which, when recovered in the increase records to the optimized exponent with the property is situated, shall be conclusive proof of proper appointment which the property is situated, is this trust when this deed, duly executed and obligated is nuade a public record as movided by law. Trustee is nor trust or to any action or proceeding in which grantor, beneliciary or trustee, and the a party unless such action or proceeding is brought by trustee. ney, who is an active member of the Oregon State Bar, a bank, trust company de the United States in the insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

together with trusters and atomay's less not exceeding the amounts provided the 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 and may be parported as provided by law. The total the parcel or party either caucion to the postported by law. The total the parcel or party either caucion to the purchase is dead in yable at the time of sale. Trustes the property is the purchase is dead in yable at the time of sale. Trustes the property is the for cash, any person, expressed the trustee, but including of the truthiunsite thereof. Any person, express of sale, but including the granter and beneficiary, may purchase at the same powers of sale, in the second ball the oblightion secured by the trustees of sale, in lattering (2) to all person in the order of the sale of the strustees interim the understate to the sale of a sale to the sale. (3) the strustees of sale, interim the interiment of the interiment of the sale of the sale of the same of the states of the truthiung the trustee sale and at the trustee, but including the dender and beneficiary, may purchase at the sale. (3) the sale persons atterney (2) to the oblightion of the trustee by the trustees of sale, in-lation is the interest may appear in the order of the sale of a sale of the same sale sale is the surplus, if any, to the granter to the interest of the priority and (4) the surplus. 16. Beneficiary may from time the sale in the rest ended to such the structure in the granter of the successor in interest endited to such

Autplus, it any, to the kindle of to the sources of indices entired to sources 16. Beneliciary may from time to time appoint a successor or successor under. Upon such anmed herein or to any successor trustee appointed herein trustee, the latter shall be vested with all title, powers and duties conterned upon any trustee herein named or appointed hereunder. Each such appointment, upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

NOTE: The Trust Dead Act provides that the truste hereunder must be either an or savings and four bisocialian authorized to do guinest under the laws of O property of this stote, its subsidiaries, affiliates, agents or branches, the United S

It is matually agreed that: B. In the sevent that any portion or all of hid property shall be taken under the right of eminent domain or condent atlant, beneficiary shall be taken ight, il is oo elects, to require that all or any portion of the monies psyable as compensation for such taking, which are it excess of the amount required incurred by grantor in such expenses and attractively. Sees meaning provided incurred by grantor in such expenses and attractively. Sees meaning provided incurred by grantor in such expenses and attractively. Sees meaning provided incurred by grantor in such expenses and attractively. Sees meaning provided incurred by grantor in such expenses and expenses of the amount required by it first upon any resonable costs and expenses ind beneficiary and that in such proceedings, and board excess tilly poild or insured by bees recurred hereby; and grantor agrees, at its own expense, to take such actions pensation, promptly upon beneficiary's request. Itiaary, payment of its fees and presentation of this deed and the netw for the liability of any person for the payment of the indebtedness, truster image (a) consent to the making of any map or plui of said property. (b) Jain in the making of any map or plui of said property. (b) Jain in

Become are any payme. In the works we within described morphile, of any part thereof, of any inferent therein is sold, aftered to be the security of the transmatcher by the instrummant transmatcher by the instrumm

Tax Account 10 3809 (3653-00800 3809 (3653-00900) STATE OF CREEDON **nc improvements are to be made on this property until the note, secured by this

on file in the office of the County Clerk of Klamath County, Oregon, and the second se

Harold Keener & Florence E. Keener, husband and wife MANA 3 D ROLLARS AND TO DEC WITWESSETH: U por s't allogituse in a file (justic) Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, num portage in the county, Gregon, described as: Lots 5 and 8 in Block 2 of SHASTA VIEW TRACTS, according to the official plat thereof give the county. Clerk of Klamath County, Oregon, and the education unconsent. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRUST DEED.

A XE

as Grantor, Mountain Title Company of Klamath County as Trustee) and

MC

Howard Wm. White and Rochelle White, husband and wife

THIS TRUST LIEPD, made this 6th

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23040

The grantor covenants and decreas fully seized in fee simple of said decribe	이번 이번 이번 전에서 가지 수집에 있는 것이 가지 않았던 것이 같이 있는 것이 있는 것 같아요. 가지 않는 것이 같이 있는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다.	those claiming under him; that he is law- unencumbered title thereto
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<pre>constant of the second se</pre>		rentan in the first states and the second states
The grantor warrants that the proceeds on (a) ³ primarily for grantor's pa sonal, tam (b) for an organization, or (even it gran	ily or household purposes (see Importa	int Notice below),
and a surface of the set		ss or commercial purposes. heirs, legatees, devisees, administrators, executors,
personal representatives, successors and assigns. secured hereby, whether or not name I as a bene	The term beneficiary shall mean the l ficiary herein. In construing this deed	holder and owner, including pledgee, of the contract and whenever the context so requires, the masculine
gender includes the feminine and the neuter, and	i the singular number includes the plure	
્યું છે. આ આ પ્રાપ્ય કે બંધું બેંગ કરે બિલ્કુનું મુખ્ય પ્રિયમિક અન્ય પ્રદેશ બાદ કે જે આ મુખ્ય પ્રાપ્ય પ્રાપ્ય ક આ આ પ્રાપ્ય કે આ આ ગામના આ ગામના આ ગામના આ ગામના અને આ ગામના આ આ	Xllesu	11h 111 30
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as such word is defined in the Truth-in Lending Ac baneficiary MUST comply with the Act and Regulat disclosures; for this purpose use Stevens-Ness Form N	ion by making required Rochelle	White
If compliance with the Act is not required, dry and	10. 1317, 0/ squivalant.	2 μετά με δια της
(If the signer of the above is to corporation, use the form of acknowledgement opposite.)	KATHER N. M. TABATA	ં તેમણે પંચ દાવસ, તેમ તેમણે અને કે પ્રતિ પ્રિંત કે પ્રતિ છે. આ શિક્ષે છે તેમ તેમણે સાથે સ્થળ કે સાથે કે પ્રતિ છે તેમણે તેમણે તેમણે જે તેમણે જે જે આ શિક્ષે છે તેમ તેમણે તેમણે સાથે છે તે છે કે પ્રતિ છે તેમણે જે
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This instrument was acknowledged beto November 22, 1089	이 이번만 문제가 잘 물러가 있는 것이 있는 것이 봐. 나라는 것 같아요?	cknowledged before me on,
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Howard Wm. White and Rochelle W		
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(SEAL) My commission expires: June	California 18, 1991 My commission expires	(SEAL)
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	REGUEST FOR FULL RECONVEYANCE	anna a' an
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The undersigned is the legal tweet and I trust deed have been fully paid and satisfied. I	holder of all indebtedness secured by t You hereby are directed, on payment to	the foregoing trust dood. All sums secured by said o you of any sums owing to you under the terms of ed by said trust deed (which are delivered to you
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De nil fels or destroy this True Deed DR 1KS NOT	E which it accurates Both must be dolivered to the	trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON, County ofKlamath
[FORM No. SGI] STEVENE-NESS LAW PUS, CO., PORTLAN S. ORS	met e as of thise is	I certify that the within instrument
White was started and	2 VIEL OPPEND A 1 1 2 2 1 1 2 2 1 2 2 2 2 2 2 2 2 2 2	was received for record on the .28th day of Nov, 19.89,
655 Ocean View Dr	and the man choice is the res	at3:45 o'clock PM., and recorded
Camarillo, CA.93010	SPACE RESERVED	in book/reel/volume NoM89 on page or as fee/file/instru-
Keener 128 East Nevada St	RECORDER & USE [ment/microfilm/reception No8392_,
Ashland, OR 97520	1 0.100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO		County affired.
Mountain Title Company		Evelyn Biehn, County Clerk
Mountain Title Company 222 South Sixth		By Qauline Muelenders Doouty
Klamath Falls, OR 97601	<u> Fee \$13.00</u>	

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