FHA FORM NO. 2169 t

Rey. October 1969

JUN 19 3 19 11 19/0

42010 DEED OF TRUST

VO. 710 MGE 5052

THIS DEED OF TRUST, made this 15th day of between HIPOLITO RAMOS and ROSA RAMOS, husb		
0		, as grantor,
whose address is 4837 Lorrayne Place (Street and number)	Klamath Falls (City)	State of Oregon,
Transamerica Title Insurance Co.	· · · · · · · · · · · · · · · · · · ·	, as Trustee, and
WARD COOK, INC., an Oregon corporation		
WITNESSETH: That Grantor irrevocably GRANTS,	BARGAINS, SELLS and CONVEYS t	o TRUSTEE IN
TRUST, WITH POWER OF SALE, THE PROPERTY State of Oregon, described as:	IN KLAMATH	County,

Lot 5, Block 6, FIRST ADDITION TO KELENE GARDENS, Klamath County, Oregon

Together with all the tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in anywise appertaining, the rents, issues, and profits thereof, SUBJECT, HOWEVER, to the right, power, and authority hereinafter given to and conferred upon Beneficiary to collect and apply such rents, issues, and profits.

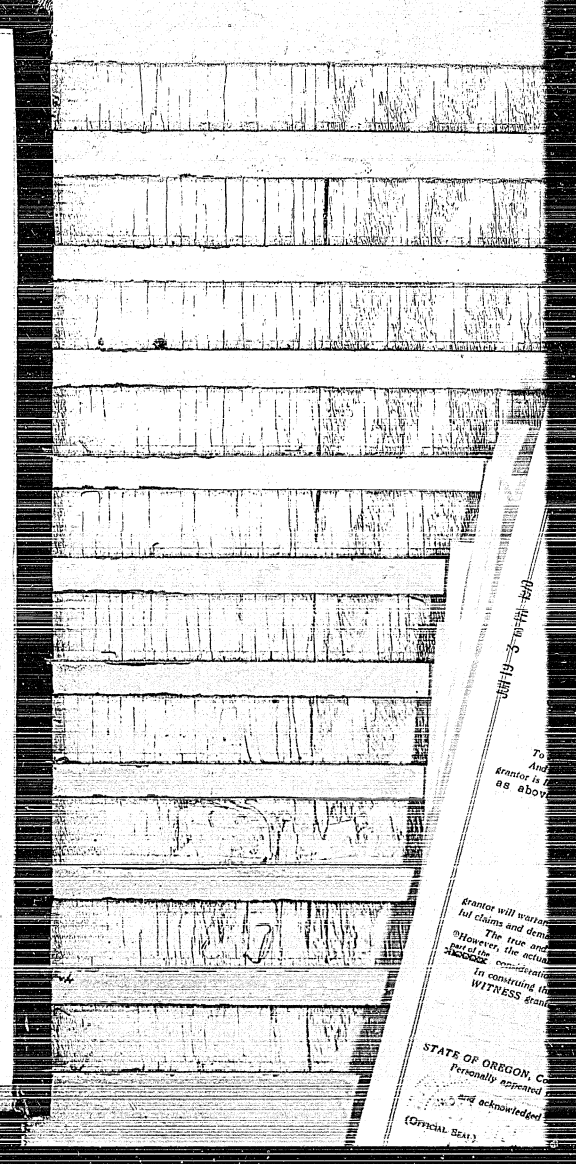
TO HAVE AND TO HOLD the same, with the appurtenances, unto Trustee. The above described property does not exceed three acres.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grantor herein contained and payment of the sum of \$17,450.00 with interest thereon according to the terms of a promissory note, dated June 15 19.70, payable to Beneficiary or order and made by Grantor, the final payment of principal and interest thereof, if not sooner paid, shall be due and payable on the first day of July 2000

1. Privilege is reserved to pay the debt in whole, or in an amount equal to one or more monthly payments on the principal that are next due on the note, on the first day of any month prior to maturity: Provided, however, That written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepayment; and provided further, That in the event this debt is paid in full prior to maturity and at that time it is insured under the provisions of the National Housing Act, all parties liable for the payment of same, whether principal, surety, guarantor or endorser, agree to be jointly and severally bound to pay to the holder of the note secured hereby an adjusted premium charge of one per centum (1%) of the original principal amount thereof, except that in no event shall the adjusted premium exceed the aggregate amount of premium charges which would have been payable if this Deed of Trust and the note secured hereby had continued to be insured until maturity; such payment to be applied by the holder thereof upon its obligation to the Secretary of Housing and Urban Development on account of mortgage insurance.

insurance.
2. Grantor agrees to pay to Beneficiary in addition to the monthly payments of principal and interest payable under the terms of said note, on the first day of each month until said note is fully paid, the following sums:

24

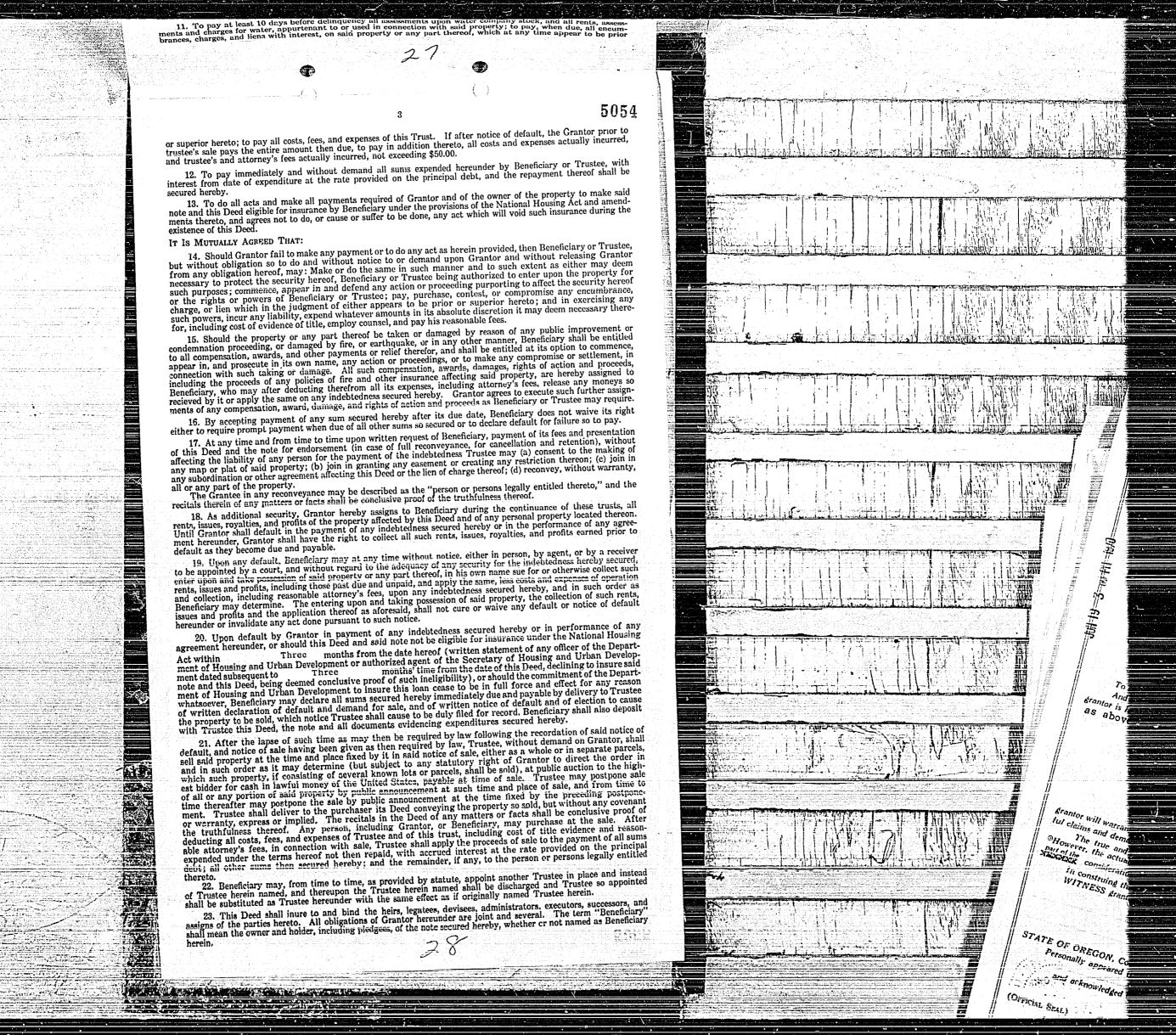


(a) An amount sufficient to provide the holder hereof with funds to pay the next mortgage insurance premium if this instrument and the note secured hereby are insured, or a monthly charge (in lieu of a mortgage insurance premium) if they are held by the Secretary of Housing and Urban Development as follows:

(1) If and so long as said note of even date and this instrument are insured or are reinsured under the provisions of the National Housing Act, an amount sufficient to accumulate in the hands of the holder one (1) month prior to its due date the annual mortgage insurance premium, in order to provide such holder with funds to pay such premium to the Secretary of Housing and Urban Development pursuant to the National Housing Act, as amended, and applicable Regulations thereunder; or

(II) If and so long as said note of even date and this instrument are held by the Secretary of Housing and Urban Development, a monthly charge (in lieu of a mortgage insurance premium) which shall be in an amount equal to one-twelfth (½2) of one-half (½2) per centum of the average outstanding balance due on the note computed without taking into account delinquencies or prepayments; in amounts and in a company or companies satisfactory to Beneficiary, like a Beneficiary and the taxes and special assessments next due on the premises covered by this Deed of Trust, plus the premiums that will next become due and payable on policies of fire and other hazard insurance on the premises covered hereby as may be required by Beneficiary in amounts and in a company or companies satisfactory to Beneficiary, Grantor agreeing to deliver promptly to Beneficiary all bills and notices therefor, less all sums already paid therefor divided by the number of months to elapse before 1 month prior to the date when such ground rents, premiums, taxes and assessments will become delinquent, such sums to be held by the Beneficiary in trust to pay said ground rents, premiums, taxes and special assessments, before the same become delinquent; and before the same become delinquent; and (c) All payments mentioned in the two preceding subsections of this paragraph and all payments to be made under the note secured hereby shall be added together and the aggregate amount thereof shall be paid each month in a single payment to be applied by Beneficiary to the following items in the order set forth: (1) premium charges under the contract of insurance with the Secretary of Housing and Urban Development, or monthly charge (in lieu of mortgage insurance premium), as the case may be;
(II) ground rents, if any, taxes, special assessments, fire and other hazard insurance premiums;
(III) interest on the note secured hereby; and (IV) amortization of the principal of the said note. Any deficiency in the amount of any such aggregate monthly payment shall, unless made good prior to the due date of the next such payment, constitute an event of default under this Deed of Trust. 3. In the event that any payment or portion thereof is not paid within fifteen (15) days from the date the same is due, Grantor agrees to pay a "late charge" of two cents (2f) for each dollar so overdue, if charged by Beneficiary. due, Grantor agrees to pay a "late charge" of two cents (2f) for each dollar so overdue, if charged by Beneficiary.

4. If the total of the payments made under (b) of paragraph 2 preceding shall exceed the amount of payments actually made by Beneficiary for ground rents, taxes or assessments, or insurance premiums, as the case may be, such excess shall be credited by Beneficiary on subsequent payments to be made by Grantor. If, however, the monthly payments made under (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes, and assessments, and insurance premiums, as the case may be, when the same shall become due and payable, then Grantor shall pay to Beneficiary any amount necessary to make up the deficiency on or before the date when payment of such ground rents, taxes, assessments, or insurance premiums shall be due. If at any time Grantor shall tender to Beneficiary, in accordance with the provisions hereof, full payment of the entire indebtedness secured hereby, Beneficiary shall, in computing the amount of indebtedness, credit to the account of Grantor all payments made under the provisions of (a) of paragraph 2, which the Beneficiary has not become obligated to pay to the Secretary of Housing and Urban Development, and any balance remaining in the funds accumulated under the provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of this Deed of Trust and thereafter a sale of the premises in accordance with the provisions hereof, or if the Beneficiary acquires the property otherwise after default, Beneficiary shall apply, at the time of the commencement of such proceedings, or at the time the property is otherwise acquired, the balance then remaining in the funds accumulated under (b) of paragraph 2 preceding, as a credit against the amount of principal then remaining unpaid under said note and shall properly adjust any payments which shall have been made under (a) of paragraph 2. TO PROTECT THE SECURITY OF THIS DEED OF TRUST, GRANTOR AGREES: 5. To keep said premises in as good order and condition as they now are and not to commit or permit any waste 6. To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed, damaged, or destroyed thereon, and pay when due all costs incurred therefor, and, if the loan secured hereby or any part thereof is being obtained for the purpose of financing construction of improvements on said property, (a) to commence construction promptly and in any event within 30 days from the date of the commitment of the Department of Housing and Urban Development, and complete same in accordance with plans and specifica-Grantor further agrees: tions satisfactory to Beneficiary, (b) to allow Beneficiary to inspect said property at all times during construction, (e) to replace any work or materials unsatisfactory to Beneficiary, within fifteen (15) calendar days after written notice from Beneficiary of such fact, which notice may be given to the Grantor by registered mail, sent to his last known address, or by personal service of the same, (d) that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15) calendar days. The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder. 7. Not to remove or demolish any building or improvement thereon. 8. To comply with all laws, ordinances, regulations, covenants, conditions, and restrictions affecting said 9. To provide and maintain insurance against loss by fire and other hazards, casualties, and contingencies including war damage as may be required from time to time by the Beneficiary in such amounts and for such periods as may be required by the Beneficiary, with loss payable to the Beneficiary and Grantor, as their interests may appear, and to deliver all policies to Benecificary, which delivery shall constitute an assignment to Beneficiary of all return premiums. grantor will warr ful claims and dem 10. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights of powers of Beneficiary or Trustee; and should Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee. The true In construing 11. To pay at least 10 days before delinquency all assessments upon water company stock, and all rents, assessments and charges for water, appurtenant to or used in connection with said property; to pay, when due, all encumbrances, charges, and liens with interest, on said property or any part thereof, which at any time appear to be prior WITNESS BR STATE OF OREGON, C Personally appeared 5054 (OFFICIAL SEAL) of this Frust. If after notice of default, the Grantor prior to



STATE OF OREGON LOAN NO. Deed of Trust TO Is Trustee for State of Oregon, on page 5052 State of Oregon, on page 5052 NAL BY MILLE Hereby Const. St. March. State of Oregon, on page 5052 NAL BY MILLE Hereby Const. St. March. Nal BY Mille Hereby Const. Nal BY March. Nal BY Mille Hereby Const. Nal BY Mille Nal BY Mille Hereby Const. Nal BY Mille Hereby Const. Nal BY Mille Nal BY	provided by law.	ccepts this Trust when this Trustee is not obligated to n proceeding in which Granto	otify any party hereto of	nending sale under at	ny other Deed of Tr
HIPOLICO REGION STATE OF OREGON STATE OF STATE OF STATE OF STATE OF OREGON STATE OF STATE	25. The term "Trust Deed," as singular number s	"Deed of Trust," as used he	erein, shall mean the sar	ne as, and be synon	ymous with, the te
A NOTATE STATES. To: Tauses. The undersined is the legal owner and holder of the note and all other indivitered or of the united and to recenve, without warranty, to the parties designated by the terms of saild Deed of Trust, all the estate now hold by you they then. Dated Mail reconveyance to.	Hipolito Ram	5 Rames os Signature of 6	Frantor. Rosa Ram	Ramos	Signature of Granto
Hipolito Ramos and Rosa Ramos, husband and mide to me known to be the individual described in and who executed the within instrument, and acknowledged to me known to be the individual described in and who executed the within instrument, and acknowledged to me known to be the individual described in and who executed the within instrument, and acknowledged to me known to be the individual described in and who executed the within instrument, and acknowledged to me known to be the individual described in and who executed the within instrument, and acknowledged to me known to be the individual described in and who executed the within instrument, and acknowledged to me known to be the individual described in and selected the same as their free and voluntary act and defended in the same and instrument of the state of Oregon My commission expires. The undersigned is the legal owner and holder of the note and all other individuals assisted; and you are hereby requested in the legal owner and holder of the note and all other individuals assisted; and you are hereby requested in the legal owner and holder of the note and all other individuals assisted; and you are hereby requested in the legal owner and holder of the note and all other individuals assisted; and you are hereby requested in the legal of the same and directed on payment to you of any sums oxing to you understant on the same and directed on payment to you of any sums oxing to you understant of the terms of said Deed of Trust, to can all the individuals and you are hereby requested in the legal of the same and directed on payment to you of any sums oxing to you understant on the same and directed on payment of the terms of said Deed of Trust, to calculate the same and directed on payment of the terms of said Deed of Trust, and the estate now held by you the understant of the note and all other individuals and you are hereby requested in the same and directed on payment of the read of the note and all other individuals and you are hereby requested in the paym	County of KLAM	ATH a Notary pub	bic	hovel	w cortify that on t
Liey. Signed and sealed the same as their free and voluntary act and defor the uses and purposes therein mentioned. Given under my hand and official seal the day and year last above written. My commission expires. My commission expires. My commission expires. My commission expires. The undersined is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. The undersined is the legal owner and holder of the note and all other indebtedness secured and statisfied; and you are hereby requested in the payment to you of any sums owing to you under the terms of said Deed of Trust, to careful and one above mention and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now held by you the day. Mail reconveyance to Mail reconveyance to. Mail reconveyance to. Mail reconveyance to.	Hipolito Ra	day of <u>June</u> mos and Rosa Ramos, hu	, 19 <u>70</u> , persons sband and wife	ally appeared before	me
STATE OF OREGON Noternal Land Control of Co	for the uses and pu	they signed and reposes therein mentioned.	sealed the same as	their free and v	oluntary act and de
STATE OF OREGON I LOAN NO. I REQUEST FOR FULL RECONVEYANCE Do not record. To be used only when note has been paid. The Bldersigned is the legal course and holder of the note and all other indebtedness secured by said Deed of Trust, has been fully paid and satisfied; and you are hereby request and all other records and note along there with all other indebtedness secured by said Deed of Trust, and directed on payment to you of any summer that the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now held by you the said of the parties of Oneson on base 2025 Mail reconveyance to Mail reconveyance to the within based of Trust, all the estate now held by the terms of said Deed of Trust, all the stat	Given under n	y hand and official seal the	day and year last above v	//	lun
Bedden to the state of Oregon and I connected in Book Hands. Starte Decoration Decoration					
Doed record. To be used only when note has been paid. To: Trustee Low No. Loon No.	or with	REQUEST		<i>y</i>	. J J
STATE OF OREGON Loan No. Country of Trust to react and short expected of trust the trust within the said Deed of Lust of Lust to recorded the trust and state of trust the said Deed of Lust delivered to son be sent the said Deed of Lust delivered to son be sent the said Deed of Lust delivered to son be sent the said Deed of Lust delivered to son be sent the said Deed of Lust delivered to son be sent the said Deed of Lust delivered to son be sent to some sent the said Deed of Lust delivered to son be sent to some sent the said Deed of Lust delivered to son be sent to some sent the said Deed of Lust delivered to son be sent to some sent to some sent the said Deed of Lust delivered to son be sent to some sent the said Deed of Lust delivered to son said Deed of Lust delivered to son sent de	The united to 1 t	Do not record,	To be used only when note ha	as been paid.	lable Dood of more of
STATE OF OREGON LOAN NO. Deed of Trust TO II STRUSTE of OREGON STATE OF OREGON STATE OF OREGON STATE OF OREGON The country of Klamath 1 hereby certify that this within Deed of Trust was filed in this office for Record on the 19thday of June 19thday o	note, together with all and directed on payme and all other evidences and to reconvey, withe	other indebtedness secured by saint to you of any sums owing to of indebtedness secured by said out warranty, to the parties design	of Deed of Trust, has been ful fou under the terms of said D Deed of Trust delivered to you nated by the terms of said Do	dness secured by the wi by paid and satisfied; and beed of Trust, to cancel s ou herewith, together wi eed of Trust, all the esta	ithin Deed of Trust. S I you are hereby reque- said note above mention th the said Deed of Tr tte now held by you the
STATE OF OREGON LOAN NO. Deed of Trust TO as Trustee for STATE OF OREGON STATE OF OREGON STATE OF OREGON COUNTY OF KLIMEth 1.9thday of June 1.9thday of June 3:00 o'clock P M., and was fully recorded in Book 12-70 of Record of Mortgages of Klemeth State of Oregon, on page 5052 MAN. P. MILIE NAM. P. MILIE NAM. P. MILIE By MAN. P. MILIE B	Mar intergraphi		•		
STATE OF OREGON LOAN NO. Deed of Trust TO as Trustee for STATE OF OREGON STATE OF OREGON STATE OF OREGON COUNTY OF KLIMEth 1.9thday of June 1.9thday of June 3:00 o'clock P M., and was fully recorded in Book 12-70 of Record of Mortgages of Klemeth State of Oregon, on page 5052 MAN. P. MILIE NAM. P. MILIE NAM. P. MILIE By MAN. P. MILIE B					
STATE OF OREGALONNO. Deed of Tru TO as Trustee for STATE OF OREGON COUNTY OF KLUMETH I hereby certify that this wi Trust was filed in this office for 19thday of June 3:00 o'clock P M., recorded in Book 12-70 Mortgages of Klemeth State of Oregon, on page 505 State of Oregon, on page 505 By Mark B. Milke	Mail reconveyance to .				
STATE OF OREGALOAN NO. LOAN NO. Deed of True TO as Trustee for as Trustee for as Trustee for STATE OF OREGON COUNTY OF KLUMETH I hereby certify that this wil Trust was filed in this office for 19thday of June 3:00 o'clock P M., recorded in Book 12-70 Mortgages of Klumeth State of Oregon, on page 505 State of Oregon, on page 505 By Man. B. MILNE By Man. R. Man. R. Fee 6.00			the	, at fully d of mty,	
STATE OF OREGE LOAN NO. Deed of Tru TO as Trustee for as Trustee for as Trustee for STATE OF OREGON COUNTY OF KLUMETH I hereby certify that this wil Trust was filed in this office for 19thday of June 3:00 o'clock P M., recorded in Book 12-70 Mortgages of Klumeth State of Oregon, on page 505 State of Oregon, on page 505 By Man. B. MILNE By Man. R. Man. R. Fee 6.00			ss: D'eed	I was c Recor	Ricord
STATE OF OR LOAN NO. LOAN NO. Deed of T TO as Trustee I STATE OF OREGON COUNTY OF KLUMETH I hereby certify that thi Trust was filed in this office 19thday of June 3:00 o'clock P recorded in Book 11-70 Mortgages of Klumeth State of Oregon, on page By			within or Rec	, A.D f., and of	252
STATE OF COUNTY OF Trust was 19thday 3:00 Mortgagee State of O State of O	ORE		t this	Q.	13: 16: 1
STATE OF COUNTY OF Trust was 19thday 3:00 Mortgagee State of O State of O	d of	T Trus	neth y that	clock	n pag
DRED OF TRUST This form may be used as the security in connection with Deeds of Trust to be humed under Sections 203 and 222, and to be humed under Sections 203 and 222, and to be humed under Sections 203 and 222, and to be humed under Sections 203 and 222, and to be humed under Sections 203 and 222, and to be humed under Sections 203 and 222, and to be humed under Sections 203 and 222, and to be humed under Sections 203 and 222, and to be humed under Sections 203, and 222, and 223,	Loan		REGO! KLta certif	Book of	Wild.
			OF O TY OF ereby was fi	day o	
			STATE COUN' I h	19th	State By
DRED Of TRUST This florm may be used as the security finatryment in connection with Decis of Trust to be insured under Sections 203 and 222 and in connection with "sections 213, 220, 231, 2313, M9 and 819 of the National Housing Act, 233, M9 and 234, M9 and 23					
This loren many be it sed as the securitisative at a consection with Decks of Tr. as be brawred under Sections 203 and 222, as in easuresten with "individual mortages in le lawared under Rections 203 and 220, 223, WD and 310 of the Pational Housing A	2171.44				
DRED ON TRUST This here may be used as the instrument in cancellant with Decident 2023 and in each action with "judividual in an be surred under Sections 213, 213, 349 and 819 of the l'ational House and a surred a	securi s of Tre 222, a origaçe 220, 23			1/4	
DRED OF TRU This florm may be used instrument in connection with "individual to be insured under Sections and the behavior of under fictions and side of the leating the section with "individual to be insured under fictions and side of the leating and side of the leating the section of the l	ST and the			13%	
This florm may be instrument in connection with an est nection with an est nection with an est insured under Scing, My and 810 of fite 213, My and 810	TRI TRI			$\gamma_{\chi,\zeta}$	
This form no listured at the form of the f	TED O			7,49	444, 14 King (144) 1444 Maganian Angli 1744 Maganian Angli
A STATE OF THE STA	D D D D D D D D D D D D D D D D D D D				
A PASSE A CONTRACTOR OF THE PROPERTY OF THE PR	is for the frame counce for the frame counce for the frame frame for the	in konstruktiva partista (h. 1862). 1900 - Alexandria Alexandria (h. 1862). 1901 - Alexandria Alexandria (h. 1862).	29	gradient von der Kontrolle.	

STATE OF OREGON, C.

grantor will warra;

frantor will warranted ful claims and demand the true and mand the actual the actual consistence consistence.