NE 26420 TRUST D	Volmal Page 3692			
	ay of February , 19.91 , between isband and wife			
as Grantor, ASPEN TITLE & ESCROW, INC. JOSEPH W. MERCER, a married man				
as Beneficiary,	аналан байнаан байнаан SETH:			
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath				
SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF				
IF THE TRUSTOR SHALL SELL, CONVEY OR ALLENATE SAID PROPERTY, OR ANY PART THEREOF, OR ANY INTEREST THEREIN, OR SHALL BE DIVESTED OF HIS TITLE OR ANY INTEREST THEREIN IN ANY MANNER OR WAY, WHETHER VOLUNTARILY OR INVOLUNTARILY, WITHOUT THE WRITTEN CONSENT OF THE BENEFICIARY BEING FIRST HAD AND OBTAINED, BENEFICIARY SHALL HAVE THE RIGHT, AT ITS OPTION, EXCEPT AS PROHIBITED BY LAW, TO DECLARE ANY INDEBTEDNESS OR OBLIGATIONS SECURED HERBBY, IRRESPECTIVE OF THE MATURITY DATE SPECIFIED IN ANY NOTE EVIDENCING THE SAME,				
IMMEDIATELY DUE AND PAYABLE.	n an			
 256 (1776) 19.1 				
na na series de la companya persona en en la companya per entre deservaria de la companya de la companya de la Na series de la companya de la compa	uvea îne de la companya de			
together with all and singular the tenements, hereditaments and app now or herealter appertaining, and the rents, issues and profits there tion with said real estate.	purtenances and all other rights thereunto belonging or in anywise of and all lixtures now or hereafter attached to or used in connec-			
sum of FORTY-THREE THOUSAND EIGHT HUNDRED NIN	Dollars, with interest thereon according to the terms of a promissory			
note of even date herewith, payable to beneficiary or order and made	, 19 , 19 , 19 , 19 , 19 , 19 , 19 , 19 , 10 ,			
To protect the security of this trust deed, grantor agrees:	granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge			
1. To protect, preserve and maintain said projerty in good columnia, and repair not to remove or demolish any building or improvement therecon; not to commit or permit any waste of said property. In good and workmanike 2. To complete, or restore prompth any be constructed, damaged or manner, any building pimphen due all costs incurred therefor. destroyed To commit with all laws, ordinances, resultains, covenants, condi-	thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.			
3. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions allecting said property; if the beneliciary so requests, to join in executing such linancing statements pursuant to the Uniform Commer- cial Code as the beneliciary may require and to pay for liling same in the proper public office 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	10. Upon any delault by grantor hereunder, beneficiary may at any firme without notice, either in person, by agent or by a receiver to be ap- pointed by a court, and without regard to the adequacy of any security lot the indebtedness hereby secured, enter upon and take possession of said prop- erty or any part thereoi, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same,			
beneliciary. A. To provide and continuously maintain insurance on the buildings now or herealter erected on the said premises adainst loss or damade by lire and such other heaurds as the beneliciary may from time to time require, in an amount not less than \$ companies acceptable to the beneliciary, with loss payable to the latterr all later all.	issues and profits, including those past due find unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor- ney's less upon any indebtedness secured hereby, and in such order as bene- licitary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of life and other			
policies of insurance shall be delivered to the beneticiary as soon as insured; if the grantor shall fail for any reason to procure sany such insurance and to deliver said policies to the beneticiary at least lifteen days prior to the expira- deliver said policies to the beneticiary at least lifteen days prior to the expira- deliver said policies to the beneticiary at least lifteen days prior to the expira- tion of the expira-	insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cur or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured			
the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by heneli- ciary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereol, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any	hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a morifage or direct the truste to foreclose this trust deed			
act done pursuant to such notice. 5. To keep said premises Iree from construction liens and to pay all faxes, assessments and other charges that may be levied or, assessed upon or against said property belore any part of such tares, assessments and other charges become past due or delinguent and promptly deliver receipts therefory charges become past due or delinguent to make payment of any taxes, assess-	advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to loreclose by advertisement and sale, the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lis the time and place of sale, give			
to beneficiary; should the grantor fail to make payment of any taxes, assess- ments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneficiary with lunds with which to make such payment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this	notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. Alter the trustee has commenced foreclosure by advertisement and			
hereoy, together with the obligations described in painting between the first first deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments, with interest as aloresaid, the property hereinbelore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable with	sale, the grantor or any other persons op privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the frust deed, the default may be cured by paying the Wentire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In a ny case, in addition to curing the default			
out notice, and the nonpayment thereof shall, at the option 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, lees and expenses of this trust including the cost of this courb a well as the other costs and expenses of the trustee incurred	defaults: the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed (ogether 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			
of the search as which is the endorcing this obligation and trustee's and attorney's lees actually incurred. 7. To appear, in and detend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, in-	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 function 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-			
any suit for the foreclosure of this action of pay interest attorney's less; the cluding evidence of title and the beneficiary's or fruste's attorney's less; the amount of attorney's less mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor lurther agrees to pay such sum as the ap- pellate court shall adjudge reasonable as the beneficiary's or frustee's attor-	plied. The recitals in the deed of any matters of lact shall be concusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee hell and the powers provided herein, trustee the provided herein at the trustee sells are the powers provided herein.			
ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all al said property shall be taken where the subset of the su	cluding the compensation of the trustee and a reasonable charge by trustee a attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surveius it any to the departer or to bis successor in interest entitled to such			
right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees.	surplus. 16, Beneficiary may from time to time appoint a successor or successors sors to any trustee named during or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred			
both in the trial and appellate courts, necessarily paid or incurred by bene- liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com- pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-	and substitution shall be made by written instrument executed by occurring in which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If, Trustee accepts this trust when this deed, duly executed and cohometers and the substantian of the succession for the successor trustee.			
iciary, payment of its fees and presentation of mis deed and the fole ion endorsement (in case of lull reconveyances, lor cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in	obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or truste- shall be a party unless such action or proceeding is brought by trustee.			
	ationney, who is an active member of the Oregon State Bar, a bank, trust company egon or the United States, a title insurance company authorized to insure title to real ates or any agency thereof, or an escrow opent licensed under ORS 696.505 to 696.585.			
	389			

AT & #01035898

.

	- 369 ,
n de version de la service de	neficiary and those claiming under him, that he is law-
fully seized in fee simple of said described real property and	has a valid, unencumbered title thereto
ະດີ, ພັກແມ່ນ, ພັກ ບັນນະມີມີເປັນເຊັ່ງການເປັນເບັນການ ໃນຊາຍູໃນ 1056 ອາຍາຍນັ້ນ ເຊິ່ງການ ການບົດການແຂວງຊາຍແມ່ນ, ການເຊັ່ງການ ແລະ ການປະການນະການການແຜນຊາຍອາດັ່ງ ແຜ່ຊາຍແມ່ນ. 	કારી કે કે તેનું અનુસં અન્યત્રે અને સામે પ્રેસ્ટ પ્રેસ્ટે મુખ્ય સ્વાપ્ય ત્યારે તેનું પૂર્વ જયાવી સ્વાપ્ય સ્વાપ પુરુષ્ટે શ્રાપ્યું પ્રેસ્ટ પ્રસ્ટ કે પ્રેસ્ટ પુરુષ પ્રસ્ટ પ્રસ્ટ પ્રસ્ટ પ્રેસ્ટ પ્રેસ્ટ પ્રેસ્ટ પ્રેસ્ટ પ્રેટ પ્ સારે સ્વાપ્યું સ્વીપ્રેસ્ટ સ્વાપ્ય સ્વ
ก็สำนักของที่สุดที่สุดไม่มีสุดไม่สารสารสารสารสารสารสารสารสารสารสารสารสารส	્રાં સુધ્યું કે સુધાર્થ પ્રાથમિત સંસ્થાર છે. આ ગામ આ ગામ આ ગામ આ આ આ ગામ આ ગામ આ ગામ આ ગ
and that he will warrant and forever defend the same again	h de mai lighte al da faithean a claite e a la daoine dha dh' na chuirtean a
and the second	પ્રોયો કરવા પૂછ્યું તે પ્રશ્નારથી શરી છે. મુખ્ય અને પ્રત્યું કે વાત પ્રત્યો તે પ્રતા તે તે તે પ્રત્ય કે પ્રત્ય પ્રત્ય પ્રત્ય પ્રત્ય કે પ્ શ્રેષ્ટ્ર પ્રત્ય સુધાર કે પ્રત્ય કે પ્રભુપ્ત કે પ્રાણંક કે પ્રત્ય કે પ્રત્ય કે પ્રત્ય કે પ્રત્ય કે પ્રત્ય કે પ્ તે પ્રત્ય સુધાર કે પ્રત્ય કે પ્રત્ય કે પ્રાણક સુધાર કે પ્રત્ય કે પ્રત્ય કે પ્રત્ય કે પ્રત્ય કે પ્રત્ય કે પ્રાણક
ે છે. આ ગામમાં પ્રાપ્ય કે પ્રાપ્ય પ્રાપ્ય પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય વાગણવાડી આવેલી પ રાખ્ય સુવધારી આ ગામમાં આવેલી આ ગામમાં આ ગામમાં આવેલી આ ગામમાં આવેલી કે પ્રાપ્ય વાગણવાડી આવેલી સ્વાય કે પ્રાપ્ય ક રાખ્ય સુવધારી આ ગામમાં આવેલી આ ગામમાં આ ગામમાં આવેલી આ ગામમાં આવેલી આ ગામમાં સાથે સાથે સાથે સાથે સાથે સાથે આ ગામ	(1) An experimental sector (sector)
ા છે. આ ગામ પ્રાથમિક પ્રાથમિક આ ગામ બેન્દ્ર પ્રાથમિક પ્રાથમિક આ ગામ બેન્દ્ર પ્રાથમિક	entra antikati kitata kata antika antika Na sa tana (kata kitata kitata kata antika
3. A second reaction of the second se Second second secon second second sec	에 있는 것 같은 것 같
er film an general and a state of the second state of the second state of the second state of the second state The second state of the second s	(1) The service of the second s second second seco second second sec
الم المراجع (1996 م) محمد الرابع المعلم (1996 م) معالم المراجع المراجع (1996 م) محمد المراجع (1996 م) محمد المحمد المراجع (1996 م) محمد المحمد المح المحمد المحمد	nan en generalementen en son en generale. En den anderen en en en der en
The grantor warrants that the proceeds of the loan represented by (a)* primarily for grantor's personal, family or household purpose (b) for an organization, or (even it grantor is a natural person)	es (see Important Notice Delow).
	es hereto, their heirs, legatees, devisees, administrators, executor
personal representatives, successors and assigns. The term beneficiary as secured hereby, whether or not named as a beneficiary herein. In constr gender includes the feminine and the neuter, and the singular number in-	hall mean the holder and owner, including pleagee, of the contra- uning this deed and whenever the context so requires, the masculir cludes the plural.
IN WITNESS WHEREOF, said grantor has hereund	to set his hand the day and year first above written.
	Caneldh Charta
* 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	RONALD L. CHALKER W. Joy Chalker
as such word is defined in the fron-in-behang Art and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319; or equivalent.	W. JOY CHALKER
If compliance with the Act is not required, disregard this notice.	$\mathcal{J}_{\mathcal{A}}$
(1) A set of a set of the se	n geologica de la construit de La construit de la construit de La construit de la construit de
CALIFORNIA STATE OF DREGON, County of	SAN LUIS OBISPO
This instrument was acknowle RONALD L. CHALKER	edeed before me on 1 2010, 112 203
This instrument was acknowl	edged before me on FEBRUARY 20, , 1991
by W. JOY CHALKER	
as GRANTOR	\cap
OFFICIAL SEAL	a. XI. XI.
NORMA JEAN JOHNS	INNO FOR FIND
Notary Public-California	Notary Public for Stor
Notary Public-California SAN LUIS OBISPO COUNTY	Ay commission expiresJANUARY 21, 1992
Notary Public-California SAN LUIS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592	Ay commission expiresJANUARY 21, 1992CAL I
SAN LUIS OBISPO COUNTY	Ty commission expiresJANUARY 21.31992CAL I
REQUEST FOR FULL To be used only when obly	<i>Ty commission expires</i> JANUARY 213 1992 CAL I RECONVEYANCE gations have been pold.
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblig	Ay commission expires JANUARY 21. 1992 CALI Reconveyance
SAN LUIS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblig TO:	Ty commission expiresJANUARY 211992CALI RECONVEYANCE gallons have been pold.
REQUEST FOR FULL To be used only when oblig TO:	Ty commission expiresJANUARY 21.31992CALI RECONVEYANCE gattens have been peld. assissecured by the toregoing trust deed. All sums secured by said t, on payment to you of any sums owing to you under the term tabtedness secured by said trust deed (which are delivered to
KEQUEST FOR FULL To be used only when oblig TO: The undersigned is the legal owner, and holder of all indebtedne trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of ind herewith together with said trust deed) and to reconvey, without warre	Ty commission expiresJANUARY 21.3. 1992CAL I RECONVEYANCE gettens have been peld. assisted by the toregoing trust deed. All sums secured by s t, on payment to you of any sums owing to you under the term tebtedness secured by said trust deed (which are delivered to anty, to the parties designated by the terms of said trust deed
REQUEST FOR FULL To be used only when oblig TO:	Ty commission expiresJANUARY 21.3. 1992CAL I RECONVEYANCE gettens have been peld. assisted by the toregoing trust deed. All sums secured by s t, on payment to you of any sums owing to you under the term tebtedness secured by said trust deed (which are delivered to anty, to the parties designated by the terms of said trust deed
KEQUEST FOR FULL To be used only when oblig TO: The undersigned is the legal owner, and holder of all indebtedne trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of ind herewith together with said trust deed) and to reconvey, without warre	Ty commission expiresJANUARY 21. 1992CAL I RECONVEYANCE gettens have been peld. as secured by the toregoing trust deed. All sums secured by s t, on payment to you of any sums owing to you under the terms tebtedness secured by said trust deed (which are delivered to anty, to the parties designated by the terms of said trust deed
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:, Trustee The undersigned is the legal owner, and holder of all indebtecine trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of ind herewith together with said trust deed) and to reconvey, without warra estate now held by you under the same. Mail reconveyance and docum	Ty commission expiresJANUARY. 21. 1992. CALI RECONVEYANCE gattons have been pold. assissecured by the toregoing trust deed. All sums secured by s i, on payment to you of any sums owing to you under the terms tebtedness secured by said trust deed (which are delivered to anty, to the parties designated by the terms of said trust deed ments to
AN LUIS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblig TO:	Ay commission expiresJANUARY 21.51992CALI RECONVEYANCE goilens have been peld. issi secured by the toregoing trust deed. All sums secured by s i, or payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to any, to the parties designated by the terms of said trust deed ments to Beneliciary
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:	Ay commission expiresJANUARY. 21.51992CALI RECONVEYANCE gallons have been pold. assissecured by the foregoing trust deed. All sums secured by s i, on payment to you of any sums owing to you under the terms lebtedness secured by said trust deed (which are delivered to anty, to the parties designated by the terms of said trust deed ments to Beneficiary Example the inter to conclusion before memory will be made.
AN LUIS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:	Ay commission expiresJANUARY. 21.5
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:	Ay commission expires
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:	Ay commission expiresJANWARY. 21.5
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:	Ay commission expires JANUARY 21. 1992 CALI RECONVEYANCE gallons have been pold. sass secured by the itoregoing trust deed. All sums secured by s t, on payment to you of any sums owing to you under the terms lebtedness secured by said trust deed (which are delivered to y any, to the parties designated by the terms of said trust deed ments to Beneticiary Evelopment to You of any sums owing to you under the terms of said trust deed (which are delivered to y any, to the parties designated by the terms of said trust deed ments to Beneticiary Evelopment to You of any sums owing to you under the terms of said trust deed ments to Beneticiary Evelopment to You of any sums of the terms of said trust deed ments to Beneticiary Evelopment to You of any sums of the trust for conclusion before memory on the mode. If M MA MARKE INCLINE TO FORECON, The parties of the trust of
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:	Ty commission expires JANUARY 21. 1992 CALI RECONVEYANCE gailons have been pold. assissecured by the toregoing trust deed. All sums secured by s to in payment to you of any sums owing to you under the terms lebtedness secured by said trust deed (which are delivered to sainty, to the parties designated by the terms of said trust deed ments to Beneticiary Eve delivered to the truste for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before reconveyance will be made. It is the trustee for concellation before recond on the concellation the trustee for concellation the trustee for concellatis the trustee for concellation the trustee for concella
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:	Ay commission expires JANUARY 21. 1992 CALI RECONVEYANCE gailons have been pold.
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO:	Ay commission expires JANUARY 21. 1992 CALI RECONVEYANCE gattoms have been pold. sest secured by the toregoing trust deed. All sums secured by s is on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to yount, to the parties designated by the terms of said trust deed ments to Beneticiary
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO: Trustee The undersigned is the legal owner, and, holder of all indebtedne trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of ind herewith together with said trust deed) and to reconvey, without ware estate now held by you under the same. Mail reconveyance and docur DATED: DATED: , 19 De not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose, or destroy this Trust Deed OR THE NOTE which it sectes. Both must be not lose of the or destroy the sectes of the NOTE which it sectes. Both must be not lose of the or destroy the sectes of the NOTE which it sectes. Both must be not lose of the or destroy the sectes of the NOTE which it sectes of the NOTE be not lose of the or destroy the sectes of the NOTE which it sectes of the NOTE which it sectes of the NOTE be not lose of the or destroy the sectes of the NOTE which it sectes of the NOTE be not lose of the or destroy the sectes of the NOTE which it sectes of the NOTE be not lose of the not lose of the or destroy the sectes of the not lose of the not lose of the not lose of the not los	If y commission expires JANUARY 21. 1992 CALI RECONVEYANCE gattors have been pold. sest secured by the itoregoing trust deed. All sums secured by s is on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to s is on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to s is blocked to the parties designated by the terms of said trust deed ments to Beneticiary Extension to the instee for concellation before reconveyance will be made. If A DELIVE INFORMATION to the instead of the instead
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblig TO:	If y commission expires JANUARY 21. 1992 CALI RECONVEYANCE gattoms have been pold. sest secured by the itoregoing trust deed. All sums secured by s i, ori payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to to anty, to the parties designated by the terms of said trust deed ments to Beneticiary Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before reconveyance will be made. Excellent to the trustee for concellation before record on the the trustof the trustee for the trustee for concellation
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592	Ay commission expires JANUARY 21. 1992 CALI RECONVEYANCE gailons have been pold. assissecured by the loregoing trust deed. All sums secured by s d, ori payment to you of any sums owing to you under the terms lebtedness secured by said trust deed (which are delivered to s inty, to the parties designated by the terms of said trust deed ments to Beneticiary Beneticiar
SAN LUÍS OBISPO COUNTY My Comm. Exp. Jan. 21, 1592 REQUEST FOR FULL To be used only when oblight TO: Trustee TO: Trustee The undersigned is the legal owner, and holder of all indebtednee trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of ind herewith together with said trust deed) and to reconvey, without warre estate now held by you under the same. Mail reconveyance and docur DATED: , 19 De not lose, or destroy this Trust beed OR THE NOTE which it sectors. Both must DATED: , 19 Mathematical in destroy this Trust beed OR THE NOTE which it sectors. Both must DATED: , 19 Mathematical in destroy this Trust beed OR THE NOTE which it sectors. Both must Mathematical in destroy this Trust beed OR THE NOTE which it sectors. Both must Mathematical in destroy this Trust beed OR THE NOTE which it sectors. Both must Mathematical in destroy this Trust beed OR THE NOTE which it sectors. Both must Mathematical in destroy this Trust beed OR THE NOTE which it sectors. Both must Mathematical in destroy this Trust beed OR THE NOTE which it sectors. Both must Mathematical in destroy this Trust beed OR THE NOTE which it sectors. Both HE NOTE	gellens have been pold. ssijsecured by the foregoing trust deed. All sums secured by s i, ori payment to you of any sums owing to you under the terms lebtedness secured by said trust deed (which are delivered to y anty, to the parties designated by the terms of said trust deed ments to Beneticiary Benety andy and Conty and Conty <

UL 1 2 -0103-07.16

HINT DELD HER

and a start of the

ECREVIAN ALINE C

PARCEL 1:

A parcel of land situated in Lots 688 and 689, Block 104, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at the Northeast corner of said Lot 688; thence West, 100.00 feet to the Northwest corner of said Lot 689; thence South along the West line of said Lot 689, 86.60 feet; thence East, 20.00 feet; thence North, 24.90 feet; thence East, 80.00 feet to a point on the East line of said Lot 688; thence North, 61.70 feet to the point of beginning.

TOGETHER WITH an easement for the purpose of ingress and egress over and across the Southerly 58.30 feet of the Easterly 30.00 feet of said Lot 689.

PARCEL 2:

A parcel of land situated in Lots 688 and 689, Block 104, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at the Southeast corner of said Lot 688; thence West, 100.00 feet to the Southwest corner of said Lot 689; thence North along the West line of said Lot 689, 33.4 feet; thence East, 20.00 feet; thence North, 24.90 feet; thence East, 80.00 feet to a point on the East line of said Lot 688; thence South, 58.30 feet to the point of beginning.

CODE 1 MAP 3809-33DB TL 3300

3695

Ĩ			
NN 1	STATE OF CALIFORNIA COUNTY OFSAN LUIS OBISPO }		
	On FEBRUARY 20, 1991 before me, the undersigned, a Notary Public in and for said County and State, personally appeared 		
R	 ☑ personally known to me □ proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) 	Note	DFFICIAL SEAL IMA JEAN JOHNS IV Public-Callfornia
Individual HS-201 (5-83) 26 Staple	Signature		JIS OBISPO COUNTY
- * G	Notary Public in and for said County and State NORMA JEAN JOHNS		
		FOI	R NOTARY STAMP

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed fo	r record at request of	Aspen Title Co.	
01	Feb. A.D., of	19 <u>91</u> at <u>2:38</u> Mortgages	o'clock <u>P</u> M., and duly recorded in Vol. <u>M91</u>
FEE	\$23.00	MOLLBARES	on Page <u>3692</u> Evelyn Blehn County Clerk
ree	Ψ23.00		By Qauline Mullindare

i.