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	Vol. <i>M96</i> Page <b>31780</b> 🏶
Part and the TRUST DEED and the same of the same	STATE OF OREGON,
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	Negretify that the within instrument
	of, 19, at
Grentor's Name and Address	o'clockM., and recorded in
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	FOR and/or as fee/file/instru-
A MEN ST I S made a complete with a second	ment/microfilm/reception No.
Beneficiary's Name and Addres 3	Record of of said County.
After recording, return to (Name, Address, Zip): ASPEN TITLE & ESCROW CO	Witness my hand and seal of County
	affixed.
525 MAIN THE THE PART OF THE P	Carried Section 1
KLAMATH FALLS OR 97601	NAME TITLE
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MARIO A. TABOADA	"1990 "between
KLAMATH COUNTY TITLE COMPANY	", as Grantor,
OWEN MACPHER AND NEVA K MACDUED DUCK	as Grantor, , as Trustee, and AND AND WIFE WITH RIGHTS OF SURVIVORSHIP
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VI AMATH	nveys to trustee in trust, with power of sale, the property in
COUNTY UTAOON CASCA A	PAT DO .
🖳	1997年に1997年から大学が後年によってはなっています。
Lot 18 in Block 10, Tract No. 1064, Fir	rst Addition to Gatewood,
according to the official plat thereof	on file in the office of
the County Clerk of Klamath County Ore	aron 1000 and the local state of the latest
그는 축과 가는 가는 가는 가는 가는 사람들이 항상되지 않는 내가 되었다. 사람들이 가는 사람들이 되었다면 하는 것이다.	tion of the contract of the co
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	of each agreement of grantor herein contained and payment of the sum
of SIXTY THOUSAND SEVEN HUNDRED AND FORTY S	IX AND NO/100************************
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note of even date herewith, payable to beneficiary or order and r	Dollars, with interest thereon according to the terms of a promissory made by grantor, the final payment of principal and interest hereof, if
not sooner paid, to be due and navable OCTOBER 4	уж2003
The date of maturity of the daht covered by the termination	4
	It is the date, stated shove on which the final installment of the mate
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NOTE: The Trust Deed Act provides that the trusted here under must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oragon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 698.595 to 696.585.

"WARNING: 12 USC 1701|-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's coasent in complete detail.

which are in excess of the amount required to, any all resonable costs, expenses and attorney's teen necessarily poid or incurred by funtor in the tituland copulate court, excessingly poil for incurred by funtor in the tituland copulate court, excessingly poil for incurred by a smallcairy in cisch proceedings, and the balance applied upon the indebedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's repost.

In obtaining such compensation, promptly upon beneficiary's repost.

In obtaining such compensation, promptly upon beneficiary's repost.

In obtaining such compensation, or the making of any map or plant of the teen and presentation of this dead and the state of the prompt of the making of any map or plant of the prompt or creating any restriction thereon; (c) join in any subordination or other agreement effecting this deed or the lien or charge thereof; (d) recovery, without variants, all or any part of the property. The grantee in any reconvergence may be described as the "person or persons resonably and the services manifound in this caragingh shall be not less than \$5.

10. Upon any default by granter hereunder, beneficiary may at any time without motics, either in person by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness breedy secured, enter upon and taking possession of the property or any part thereof, in its norm anse was or otherwise scaled the rests, instanced profits, including those part indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection of such rent, issues and profits, nor the proceeds of ities and other insurance policies or compensation or awards for any taking or damage of the property can are profits or the property of the profits of the property of the profits, including th attached hereto, and that the grantor will warrant and torever detend the same against an persons minuted.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this mortgage, it is understood that the mortgager or mortgage may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. Implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\*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 A:t and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Klamath ) ss. This instrument was acknowledged before me on ......October .2. MARIO A. TABOADA This instrument was acknowledged before me on . OFFICIAL SEAL
SUE NOVA
NOTARY PUBLIG—GREGON
COMMISSION NO. 0444 30
MY COMMISSION EXPIRES JUIE 08, 198 Notary Public for Oregon My commission expires 8-6-99 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Klamath County Title the 7th day of October A.D., 19 95 at 3:10 o'clock P.M., and duly recorded in Vol. M96 , of Mortgages on Page 31780.

Bernetha G. Letsch County Clerk

FEE \$15.00