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sum	01 T. T. A.T.	5 THOUSAND ON	E HUNDRED F	IFTY AMD NO	nt of grantor herein con	ntained and payment of the
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and re	1. To protect the 1. To protect, pair: not to rem	the security of this trust preserve and maintain said ove or demolish any built t any waste of said propidy or restore promptly, and rimprovement promptly, and rimprovement and a structure is and the said over the said said over the said over the said feeting said over the said over the said over the said feeting said over the said over the said over the said feeting said over the said over the said over the said feeting said over the said over the said over the said over the said feeting said over the said over the said over the said over the said feeting said over the sai	deed, grantor agrees	[] 11월 - 14 General Alberton, Alberton, Alberton, Alberton, Alberton, Alberton, Alberton, Alberton, Alberton, A		
not to manner	2. To complete	any waste of said property or restore promptly, and	ing or improvement there	on; subordination or of thereol; (d) recon	ment or creating any restri other agreement allecting the vey, without warranty all	ction thereon; (c) join in any is deed or the lien or charge r any part of the property. The eed as the "person or persons in of any matters or lacts shall . Trustee's tees for any of the less than \$5. under, beneliciary may at any
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in in	executing such f	inancing statements pursue	beneliciary so requests,	to 10, Upon a	in this paragraph shall be no ny delault by grantor here	Trustee's tees for any of the t less than \$5, under, honolicion
L 1***		UTTICES, as well by the set	a starte in	the pointed by a court	, and without regard to the	nt or by a receiver to be an-
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the g	rantor shall fail said policies to th	as the beneficiary may in the beneficiary, with loss be delivered to the ben or any reason to procure the beneficiary at least little nsurance now or berealter	eliciary as soon as insure any such insurance and	all collection of such r ed; insurance policies or to property and the	ering upon and taking po ents, issues and profits, or compensation or awards to	ssession of said property, the the proceeds of fire and other. r any taking or damage of the as alourspid of the
he ben Diectad	eliciary may pr	ocure the same at grant	placed on said building	gs, pursuant to such no	princation or release thereof or notice of default hereund tice.	as aloresaid, shall not cure or ler or invalidate any act done
ny nari	thereof or at op	ption of beneliciary the ent	ife amount so sellenticia	ry hereby or in his pe	fault by grantor in paymer rformance of any agreement	t of any indebtedness secured hereunder, time beind at at
ct done	pursuant to such	h notice.	hereunder or invalidate ar	all event the beneficiary	at his election may proce	iue and payable. In such an
ares, as gainst	sessments and o said property be	n notice, premises free from constru- ther charges that may be fore any part of such tan or delinquent and promple grantor fail to make pay	ction liens and to pay a levied or assessed upon a	advertisement and sa or remedy, either at law	ue, or may direct the truste	e to pursue any other deed by
beneti ents, il	iciary; should the nsurance premium	or delinquent and prompt e grantor tail to make pay ns, liens or other charges by providing beneticiary	ly deliver receipts thereic ment of any taxes, asses	er the trustee shall exec	to foreclose by advertiseme cute and cause to be recorded	nt and sale, the beneficiary or d his written notion of the
ake su	ch payment or b	y providing beneticiary w neticiary may, at its option	with lunds with which t	to in the manager as the	upon the trustee shall lix the n required by law and proce	e time and place of sale, give ed to foreclose this trust dood
ist dee	d, shall be adde	d to and become a part of	aragraphs 6 and 7 of this	is sale, and at any tim	e prior to 5 days before the	closure by advertisement and
· · · · · · · · · · · · · · · · · · ·	a nereor and for	such payments, with inter-	or of any of th	ie the detault of detau	e trust deed, the delault consists o	a tailure to pay, when due,
motio	, and an such pa	syments shall be immediate	dy due and	n haind and due had		
stitute	a breach of this	trust deed.	tely due and payable and	defaults, the person	effecting the cure shall pay	to the beneficing all or
actua	lon with or in e	enforcing this obligation an	d trustee's and attactive	by law.	s and attorney's fees not exc	ceeding the amounts provided
ct the	security rights o	and defend any action or powers of beneficiary or	proceeding purporting to	be postponed as pro	nded by law. The truster	he date and at the time and ime to which said sale may may sell said property either sell the pared
lind a	for the loreclosu	re of this deed, to pay al	ll coste and annear, including	shall deliver to the p	ourchaser its deed in form a	at the time of sale. Trustee
June Of	allorney's lees	mentioned in this paradene	the anorney's fees: the	nlied The second	the deed of any matters of	or warranty, express or im-
's lees	on such appeal.	e reasonable as the benefic	ay such sum as the ap- ciary's or trustee's attor-	15. When trus	tee sells pursuant to the po	sale.
11 8.	is mutually age In the event that	reed that: It any portion or all of rei-		cluding the compensat attorney, (2) to the	obligation secured by the tr	asonable charge by trustee's
ompen	sation for such i	taking, which are in exceeded	on of the monies payable	deed as their interests surplus, il any, to the	subsequent to the interest may appear in the order o grantor or to his successor	of the trustee in the trust their priority and (4) the
ired by	y grantor in su it litst upon an	s, expenses and attorney's ich proceedings, shall be y reasonable costs and	lees necessarily paid or paid to beneficiary and	16. Beneliciary sors to any trustee n	may from time to time a	ppoint a successor or succes-
ry in	such proceedings	, and the balance applied	id or incurred by bene-	trustee, the latter sha	prointment, and without c il be vested with all title.	onveyance to the successor
execut ation,	te such instrume promptly upon b	nts as shall be necessary peneliciary's request.	in obtaining such com-	and substitution shall	be made by written instrum	ent executed in appointment
ry, pay	yment of its fee	and presentation of this	written request of bene-	17. Trustee ac	cepts this trust when this	deed data
consen	t to the making	for the payment of the in of any map or plat of sai	debtedness, trustee may id property; (b) join in	trust or of any action	or proceeding in which de	le under any other deed of
	the second se	·			such patient Kr	Bar, a bank, trust company prized to insure title to real

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The grant	or covenants and agree e.simple of said descril	s to and with bed real proper	the beneficiary and those ty and has a valid, uner	claiming under him, that he is law- noumbered title thereto				
lly seized in le		ાત મુખ્યત્વેદ્વાદ્વકો છે. શાક્ષ છે. તેદ્વકોન્ટ્રા સ્ટાપ્ટ કે દુશ્લેલ્લા છે. તેદ્વે બહેલ્લા સ્ટાપ્ટ કેલ્ટ્સ વ્યવસાય	(3) And a set of the set of th					
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nd that he will	warrant and forever o	lefend the sam	ne against all persons wh					
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				d note and this trust deed are:				
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DIIDC	HASE MUNDI INC.		1 Il - action hereto their hei	rs, legarees, devisees, during the contract				
personal represen	whether or not named as a l	beneliciary herein	n. In construing this deed and					
gender includes t	he teminine and the neuter,	and the singular aid grantor ha	number includes the plural. s hereunto set his hand the	he day and year first above written.				
ana ngilana sa kata sa k	<ul> <li>A state of the sta</li></ul>	1997년 - 1998년 - 1997년 - 1997년 1997년 - 1997년 - 1997년 1997년 - 1997년 -	WIT-	WW. Change				
not applicable; it	TICE: Delete, by lining out, wh warranty (a) is applicable and	A and Deculat	ion Z. the	ELL W. CHANEY				
as such word is a beneficiary MUST	comply with the Act and Re	gulation by making	g required automatic					
If compliance with	is purpose use Slevens-Ness re h the Act is not required, disre		(a) A gradient of the second secon					
(if the signer of the	above is a corporation, nowledgement opposite.)	en e						
	HI FORNIA	المراجعة (مراجعة المراجعة الم مراجعة المراجعة المراجع	STATE OF OREGON,	) <b>SS</b> .				
and a second	ath JOHOUIN	) ss. )	County of	nowledged before me on				
This ins	trument was acknowledged	l before me on	to by					
( IN IT	CHEIL W. CH	(AIVEY						
		$\mathbf{N}$						
N R S	het Mull	Public for Oregon	Notary Public for Oregot	(SEAL,				
	My commission expires:	-6-1291	My commission expires:					
	REQUEST FOR FULL RECONVEYANCE							
MURRAL CALIFO	3 A The second s							
ONTO TO			, Trustee	and the same secured by sa				
S 5 ▼▼▼▼▼The u	ndersigned is the legal own	er and holder of a	all indebtedness secured by t	he foregoing trust deed. All sums secured by sai you of any sums owing to you under the terms of ed by said trust deed (which are delivered to you in the interior down the terms of said trust deed th				
trust deed his said trust de	ave been fully paid and sat red or pursuant to statute,	to cancel all evi	idences of indebtedness secur without warranty, to the pa	b you of any sums owing to you inter inter the open of by said trust deed (which are delivered to you tries designated by the terms of said trust deed the terms of				
herewith tog	ether with said that decay	Mail reconveya	nce and documents to					
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