	443						
662			UST DEED				
	Deed, made this		0		Vol.	<u>73</u> Page_	20
PURE PROJ	as Trustee,	and	CULLINS KLAMATH COUNTY	7	, 1993 as Grantor(s),	betwo	een
Grantor irrevocabl described as:	ly grants, bargains, sells and	WI. conveys to truste	INESSETH: 22 in trust, with powe	er of sale the p	as belienciary,		
Q				er ondy die pi	openy in Klamat	h County, Orego	on,
RCVD							
:46	•						
A10	LOT 13, ELM PARK,	in the Coun	ty of Klamath,	State of	0		
- 93,					oregon		
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					•		
gether with all and	singular the tenements, here ertaining, and the rents, is iid real estate.						
FOR THE PURPOS	singular the tenements, here ertaining, and the rents, is id real estate. E OF SECURING PERFORM). This loan shall be is ext property. The full amoun at a rate of 20% of the t	ANCE of each a	agreement of grantor	herein contain	ed and warmen	to or used in	
0 Direct the same					and be deemed f	fully satisfied	
To comply with a is mutually agreed	to commit or permit any ll laws, ordinances, regulati that:	rty in good cond waste of said pr ons, covenants, c	conditions and restric	ctions affecting	said proporte.		
nave the right, if it cess of the amount n edings, shall be pai	so elects, to require that all equired to pay all reasonable d to beneficiary.	or any portion o costs, expenses i	n under the right of e f the monies payable and attorney's fees ne	minent domain as compensati ecessarily paid (or condemnation on for such takin	g, which are	
iciary or trustee sha	any party hereto of pending Il be a party unless such ac	sale under any of	ther deed of trust or o	a public record of any action or	as provided by la	aw. Trustee	
d described real pro	and agrees to and with the perty and has a valid, une perty and has a valid, une	beneficiary and the neuronal title states the second second second second second second second second second se	hose claiming under thereto, and that he	him, that he is will warrant a	lawfully seized in nd forever defen	fee simple	
grantor warrante +	12t the mean of the second	epresented by th	Pabova docerit		_		
elling heating system	roperty.		te above described no	ote and this true	it deed arm for in-		
al representatives, s	sures to the benefit of and b uccessors and assigns. The hether or not named as a be des the feminine and the ne	vinds all parties l terms beneficiar	nereto, their heirs, leg	gatees, devicees			

IN WITNESS WHEREOF, said grantor has h	provinto eat his hand the day and m	Contract above weither	202
•	P.O.A. Lare KAREN A. (<u>Cullins</u>	
TATE OF OREGON)		105142222222 22222222222222	
ounty of Klamath)	GLENN S. CULLINS AND K	AREN A. CULLINS	
This instrument was acknowledged before me o	on AUGUST 9 1	993	
OFFICIAI DONALD J. I NOTARY FUBL COMMISSION MY COMMISSION EXI MY commission expires: 12-5-95	HOPERICH LIC-OREGON NO.011450 Notary Pub	Lic for Oregon	
EQUEST FOR FULL RECONVEYANCE o be used only when obligations have been paid	or met.		
o: The undersigned is the legal owner and holder	.т	rustee	
e terms of said trust deed or pursuant to statut elivered to you herewith together with said trust	e, to cancel all evidences of indebideed) and to reconvey, without war	edness secured by said trust ranty, to the parties designate	deed (which are
he terms of said trust deed or pursuant to statut elivered to you herewith together with said trust	e, to cancel all evidences of indeb deed) and to reconvey, without war the same. Mail reconveyance and d	edness secured by said trust ranty, to the parties designate	deed (which are d by the terms of
ne terms of said trust deed or pursuant to statut elivered to you herewith together with said trust	e, to cancel all evidences of indeb deed) and to reconvey, without war the same. Mail reconveyance and d	edness secured by said trust ranty, to the parties designate ocuments to	deed (which are d by the terms of
e terms of said trust deed or pursuant to statut elivered to you herewith together with said trust aid trust deed the estate new held by you under	e, to cancel all evidences of indebideed) and to reconvey, without war the same. Mail reconveyance and d	edness secured by said trust ranty, to the parties designate ocuments to , 19	deed (which are d by the terms of
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te terms of said trust deed or pursuant to statut elivered to you herewith together with said trust id trust deed the estate now held by you under the Trust Deed and the Promissory Note must not be lost or d	e, to cancel all evidences of indebi deed) and to reconvey, without war the same. Mail reconveyance and d DATED: 	edness secured by said trust ranty, to the parties designate ocuments to 	deed (which are d by the terms of
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