his Tru	st Deed,	made this	EM. THOMAS	1994	, betw
PURE I	JOHN B. ROJECT	THOMAS AND MILLI	KLAMATH COUNTY	as beneficiary,	
			WITNESSETH:		1. Country Own
		s, bargains, sells and convo	eys to trustee in trust, with por	wer of sale, the property in Klama	in County, Ore
iscribed a	8. 		gi yang kanang manang manang manang manang Nang		
	- 24	seri stint ch	CANONE A GUILLO	- the City of	ere Tami e e géne
	Lots 13	and 14 in Block 1	of Hollister Additi cording to the offic	ial plat thereof	
	cn file	in the office of	the County Clerk of	Klamath County,	
	-Oregon.	-	and an and the first second	an a	
		KL-KJ			
		ury Eublic for Orsgon			1 2 4991
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		構成である。		(1) The second s second second secon second second sec	같은 100 MB 실
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d bruro	sonna il A- la Marianti A- la	ssli mini processi uni Va	Attaments and apputenances	and all other rights thereunto belo all fixtures now or hereafter att	onging or in am
now or he	reafter apper	taining, and the rents, ist	ues and profits thereof and	all fixtures now or hereafter att	ached to or us
connection	with the said	i real estate.	show publicational Service will a	2월26673년에 월9일 : 영상 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이	
FOR TH	IE PURPOSE	OF SECURING PERFORM	ANCE of each agreement of	grantor herein contained and pay due and payable in full upon sal	yment of the su a or transfer, fo
15-10	20,00). I his loan shall be i	Incerest-ines (0 %) and shart be	7-1-94 After 7-	194
note shall	be reduced-	at a rate of 20% of the	total each year over the neo	t five (5) years and will be de	emed runy sa
	محدمة ماريع مرجعه سيد ميد	a harring to a start to a start of the start		and and a second se	
To pro	tect the securi	ty of this trust deed, gran	tor agrees:	epair; not to remove or demolish	any building o
	protect, preser	ve and mannam said proj	ny waste of said property.	• and restrictions affecting said pro	

4. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record is not 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 trustee shall be a party unless such action or proceeding is brought by trustee.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto, and that he will warrant and forever defend the same against all persons whosoever. the state of the second of the best

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are for improvement of dwelling heating system on described property.

This dead 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 piedges, 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.

	- 742.15
IN WITNESS WHEREOF, said grantor	has hereunio set his hand the day and year first above written.
1942 12 C . Same and C & S & Same and a second s	m.M. M. Thomas
John B: Thomas	MILLIE M. THOMAS
ST'ATH OF OREGON)) 55 JOHN B. THOMAS AND MILLIE M. THOMAS
County of Klamath	
This instrument was acknowledged befor	eme on <u>. TANUARY 11</u> 19 94
. by	
	CALINAL SEAL AJIN
그는 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이 많이 있다. 나는 것은 것을 많은 것이 같이 같이 것이 같이 같이 같이 같이 같이 같이 많이 많이 많이 많이 많이 많이 많이 많이 했다.	DOMMLD J. ROPERICH NOTARY PUBLIC ORECON Notary Public for Oregon
IV/C	COMMISSIOLINO. 011490 - 1 OWMISSIOLIEPHAIS DEC.5.1095
Ny commission expires: <u>12-5-95</u>	
	/
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been	n paid or met.
trust deed have been fully paid and/or met a the terms of said trust deed or pursuant to delivered to you herewith together with said said trust deed the estate now held by you	holder of all indebtedness secured by the foregoing trust deed. All sums secured by and satisfied. You hereby are directed, on payment to you of any sum owing to you us o statute, to cancel all evidences of indebtedness secured by said trust deed (which d trust deed) and to reconvey, without warranty, to the parties designated by the terr under the same. Mail reconveyance and documents to
The undersigned is the legal owner and l trust deed have been fully paid and/or met i the terms of said trust deed or pursuant to delivered to you herewith together with said said trust deed the estate now held by you	and satisfied. You hereby are directed, on payment to you of any sum owing to go to statute, to cancel all evidences of indebtedness secured by said trust deed (which d trust deed) and to reconvey, without warranty, to the parties designated by the terr under the same. Mail reconveyance and documents to DATED:
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