as a benefit gender includes the feminine and the neuter, and	ciary herein. In construing this deed a	and whenever the context so requires, the mascume
		the day and year first above written.
	warranty (a) or (b) is J. MA ANDI	ERSCH GORPORATION., an Oregon
* I/APORTANT NOTICE: Delete, by lining out, which to not applicable, if warranty (a) is applicable and the b	eneficiary is a crecitor	/corporation
es such word is defined in the Truth-in-Londing Act beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form 100	n by making required DY:	Devel July
is compliance with the Act is not required, disrogard th	ils notice.	. Andersch, President
(if the signer of the above is a corportion,		
use the form of acknowledgement opposite.		
STATE OF OREGON,	STATE OF OREGON	
County of Klamath	) ss. County of Kla	amath
This instrument was acknowledged before November , 1989, by	e me on This instrument was ac 19.89, by J. M.	Andersch
<u>November</u> , 1907, by	ns President	
	of J. M. ANDERS	CH_COREORATION
	Tust	C. Deda
Notary Public fo	or Oregon Notary Public for Orego	on (SEAL)
(SEAL) My commission expires:	My commission expires	- 11/16/91
	्रियों के प्रतिकार की दिया के प्रतिकार के प्रतिकार के प्रतिकार के प्रतिकार के प्रतिकार के प्रतिकार के प्रतिकार किंदी के प्रतिकार के प्रतिकार किंदी के प्रतिकार के प्रतिक	(A) Let all the second s second second se Second second s Second second se
(1) Solution of the second state of the sec	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been p	xaiđ.
는 가격 가지 않는 것 같아요. 가지 않는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 1월 1998년 1월 1998년 1월 1월 1999년 1월 1998년 1월	<b>T</b> rustee	
그 중영국 전에 가격을 가려던 것이 한 것이다. 그는 그는 것 것 같아요. 한 것이다.		t duest second and all summaries by spid
time dead have been fully and and satisfied Y	on hereby are cirected, on payment t	the foregoing trust deed. All sums secured by said o you of any sums owing to you under the terms of
the state of the state of the state of the state of the carbo	al all evidences of indebtedness secur	ed by said trust deed (which are delivered to you rties designated by the terms of said trust deed the
hcrewith together with said frust deed ) and to the ectate now held by you under the same. Mail re-	conveyance and documents to	
DATED:	19	
1993년 - 1993년 - 1993년 1993년 - 1 1993년 - 1993년 -		Beneficiary
		Demiliciary
Do not lose or destroy this Trast Deed OR THE NOTE	which it secures. Both must be delivered to the	trustee for cancellation before reconveyance will be mode.
n an	100-02107-044-00	
		STATE OF OREGON,
TRUST DEED	The international sub-	County ofKlamath
STEVENS-NELS LAW, PUB. CO., PORTLAND, ORK	and 10 10 10 10 10 10 10 10 10 10 10 10 10	I certify that the within instrument was received for record on the
J. M. ANDERSCH CORPORATION, +	n Oregon corporation	of Nov, 19.89.,
7630 Booth Pd.		at 12:18 o'clock M., and recorded
Klamath Fells, OR 97603 Gravitor	SPACE REBERVED	in book/reel/volume No on page21725 or as fee/file/instru-
DONALD G. MONROE and CHRISTIN	E M. MONRCE FOR RECORDER'S USE	ment/microfilm/reception No7687,
5031 Sturdivant		Record of Mortgages of said County.
Klamath Falls, OR 97603 Beneliclary		Witness my hand and seal of County affixed.
AFTER RECORDING HETURN TO	ani manter anni hùng an	
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY		Evelyn Biehn, County Clerk.
NEATHATIN COONTI	Foo \$12 100 0101	By Qauline Mullandere Deputy
	Fee \$13.00	

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