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- 방향물 방법 위에 이 이 가지 않는 것이 있는 것이 가지 않는 것 같아.	37769 DEI 15 MI 108 Vol. M98 Page 37769
	STATE OF OREGON, COUNTY of
	I certify that the within instrum
	was topelved for record on the d of
Greaterta Hasta and Addings	
	Recorders the and/or as fee/file/inst
Banafictory's Harris and Actioned	Record of of said County
FIRST AMERICAN TITLE INSURANCE	Witness my hand and seal of Cour affixed.
421 AMATH STREET KLAMATH FALLS, OREGON 97601	NAME
	K-53059 By
THIS TRUST DEED, made this9	Annal COMODER
FIRST AMERICAN TITLE COMPA	NX_OF_OREGON, as Granto
SADDLE MOENTAIN CATTLE COMP	ANY PENSION PLAN, as Beneficiar
Grantor irrevocably grants, bargains.	WITNESSETH: sells and conveys to trustee in trust, with power of sale, the property
KLAMATH County, Oreg	fon, described as:
LOTS 9 and 10 IN BLOCK 18 of WO	RDEN TOWNSITE, ACCORDING TO THE OFFICIAL PLAT THEREOF
FILE IN THE OFFICE OF THE Coun	ty Clerk of Klamath County, Oregon
ALSO VACATED PLOCE TO OF	,
AND A REAL PROPERTY AND A	TOWNSTAR ACCOUNTS OF THE OWNER AND THE
together with all and singular the tenements, heredite or hereafter apportaining, and the rents, issues and p fine property. FOR THE DIRFOSE OF SECURING PER OF THE DIRFOSE OF SECURING PER (\$35,200.00) note of even date herewith, payable to berneliciary note somer paid, to be due and payable The date of even date herewith of the date secure but	Contraction and an enter the state of the st
FILE IN THE OFFICE OF THE COUNT together with all and singular the tenements, heredito or hereafter apportaining, and the rents, issues and p the property. FOR THE PURPOSE OF SECURING PER THIRTY FIVE THOUSAND TWO NUND of	Y CLERK OF KLAMATH COUNTY, OREGON sments and appurtenances and all other rights therounto belonging or in anywise no profile thereof and all fixtures now or hereafter attached to or used in connection with FORM ANCE of each agreement of grantor herein contained and payment of the an- NED AND NO AUG granter, the linel payment of principel and interest hereot, and order and made by granter, the linel payment of principel and interest hereot, and order and made by granter, the linel payment of principel and interest hereot, and the payment of an order of the maturity dates expressed therein, or herein, shall be instrument is the date, stated above, on which the final installment of the mo- egree to, attempt to, or actually sell, convey, or assign all (or any part) of the pro- pertent, inseptive of the maturity dates expressed therein, or herein, shall be by granter of an ownest money agreement** does not constitute a sale, conveyance there agrees: party in good condition and repeir; not to remove or demoliah any building or im- sle of the property. do and habitable condition any building or improvement which may be constructed then, soverants, conditions and respeir; not to remove or demoliah any building or im- sle of the property. do and habitable condition any building or improvement which may be constructed with loss payment to the Unitaria Commercial Code as the beneficiary may require and effices, as well at the cost of all lien tearches made by filing officers or exerching any. marance on the buildings now or hereafter erected on the property against loss on iclary may from time to time requires, in an amount not less then \$incurable any reason to procure any such insurance and to deliver the policies to the beneficiary may require and efficies of insurance now or hereafter placed on the buildings, the beneficiary may pro- beneficiary may determine, or at option of baneficiery the entitie amount so collected to application or release shall not cure or waive any default or notic
12.1.2. IN THE DFFICE OF THE COUNT together with all and singular the tenements, heredity or horeafter apportaining, and the rents, issues and p the property. FOR THE PURPOSE OF SECURING PER- THERTY FIVE THOUSAND TWO MUNDO (	Y CLERK OF KLAMATH COUNTY, OREGON sments and appurtenences and all other rights thereunto belonging or in anywise no profile thereof and all fixtures now or hereafter attached to or used in connection wis FORMARCE of each agreement of grantor herein contained and payment of the au FORMARCE of each agreement of grantor herein contained and payment of the au FORMARCE of each agreement of grantor herein contained and payment of the au FORMARCE of each agreement of grantor herein contained and payment of the au FORMARCE of each agreement of grantor herein contained and payment of the au The AND NO THE grants, the lical payment of principel and interest hereot, ER 9 Max 2003 this instrument is the date, stated above, on which the final installment of the no agree to, altempt to, or actually sell, convey, or assign all (or any part) of the pro- methoat first obtaining the written consent or approval of the beneficiary, then, at to instrument, irrespective of the maturity dates expressed therein, or herein, shall be by grantor of an ownest money agreement** does not constitute a sale, conveyance that the property. Of and habitable condition and repeir; not to remove or demolish any building or im- ste al the property. of and habitable conditions and restrictions silecting the property; if the beneficiary inent; or agrees, as well as the cost of all lien searches made by filing officers or searching ary. surance on the buildings new or hereafter erected on the property against loss of licary may from lime to time require, in an amount not less than \$.incurable with loss payable to the later; all policies of insurance ahall be denivered to the beneficiary with loss payable to the later; all policies of insurance ahall be denivered to the beneficiary any created the reater and context policies of the beneficiary may pro- ble of insurance now or hereafter placed on the buildings, the beneficiary may pro- ble of insurance now or hereafter placed on the buildings, the beneficiary may beneficiary

**SARA** 

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which are in several the anyoni required to get of examples onth, expense and siteracy is the necessary by paid or incurred by frame in the property is any present of the property is

appointed herotisider. Upon such appointment, and without conveyance to the successor trustee, the letter shall be vested with all title. powers and duties conferred upon any trustee herein named or appointed herounder. Each such appointment and substitution shall be

made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the

property is situated, shall be conclusive proof of proper appointment of the microssor fruites.

property is slivated, shall be conclusive proof of proper appointment of IMA MUX88901 (101408. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee 18. not oblighted 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. The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lewisily soized in lee simple of the real property and has a valid, unencumbered title thereto, except as may be set forth in an addendum or exhibit soized in lee simple of the real property and has a valid, unencumbered title thereto, except as may be set forth in an addendum or exhibit statched hereto, and that the grantor will warrant and loverer defond the same against all persons whomseever. WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-tract or loan adreement between them, henetiniary may murchase insurance at frantoric excepts to profest home tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. It the collateral becomes damaged,

ficiary's interest. This insurance may, but need not, also protect grantor's interest. It the condition 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 for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loss balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date to support purchased or the date drantor's coverage. 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 granter might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

obtain alone and may not satisfy any need for property damage coverage or any mandatory hability insurance re-guirements 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, tamily or household purposes (see Important Notice below), (a)\* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the bonelit of and binds all parties hereto, their heirs, logatese, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shull mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. secures necess, whenever or not many a substantly terms In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it he context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be indee, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

numbe, assumed and implied to make the provisions hereor apply equally to the first upper the day and year first above written. IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written. * IMPORTANT NOTICE: Delate, by liking cut, whichever womanly [o] or [b] is not applicable; if womanly [c] is applicable and the hometiciary is a reditor as such word is defined in the Territ-in-Lending Act and Regulation I, the desard with the Act and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required the such words the stand Regulation by making required	and a second
discloures; for this purpose uses instanting disregard this notion. If compliance with the Act is not required, disregard this notion. SPATE OF OREGON, County of Standard Doct Standard	are interventi yan bir yanaka ma
AUXALVA I, CUISENDERAV NITANY PLANE : CUISENDERAV CLANE ASSOCIATION DOPINES BAY 22, 2011 NY COMMENSION DOPINES BAY 22, 2011 NY COMMENSION DOPINES BAY 22, 2011 NY COMMENSION DOPINES BAY 22, 2011	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been pold.) STATE OF OREGON: COUNTY OF KLAMATH : SS.	31
Filed for record at request of  First American Title  the  15th  day    of  October  A.D., 19 98  at  11:08  o'clock  A.M., and duly recorded in Vol.  M98    of  October  A.D., 19 98  at  11:08  o'clock  A.M., and duly recorded in Vol.  M98    of  Mortgages  on Page  37769	
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