	없는 영화에 걸었다. 한 것 같은 것	M 1174 Vol. <u>77</u> Pago
9/15 INIS DEED OF TRUST, unde this12	FHA FORM NO. 2169t	deeds of trust insured under the the trust of the the trust in the trust of the trust in the trust of the trust in trust in the trust in trust in the trust in th
betweenHUSBAND_AND_MIFE		
betweenHUGMAS_DANIEL_SURGAY_AND_DOROTHY_RUTH_SUMDAY	9/5 THIS DEED OF TRUST, made this 17	day of, 19 77,
HUSBAND AND MIFE NLAMATH FALS Stare of Oregon, (Dr) TRANSAMERICA TITLE INSURANCE CO, TRANSAMERICA TITLE INSURANCE OR TRANSAMERICA TITLE INSURANCE OR TANIS TRANSAMERICA TITLE INSURANCE TO HOUTHON TO THE CITLY OF KLAMARTH FAILS by HORE TO HOUTHON TO HOUTHON TO THE CITLY OF KLAMARTH FAILS BY HORE TO AND TRANSAME OF TANIS TO HOUTHON TO THE CITLY OF KLAMARTH FAILS BY HORE TO AND TRANSAMERICA TO AND TRANSAMERICA TITLE AND TRANSAMERICA TO AND TRANSAMERI TO AND TRANSAMERICA TO AND TRANSAMERICA TO AND TRANSAMERICA TO AN	between THOMAS DANIEL SUNDAY AND DOR	OTHY RUTH SUNDAY
whose address is 346. NORTH TENLY SL. (Chy) TRANSAMERICA TITLE INSURANCE CQ. , as Trustee, and FIRST NATIONAL BANK OF OREGON , as Beneficiary. WITNESSETH: That Granter intrevocably GRANTS, BARGAINS, SELLS and CONVEYS to TRUSTEE IN TRUST, WITH "OWER OF SALE, THE PROPERTY IN KAMATH County, State of Oregon, described at "DOWER OF SALE, THE PROPERTY IN KAMATH County, State of Oregon, described at "DOWER OF SALE, THE PROPERTY IN KAMATH County, State of Oregon, described at "DOWER OF SALE, THE PROPERTY IN KAMATH County, State of Oregon, described at "DOWER OF SALE, THE PROPERTY IN KAMATH County, State of Oregon, described at "State of Lot 0; through parallel with 9th Street, 60 fact; fact; thence Southneasterly parallel with 9th Street to the North- along the Northeast corner of said Lot 8; thence Southwesterly along the Northeast corner of said Lot 8; thence Southwesterly along the Northeast corner of said Lot 8; thence southwesterly along the Northeast corner of said Lot 8; thence southwesterly 1935, on page 481 of Volume 116 of Deeds, Records of Klamath County, oregon, "Oregon," "Sabourdowith interest thereon according to the terms of a promostory nore, and authority hereinster given to and contern or 13, 800.COMM interest thereon according to the terms of a promissory nore, and "MARYM" To	이 가지 않아야 한 것 같은 것 같은 것이 있는 것 같은 것이 같이 있는 것이 있는 것 같은 것이 같이 같이 같이 같이 없다.	${\mathbf M}$
TRANSAMERICA TITLE INSURANCE CQ.	whose address is 346 NORTH TENTH ST.	(City)
FIRST NATIONAL BANK OF OREGOM If INTERSETH: That Grantor irrevocably GRANTS, BARGAINS, SELLS and CONVEYS to TRUSTE IN TRUST, WITH Gounty, State of Oregon, described as "Beginning at the Northcasterly corner of Lot 7 in Block 44 of Northcasterly on THE CITY OF KLANATH FALLS; thence South- Northcasterly at right angles with 9th Street, 60. feet; thence Southeasterly at right angles with 9th Street, 60. feet; thence Northcasterly at right angles with 9th Street, 60. feet; thence Northcasterly at right angles with 9th Street, 60. feet; thence Northcasterly at right angles with 9th Street, 80. Wheesterly along the Northcrly line of Lot 8 to the Northcast Corner of said Lot 8; thence Southwesterly along the Northcrly line of Lot 8 to the Nace of beginning, EXCEPT ortion conveyed to City of Klamath Falls by deed recorded July 14, 1933, on page 481 of Volume life of Deeds, Records of Klamath County, Oregon. Together with all the tenements, hereditaments, and apputtenances, now or hereafter thereunto belonging or in anywise appertaining more on every of to City of Klamath Falls by deed recorded July 14, 1933, on page 481 of Volume life of Deeds, Records of Klamath County, Oregon. Together with all the tenements, hereditaments, and apputtenances, unto Tustee, which said described appendix of 14 and or you way to be theredication or or any or the same or the same or a promissory note, ated	TRANSAMERICA_TITLE_INSURANCE_CC	2 <u> </u>
WITNESSETH: That Grantor inrevocably GRANTS, BARGAINS, SELLS and CONVEYS to TRUSTE IN TROST, with The State of Grant Research of the State of Grant Research of The County, State of State Research, State Res		, as Beneficiary.
Dower of SALE, THE PROPERTY IN	EIRST NATIONAL BANK OF OREGON	
Together with all the tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in anywise appertaining the tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in anywise appertaining the tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in anywise appertaining the street to the North appendix thereof, SUBJECT, HOWEVER, to the eight, power, and authority hereinafter given to and conferre the region of the street of spin appendix thereof. SUBJECT, HOWEVER, to the eight, power, and authority hereinafter given to and conferre the region of the street of spin appendix thereof. SUBJECT, HOWEVER, to the eight, power, and authority hereinafter given to and conferre the region of the street of spin and there appendix thereof. SUBJECT, HOWEVER, to the eight, power, and authority hereinafter given to and conferre the region and there of spin appendix thereof. SUBJECT, HOWEVER, to the eight, power, and authority hereinafter given to and conferre the region and the profiles thereof. SUBJECT, HOWEVER, to the eight, power, and authority hereinafter given to and conferre the region and there or grazing purposes. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grantor herein contained and grayment of the approximation of the street of the street of a promissory note, date of JANJAWY. 19.72., payle to beneficiary or other and made by Grantor, the final payment of ornizing and interest thereof according to the errors of a promissory note, date of the principal and interest thereof is and any of the streng (the date or the role of the streng or an any on the given for the region and therest payable to the efficiary or other and made by Grantor, the final payment or the streng efficient to approach the streng of the streng of the terms of a promissory note, date of the notice on an intention are and take of the notice the region of the streng	WITNESSETH: That Grantor irrevocably G	County, State of Oregon, described as:
 the feftis, issues, and profits. TO HAVE AND TO HOLD the same, with the appurtenances, unto Trustee, which said described property is not currently in for agricultural, timber or grazing purposes. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grantor herein contained and payment of the su prof s	feet; thence Southeasterly p thence Northeasterly at righ easterly side of Lot 8; then of Lot 8 to the Northeast co along the Northerly line of portion conveyed to City of 1938, on page 481 of Volume	t angles with 9th Street to the North- ce Northerly along the Easterly side orner of said Lot 8; thence Southwesterly Lot 8 to the place of beginning, EXCEPT
(II) ground lens, a may mark that a star star was specified in the star star star star star star star star		

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(11) interest on the note secured hereby; and (12) smoothyailon of the principal of the sale note.
(11) interest on the note secured hereby; and (12) smoothyailon of the principal of the sale note.
(12) addicince yin the amount of any such aggregate monthly payment shall, unless made good, prior to the due date of the next match any ment, constitute an event of default under this Deed of Trust.
(13) The ovent that any payment or portion thereof is not paid within fifteen (15) days from the date the same is due. Grantor areas to any a "late charge" of two cents (24) for each dollar so overdue, if charged by Beneficiary; areas to any a "late charge" of two cents (24) for each dollar so overdue, if charged by Beneficiary; areas the monitorial of the payments made by Grantor under (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes, and however, the monitoriance premiums, as the case may be, when the same shall become due and payable, then Grantor shall pay sessessments, and immace premiums, sa the case may be, when the same shall become due and payable, then Grantor shall pay sessessments, or insurance premiums hall be due. If at any time Grantor shall then the funds accumulated under rents, taxes, and however, 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 sam of the provisions of this Deed of. Trust and thereafter a sale of the ormises in accordance with the provisions hereof, or if the Beneficiary acquires the provisions of this Deed of. Trust and thereafter as all of the ordine default under (b) of paragraph 2. preceding as a crodit gainst the amount of precipital then remaining in the funds accumulated under (b) of paragraph 2. preceding as a crodit gainst the amount of principital then remaining thereof. If the same and shall be due is any payments the trust and thereafter as all of the ormisms in accordance with the prov

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, convenants, conditions, and restrictions affecting said property.
8. To comply with all laws, ordinances, regulations, convenants, conditions, and restrictions affecting said property.
9. To provide and maintain insurance against loss by fire and other hazards, casualties, and contingencies including war damage delivery shall constitute an assignment to Beneficiary of all return premiums.
10. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Loss and expenses, including cost of evidence of title and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee.
11. To pay at least 10 days before delinquency all assessments upon water company stock, and all rents, assessments and infarest or sub ereading and stores, charges, and liens therefore and mainter thereof, which at any time appear to be prior or superior hereto; to pay all costs, fees, and with interest, on said property or any part thereof, which at any time appear to be prior or superior hereto; to pay all costs, fees, and with interest, on said property or any part thereof, which at any time appear to be prior or superior hereto; to pay all costs, fees, and with interest, or said property or any part thereof, which at any time appear to be prior or superior hereto; to pay all costs, fees, and with interest from date of this and property or Trustee.

expenses of this Trust. 12. To pay immediately and without demand all sums expended hereunder by Beneficiary or Trustee, with interest from date of expenditure at the rate provided on the principal debt, and the repayment thereof shall be secured hereby. 13. To do all acts and make all payments required of Grantor and of the owner of the property to make said note and this Deed 13. To do all acts and make all payments required of Grantor and of the owner of the property to make said note and this Deed eligible for insurance by Beneficiary under the provisions of the National Housing Act and amendments thereto, and agrees not to do, or cause or suffer to be done, any act which will void such insurance during the existence of this Deed.

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eligible for insurance by Beneficiary under the provisions of the National Housing Act and amendments thereto, and agrees not to do, or cause or suffer to be done, any act which will void such insurance during the existence of this Deed. IT IS MUTUALLY AGREED THAT: 14. Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without is the sould of antor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without make od ot the same in such manner and to such extent as either may deem necessary to protect the security hereof, Beneficiary or Trustee being authorized to enter upon the property for such purposes; commence, appear in and defend any acting any such powers, encumbrance, charge, or lien which in the judgment of either appears to be prior or superior hereto; and in exercising any such powers, encumbrance, charge, or lien which in the judgment of either appears to be prior or superior hereto; and in exercising any such powers, incur any liability, expend whatever amounts in its absolute discretion it may deem necessary therefor, including costs of evidence of title employ counsel, and pay his reasonable fees. I. Should the property or any part therefor be taken or damaged by reason of any public improvement or condemnation awards, damages, right so dation and proceeds, including the proceeds of any policies of fire, and other insurance affecting said awards, damages, right so faction and proceeds. Including the proceeds of any policies of fire, and other insurance affecting, said awards, damages, right so actoin ang proceeds, including the proceeds of any policies of pay. The apparent of an effecting subscience on written require of the and the security dees not with we deter instruments of relief or apply the same on any indebtedness secured hereby. Grantor argres to execute such further assignments of any compensation, award, damage, and rights of action and proceeds and Beneficiary or Trust

should this Deed and said note not be eligible for insurance under the National Housing Act within THREE months from the date hereof (written statement of any officer of the Department of Housing and Urban Development or authorized agent of the Scoretary of Housing and Urban Development dated subsequent to

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Beed, declining to insure side note and this Deed, being deemed conclusive proof of such ineligibility), or should the committener of the Department of Housing and Uban Development to insure this loan cease to be in full force and effect for any reason whatsoever, Beneficiary may declare all sums secured hereby immediately due and the tot be used by the property to be sold, which declare shall cause to be during the property and the committener and or dection to cause the property to be sold, which declare shall cause to be during the note and all documents on the set of shall cause to be during the note and the note and all documents and the sale of the department of Housing and the vertice of default and of networks the note and all documents are shall cause to be during been given as then required by law. Trustee, which due demand on Grantor, shall self said property a the time and place of sale having been given as then required by law. Trustee, which due demand on Grantor, shall self said property and below. Thus a postpone said in a sale of default and of the rader in which such property. If consisting of several known lots or parcels, shall be sold), at the time fixed by the proceeds of sale this or parcels, shall be sold, at any portion of said property by robuld announcement at such time and place of said. Thus the may purchase at the tot facts shall experime for the sale by property so sold. But the truth fixed by the preceding postpones of finded the reader is any postpone said. Thus the shall be conclusive proof of the truthuless thereof. Any person, including Crantor to the persons reports is the rade princip and the second the said shall be conclusive proof of the truthuless thereof. Any person, including Crantor, successors, and assigns of the saids. After deducting all costs, frees, and expenses of Trustee and place of any and there same effects as if originally name dirice there and there and

Dorothy RUTH SUNDAY Thomas Daniel Sunday TUCHAS DANIEL SUNDAY Signation of Grantor. ire of Grantor. THOMAS DANIEL SUNDAY STATE OF OREGON SS: KLAMATH , hereby certify that on this A NOTARY PUBLIC _, personally appeared before me l, the undersigned, _____ 17 day of JANUARY 1977 THOMAS DANIEL SUNDAY AND DOROTHY RUTH SUNDAY to me known to be the individual described in and who executed the within instrument, and acknowledged that THEY signed and sealed the same as THE IR free and voluntary act and deed, for the free and voluntary act and deed, for the uses and purposes therein mentioned. Given under my hand and official seal the day and year last above written 1 feleon in and for the State of Oregon. ₩₽İLOTA PR My commission expires 2 - 3 - 79PUSL10 **REQUEST FOR FULL RECONVEYANCE** Do not record. To be used only when note has been paid. 07 To: TRUSTEE., The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. Said note, together with all other indebtedness secured by said Deed of Trust, has been fully paid and satisfied; and you are hereby requested and directed on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note above mentioned, and all other evidences of indebtedness secured by said Deed of Trust delivered to you herewith, together with 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 thereunder. . 19 Dated Mail reconveyance to STATE OF OREGON \$5: I hereby certify that this within Deed of Trust was filed in this office for Record on the 21et day of at this within been of first was fired in this office for Record on the citet. M 77 , A.D. 19 77, at Joz 37, o'clock AM., and was duly recorded in Book M 77 of Record of Mortgages of Klamath County, State of Or County, State of Oregon, on January 1174 uage COUNTY CLERK WM. D. MILNE Recorder.

Return to Pard Material Bank P.O. Bay 1936 P.O. Bay 1936 Remeth Sails ON 97601

GPO 904-684 FEE \$ 9.00

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