	KNOW ALL MEN BY THESE PRESENTS, that the undersigned trustee or successor trustee Line 1983, executed and July 28, 1983, executed and
	KNOW ALL MEN BY THESE PRESENTS, CITED July 28 , 1983 , executed and
	KNOW ALL MEN BY THESE PRESENTS, that the undersigned trustee or successor trusted and under that certain trust deed dated under that certain trust deed dated MARY N. ZAMMETTI, husband & wife delivered by JAMES E. BALSIGER & MARY N. ZAMMETTI, husband & wife as grantor and recorded on MR3 at page 12517 , or as
	delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1983, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in the delivered by JAMES E. BALSIGER & MARY N. ZAFFIETT, 1984, in th
	Mortgage Records of Klamath County, organization said county desired and appropriate the said county desired and appropriate t
	instrument no deed having received from the benefit trust deed has
	above mentioned transport reciting that the obligation security but without
	above mentioned trust deed, having that the obligation secured by said trust deed, having written request to reconvey, reciting that the obligation secured by said trust without written request to reconvey, reciting that the obligation secured by said trust without written request to reconvey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey, but without been fully paid and performed, hereby does grant, bargain, sell and convey and performed
0	been fully paid and performed, herein implied, to the person or persons legally distributed any covenant or warranty, express or implied, to the person or persons legally distributed any covenant or warranty, express or implied, to the person or persons legally distributed by any covenant or warranty, express or implied, to the person or persons legally distributed by the undersigned in and to said described premises by thereto, all of the estate held by the undersigned in and to said described premises by
r.	virtue of said trust deed.
Ē	In construing this instrument and whenever the context hereof so required the plural. masculine gender includes the feminine and neuter and the singular includes the plural.
c	THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN THE PROPERTY DESCRIBED IN THIS INSTRUMENT WITH THE
	THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY SECULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THE PROPERTY SHOULD CHECK WITH THE PROPERTY SHOUL
哥	TOTATION OF APPLICABLE LAND OUR TRIBE TO PROPERTY SROULD CHECK "21"
갏	
*	APPROPRIATE CITY ON COUNTY
	Δ?
	Dated: June 8 19_92.
	Jarellen 2 Sisenne
	Willen & strenge
	STATE OF OREGON) \ SS
	tuiliam I Sisemore and addiction
	Mul Obligation
	Public/for Oregon
	My Commission Expires: 8/2/95
	undertransprentation of the second se
	After recording return to: OFFICIAL SEAL
	MIN JONES DO COMMISSION NO. 097497
	KFO 97603 MY COMMISSION EXPIRES AUG. 02,1995
	- 1988년 - 1987년 - 1988년
	Until a change is requested, send tax statements to:
	Send tax second
	STATE OF OREGON) SS
	the 9th day OI
	County of Klamath) I certify that the within instrument was received for record on the <u>Str.</u> O'clock P M., and recorded in book
	I certify that the within instrument o'clock P.M., and recorded in the state of the
	of said County.
	of County affixed.
	Witness my hand and seal of County affixed. <u>Evelyn Biehn, County Clerk</u>
	Recording Officer
	BY Queline, Muslemolare
	Deputy