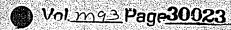
L.	226	177	-32	7 /
	761			1.
R 6'8	10	•		
120		21.0	24	
14.	765	11	Za	a



TRUST DEED



ANNE LOUISE	as Trustee, and	KLAMATH COUNTY as beneficiary,
		as denotically
		WITNESSETHI
lescribed as:	sargains, seus and conveys	s to trustee in trust, with power of sale, the property in Klamath County, Or
reference in the contract of t		STATE OF ORFICE AND A STATE OF THE STATE OF
Lots 7 and 8	in Block 14, Klama	the Lake Addition to the City of Klamath Falls,
according to	the official plat	thereof on file in the office of the County to visuo
Clerk of Klam	ath County, Oregon	This instrument was acknowledged bulgre me.on Whitem Six
		parametrical processive and the control of the cont
1/2/	409 P.	
	Notary Public for Occan	
		CIAIR)
		My contribution explices 12-555
an balance ben'ny tanàna mandritry ny taona na kaominina dia kaominina dia kaominina mpikambana aominina dia k I		REGUEST FOR FULL RECONVEYANCE
		Account is on the monotone and team. The bear paid or met.
	- Frusiec	or The meiorsigned is the legal owner and holder of all indubt/kiness socur
<u>3,450:00</u>	SECURING PERFORMAN). This loan shall be inten	younged list. Some and relied up you have and payment of the su NCE of each agreement of grantor herein contained and payment of the su rest-free (0%) and shall be due and payable in full upon sale or transfer, fo
my reason, of the subject pr	operty. The full amount of	of this note is due until 7-1-94. After 7-1-94
ote shall be reduced at a	rate of 20% of the total	d each year over the next five (5) years and will be deemed fully sati
	The second secon	용을 하는 경험을 하는데 되었다. 생물을 하는 경험에 대표하는 것이 되었다. 그런데 나는 사람들이 되었다. 나를 하는데 없다.
To protect the security o	f this trust deed, grantor a	agrees: y in good condition and repair; not to remove or demolish any building or
mprovement thereon; not t	o commit or permit any w	vaste of said property.
2. To comply with all la	ws, ordinances, regulation	ns, covenants, conditions and restrictions affecting said property.
	t:	ty shall be taken under the right of eminent domain or condemnation, benefi
hall have the right, if it so	elects, to require that all or	r any portion of the monies payable as compensation for such taking, which
	ired to pay all reasonable o	costs, expenses and attorney's fees necessarily paid or incurred by grantor in
excess or the amount requ	CONTINUE OF COLLEGES AND SECURITY	
proceedings, shall be paid t	o beneficiary. ust when this deed, duly e	eau no proper not
4. Trustee accepts this tr not obligated to notify an	ust when this deed, duly ex party hereto of pending s	executed and acknowledged is made a public record as provided by law. Tr ale under any other deed of trust or of any action or proceeding in which gra
roceedings, shall be paid to the first the first that the same shall be paid to notify an eneficiary or trustee shall	ust when this deed, duly experts when this deed, duly experts where of pending so be a party unless such acti	executed and acknowledged is made a public record as provided by law. Tr ale under any other deed of trust or of any action or proceeding in which gra- ion or proceeding is brought by trustee.
A. Trustee accepts this tr s not obligated to notify any eneficiary or trustee shall ingent and or trustee shall	ust when this deed, duly experience of pending so be a party unless such actions with the last to the	executed and acknowledged is made a public record as provided by law. Treate under any other deed of trust or of any action or proceeding in which gration or proceeding is brought by trustee.
4. Trustee accepts this trees not obligated to notify any eneficiary or trustee shall have been accepted to the state of t	ust when this deed, duly experts hereto of pending so be a party unless such action with the best and with the best and has a valid, uner	executed and acknowledged is made a public record as provided by law. Tr ale under any other deed of trust or of any action or proceeding in which gra- ion or proceeding is brought by trustee.
occedings, shall be paid to the following the following and the following the followin	ust when this deed, duly ever the party whereto of pending so be a party unless such action with the bearty and has a valid, uner ver.	executed and acknowledged is made a public record as provided by law. Treate under any other deed of trust or of any action or proceeding in which gration or proceeding is brought by trustee.
A. Trustee accepts this trustee accepts this trustee accepts this trustee obligated to notify any eneficiary or trustee shall important of the grantor covenants at f said described real propagainst all persons whose	ust when this deed, duly expending so be a party unless such actional with the bearty and has a valid, unenver.	executed and acknowledged is made a public record as provided by law. Treate under any other deed of trust or of any action or proceeding in which gration or proceeding is brought by trustee.

This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devicees, administrators, executors, personal representatives, successors and assigns. The terms beneficiary shall mean the holder and owner, including pledges, or the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

20023 Page 30023	GSUG TEXTON	128-576
naswisa / Te	CUP, said apphtor has herounto see his.	
MANYE LOUISE SPROM	CHIC TEURT EOF, said greator has herounto set his hand the day and year first above we will be a set of the second secon	ritten.
unos ole initial		This Trust Louis
STATE OF OREGON	WINUSSETTE	
County of King (James)	o (110 sd) ss not ANNE LOUISE SPROUL() as solid out a little serious serious and serious serious serious and serious s	
This instrument was acknow	o viid adi) ss noli ANNE LOUISE SPROUL. A social only ni alil no logical only viedged before me on Novem six 9, 1993	
	7 19 9 3	
(SHAL)	DONALD J. HOPERICH	
My commission expires: 12-5	COMMISSION IN COMEGON	1
REQUEST		
REQUEST FOR FULL RECONVEY To be used only when obligations To:	YANCE	
T_Outlong	have been note	
The und	Paid of met.	
trust deed have here is the legal own	Tier and i	
said trust deed the estate now held i	suant to statute, to cancel all evidences of indebted. All with said trust deed all evidences of indebted.	l sums secured by said
delivered to you herewith together vesaid trust deed the estate now held I was out to insure of bus boundaries at the control of the control	ner and holder of all indebtedness secured by the foregoing trust deed. All formet and satisfied. You hereby are directed, on payment to you of any substitution to cancel all evidences of indebtedness secured by said by you under the same. Mail reconvey, without warranty, to the parties designed in the parties of indebtedness secured by said to you under the same. Mail reconvey, without warranty, to the parties designed in the parties of indebtedness in the parties of the parties of indebtedness in the parties of indebted	l sums secured by said im owing to you under trust deed (which are gnated by the terms of
in contains. After 2/94 Vers and will be deemed fully sait	pand rolling to the parties design of the pa	trust deed (which are gnated by the terms of
Be C 30AA Siles yillin bomen of lily brin 2559	orad to increase the parties designed to the parties d	trust deed (which are gnated by the terms of
Be C 30AA Siles yillin bomen of lily brin 2559	orad to increase the parties designed to the parties d	trust deed (which are gnated by the terms of
TRUST DEED	Stand reinary to the parties designed to the parties d	grated by the terms of
TRUST DEED	interest but an experience of the parties of the parties designed to the parties of the parties designed to the parties of the	trust deed (which are snated by the terms of
TRUST DEED	interest but an experience of the parties of the parties designed to the parties of the parties designed to the parties of the	trust deed (which are snated by the terms of
Trust Deed and the Promissory Note must provided the Promissory Note must provided the Promissory Note must provide the Promissory Note	interpretation of the parties designed to the parties designed to the parties of the parties designed to the parties of the pa	trust deed (which are gnated by the terms of 19 19 19 19 19 19 19 19 19 19 19 19 19
TRUST DEED TRUST DEED TRUST DEED TRUST DEED ANNE LOUISE SPROUL To be a position SO SERVELEY TO be a position CAMATH FALLS, OR 97601 a second and for the control of t	interpretation of the parties of the parties designed to the parties of the parties designed to the parties of	trust deed (which are gnated by the terms of 19 19 19 19 19 19 19 19 19 19 19 19 19
TRUST DEED TRUST DEED TRUST DEED TRUST DEED ANNE LOUISE SPROUL To be a position SO SERVELEY TO be a position CAMATH FALLS, OR 97601 a second and for the control of t	interpretation of the parties of the parties designed to the parties of the parties designed to the parties of	trust deed (which are gnated by the terms of 19 19 19 19 19 19 19 19 19 19 19 19 19
TRUST DEED TRUST DEED TRUST DEED ANNE LOUISE SPROUL TO SHORT AND SHORT AN	interpretation of the parties of the	trust deed (which are grated by the terms of 19 19 19 19 19 19 19 19 19 19 19 19 19
TRUST DEED TRUST DEED TRUST DEED ANNE LOUISE SPROUL TO SHORT AND SHORT AN	interpretation of the parties of the	trust deed (which are grated by the terms of 19 19 19 19 19 19 19 19 19 19 19 19 19
TRUST DEED TRUST	interest but an entire of the parties of the partie	irust deed (which are gnated by the terms of 19.19.19.19.19.19.19.19.19.19.19.19.19.1
TRUST DEED TRUST	interest but an entire of the parties of the partie	irust deed (which are gnated by the terms of 19.19.19.19.19.19.19.19.19.19.19.19.19.1
TRUST DEED TRUST	interpretation of the parties designed to the parties of the parties designed to the parties of	itust deed (which are grated by the terms of 19 19 19 19 19 19 19 19 19 19 19 19 19