°° 7941	2.5370         COPYNIGHT 1918         STEVENS - NEWS LAW FUE         STEVENS - NEWS
1일 및 중경험 2일 이 모님, 2일 위험성항 불법이 2 위로 2012년 21일 등 1년 영 12 위험 등 영 12 위험 실험 방법을 알 중 2012년 이 이 있는 이 이 이 이 이 이 이 이 이 이	· "你们是你们,你们你们的你们,你不知道我都是做你的我们都能能做了。""你们你们你们?"
as Grantor, MOUNTAIN TITLE COMPANY EDWARD D. JOLLY	, of Klamath County , as Trustee, and
as Beneficiary, Grantor irrevocably grants, bargains, sells in	WITNESSETH: s and conveys to trustee in trust, with power of sale, the property
to the City of Klamath Falls, On 5. line of Prescott Street for to 1. 62 feet to the lot line betwee feet; thence N. 13°51' E. 25.65 thence N. 89°31' E. 64.35 feet to of Lot 6, Block 72, BUENA VISTA Dregon, according to the culy re together with all and singular the tenements, hereditame now or hereafter appertaining, and the rents, issues and the with said cale state	er of Lot 6, Block 72, BUENA VISTA ADDITION regon, thence S. 89°31' W. 50 feet along the the true place of beginning; thence S. 37°09 een Lots 5 and 6; thence N. 52°51' W. 41.9 feet to the S. line of Prescott Street; to the place of beginning, being a portion ADDITION to the City of Klamath Falls, ecorded plat thereof,
sum of TEN THOUSAND AND NO/100	Dollars, with interest thereon according to the terms of a promissory er and made by grantor, the final payment of principal and interest hereof, it 15
becomes due and pavable. In the event the within descri	bed property, or any part thereof, or any interest therein is sold, agreed to be ithout first having obtained the written consent or approval of the beneficiary, by this instrument, irrespective of the maturity dates expressed therein, or
To protect the security of this trust deed, grantor 1. To protect, preserve and maintain sad property in goo and repair; not to remove or demolish any builling or improveme not to commit or permit any waste of said propeny. 2. To complete or restore promptly and in good and w manner any building or improvement which may be constructed, destroyed thereon, and pay when due all costs incirred therelor. 3. To comply with all laws, ordinances, regulations, covenn ions and restrictions allecting said property; if he beneliciary so join in executing such linancing statements pursuant to the Uniform cond Code as the beneliciary may require and to puy for filing s proper public office or offices, as well as the cost of all lien sea by illing officers or searching agencies as may be deemed desira beneliciary. 4. To provide and continuously maintai insurance on th now of herealiter erected on the said promises a jainst loss or dam and such other huitads as the beneliciary and in the to time an amount not less than 3. <u>LOO</u> <u>O</u> im the said premises a jainst loss or dam if the grantor shall be delivered to the baneliciary as soon the boolies to insurance now or herealier placed on said the beneliciary any procure the same at grantor's expense. T is the denor shall be individent of the spenter of a same placed the on any policy of insurance now or herealier placed on said the beneliciary may procure the same at grantor's expense.	d condition subordination or other agreement allecting this deed or the lien or charge orkmunplike in any reconvey, without wurranty, all or any part of the property. The orkmunplike in any reconvey, without wurranty, all or any part of the property. The france in any reconvey, without wurranty, all or any part of the property. The orkmunplike in any reconvey, without wurranty, all or any part of the property. The france in any reconvey and the recitals there in ol any matters or facts shall be conclusive proof of the truthluness thereol. Truste's lees for any of the provided by a court, and without regard to the adequacy of any security for report of the and thereo, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and exponences of operation and collection, including reasonable attor- ney itter in latter; all a insurfor any detault or notice of delault hereunder or invalidate any act done the expire- man to such notice.
policies of insurance shall be delivered to the baneficiary as soon if the grantor shall fail for any reason to procure any such insura deliver said policies to the beneficiary at least filten days prior to the one licent of insurance how or hereafter placed on said the beneficiary may procure the same at grantor's expense. T collected under any lire or other insurance policy may be applied ciary upon any includent accured hereby and in such order as may determine, or at option of beneficiary the units amount so c any part thereof, may be released to grantor. Such application or r	by benefit- beneficiary servery in his performance of any agreement hereunder, time being sence with respect to such payment and/or performance, the beneficiary ollected, or

collected under any lire or other insurance policy may be applied by benefi-cinry upon any indebtedness sourced hereby and in such order as beneficiary may determine, or at option of beneficiary the unit or collected, or any part thereot, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidatio any act done pursuant to such notice. 5. To keep said premises tree from construction liens and to pay all face, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxet, assessments and other charges, become part due or delinquent and proc.ptly deliver receipts therefor to beneficiary; should the grantor fail to make puyment of any farst, susses-ments, insurance previous due or delinquent and proc.ptly deliver receipts therefor to beneficiary; should the grantor fail to make puyment of any farse, susses-ments, insurance previous, leven of the rate, set forth in the note secured by direct payment or beneficiary may, at its option, make a with which de-fined the amount so paid, with interest at the rate, set forth in the note secured hereby, together with the obligations described in parestraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by the same extent that they are bound for the paynent of the debt secured by the same extent that they are bound for the paynent of the bound for the same extent that they are bound for the paynent of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, leves and expenses of this trust including the cost of title security rights or powers of beneficiary or trustee is and payable and constitute a breach of this trust deed. 7. To appar in and defend any action or proceeding hurporting to allect the security rights or powers of beneficiary or trustee is and intorney's leves actually incurted. 7. To appar i

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because or in mis performance of any agreement hereunder, time being of the essence will respect to such payment and/or performance, there in investment and or performance in the length of the essence will be an exceeded by an end of the essence of the trust essence of the trust

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees 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 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 converging the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. Shall apply the proceeds of sale of the truste of low the contremention of the function second of the trustee shell provided by law converses of sale, including the converse and on the functes at the rustee and a reasonable charge by trustee's any trustee the and the order of their provided by the surplus, if any, to the grantor or to his successor in interest entitled to suck surplus. If the latter shall be rosteed with all title, powers and duties conferred upon any trustee herein nored or appointed hereunder. Each such appointment, and without conveyance to the successor trustee appointed herein networks and beneficiary may low the trust event excued by beneficiary or successor in successor trustee appointed herein and the successor trustee and be by enginement, and without conveyance to the successor trustee. The latter shall be rosted with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and which, when recorded in the mortgage records of the county or counties in which the property is sluaded, shall be conclusive proof of poper appointment of the successor

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NOTE: The Trust Deed Act provides that the truster; hersunder 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 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, agants 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 fully seized in fee simple of said	d agrees to and w described real ne	ith the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
	1981 Antonio Alexandro Contractional West and the second second second and a second second second second at a second s	percy and has a valid, unencumbered title thereto
and that he will warrant and for	ever defend the e	ame against all persons whomsoever.
[10] B. A. Martin, "polar representation of the state		
<ul> <li>An Antonio Science and an antonio science of the second science of the seco</li></ul>	PERCONFIGURATION CONFIGURATION CONFIGURATIO CONFIGURATIONA CONFIGURATIONA CONFIGURATION CONFIGURATION CONFIGURATION CONFIGURATION CONFIGURATION CONFIGURATIO CONFIGURATIONA CONFIGURATIONA CONFIGURATICON CONFIGURATICA CONFIGURATICA CONFIGURATICA CONFIGURATICA CONFIGURATICA CONFIGU	Attach (E. 2014) A start and a start of the start of the Based and the start of
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	WINDLANDY NO XO XOXINI	resented by the above described note and this trust deed are: old purposes (see Important Notice below), MUNIMER MICHONALINATION (MINIMER MAX
personal seven applies to, inures to th	e benefit of and hind	as all parties hereto, their heirs, legatees, devisees, administration
IN WITNESS WHEREOF	, said grantor has	s hereunto set his hand the day and year first above written
not applicable; if warranty (a) is applicable; of	whichever warranty (a) and the boneficiary is a	or (b) is Allenich Loy Colucen
beneficiary MUST comply with the Act and i disclosures; for this purpose uso Stevens-Ness If compliance with the Act is not required, the	a goldhon by making	regulied vivalent
(If the signer of the above, is a corporation, use the form of acknowlodgement opposite.)		
STATE OF OREGON, County of KLAMA TH	) 355:	STATE OF OREGON, County of
THIS Instrument, west acknowledged THUTTLEN LLIC, 19.89, by C FREDERICK TROY COBURN	before me on	This instrument was acknowledged before me on
Dailine Ovude		as
	$M \sim M \sim 10$	Notary Public for Oregon My commission expires: (SEAL)
REQUEST FOR FULL RECONVEYANCE		
<b>TO:</b>	To be used only w	hen obligations have been paid.
the undersigned is the legal owner a frust deed have been fully paid and satisfie taid trust deed on pursuant to	nd holder of all incel ad. You hereby are ai	btedness secured by the foregoing trust deed. All sums secured by said irected, on payment to you of any sums owing to you under the terms of of indebtedness secured by said terms of the terms of
estate now held by you under the same; Ma	to reconvey, without.	warranty, to the parties designated by the terms of said trust deed the documents to
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