Gra in Klan	IN TITLE COMPANY ARD R. LILLY <i>WITNESSETH:</i> <i>ntor irrevocably grants, bargains, scils and conveys to trustee in trust, with power of sale, the</i> <i>county, Oregon, described as:</i> Block 2 of FIRST ADDITION TO LOMA LINDA HEIGHTS in the City of Klamath Fa	property
THIS TRUE	g to the official plat thereof on file in the office of the County Clerk o County, Oregon. ET DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNTOR TO	
TRUST DE	ED IN FAVOR OF UNITED STATES NATIONAL BANK OF OREGON, AN ASSOCIATION.	
	h all and singular the tenements, hereditaments and appurtenances und all other rights thereunto belonging or i after appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used d real estate.	in connect-1. His second a classification of American American American American American American American Ame
FOR sum ofTw thereon acco thinal payment to becomes due sold, convey then, at the herein, shall	THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payme THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payme PENTY SEVEN THOUSAND and No/100($\$27,000.00$)Dollars, with riding to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grant at of principal and interest hereof, if not sconer paid, to be due and payable. September 1 at of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agn ed, assigned or alienated by the grantor without first having obtained the written consent or approval of the be- become immediately due and payable. become immediately due and payable.	19 82 said note cred to be
and repair; not not to commit destroyed there 3. To c manner any bu destroyed there 3. To c tions and restri join in erecutin cial Code as th proper, public bractices bractices 4. To o	 (a) consent to the making of any map or plat of said property: in good condition, to tensore or densible hary building or improvement therein. (b) creative or densible hary building or improvement therein thereof. (c) creating any restore promiptiving or improvement thereof. (c) creating and property. (c) creating any requires and to pay for infinitory creating any requires and the creating any requires and to pay for infinitory creating any requires and the creating any requires any for creating any requires any	om in any or charge pretty. The arrest of the state of th
and such other an amount not companies accep policies al insu if the grantor s deliver said pol tion of any po- collected under consy upon any may determine act done pursua of tone of waiter of the source of the policies of the deliver said pol tion of any po- collected under may determine act done pursua of the bar of the source of the	referenced on the said premises datast loss or damade by lire harards as the beneliciary may inom time to time require, here's lees upon any indebtedness secured hereby, and in such ordinate and proble to the beneliciary as soon as insured, and hall tail to the beneliciary as soon as insured, and hall tail to any reason to procure any such insurance and explored to the same, at gentor's expense. The amount is such and the angle dualt or make of dualt hereaballe are and proble to the same, at gentor's expense. The amount is such and the dualt of the same, at gentor's expense. The amount is such and the dualt of the same, at gentor's expense. The amount is such and the dualt of the same, at gentor's expense. The amount is such a due to the same, at gentor's expense. The amount is such a there is a gentor's expense. The amount is such and the dualt of the same, at gentor's expense. The amount is such a there is a gentor's expense. The amount is such a due to the same and proble is the beneliciary is a solution of the same and the dualt of the same and proble. In such a collected or invalable any the release is the same at gentor's expense. The amount is such a due to the same and the dualt of the same and the same and the dualt of the same and the dualt of the same and the same and the dualt of the same and the s	perty, the unit of the second
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constitute a brea 6. To pa of title watch a in connection wi bres actually inc. 7. To ap allect the security any aution for process any aution the cluding evidence amount of allow tived by the tria dence of the tria	secured by this trust deed immediately due and payable and of all his trust deed. It costs, lees and exponses all this trust including the cost hor or in enlocing this oblightion and trusters and stituting the ured, in and defend any action or proceeding trupped in the solid. The in the left the trust is and exponses, in- find in which the beneficiary or trusters and stituting the roreclosure of this deed, to pay all costs and exponses, in- to the list deed, to pay all costs and exponses, in- the feature and the beneficiary or trusters and the approximate the trusters and the trusters of the and the beneficiary or trusters and exponses, in- the feature and the beneficiary or trusters and exponses, in the eventual truster selfs pursuant to the proceeding the sole. The court and the beneficiary or trusters and exponses, in the eventual truster selfs pursuant to the process of a court, granter truster selfs pursuant to the process of a court, feature of an apprese truster is and the propertient of the process of a court of an other sole pay such sum as the appresent to the process of a court of the sole trusters and the appresent truster at the truster of the truster of the process of a court of the trusters at the truster of the process of the truster of the trus	time and time and trained a Trainer Conversing the provide including I
If is nu 8. In the under the right a right, if is a solution to pay all reason incurred by gran applied by if lies hoth in the rial licitary in such p ensured bereby: penaling, promp 9. At any licitary, payment	It ally affreed that: went that any potition us all at said property shall be taken at eminent domain or condemnation, beneficiary shall be taken the taken of the successor in such taking, which are in excess of the amount required make costs, the required and atterney's less necessarily paid or nor in such proceedings, shall be, paid to beneficiary and form any instruments as shall be necessary in induced by break and displate courts, necessarily paid or incurred by break and displate courts, necessarily paid or incurred by break and displate courts, necessarily paid or incurred by break and displate courts, necessarily in the such actions i time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and from time to time upon written required berry time and prevention of the successor the successor the taken and the successor the taken and the successor the taken and the successor the successor the successor the successor the taken and the successor the successor the successor the taken and the successor the succe	d (d) the dot is such as a second sec
tiOIE. The Trust I	cave of full reconveyances, for careellation), without allowing and the start of borning and party and party forein of pending sale under any other any present of the indebtedness, functed may shall be a party unless such action or proceeding is brought by the massicition authorized to do business under the laws of Oregon or the United Stores, a talk events, control to the induct of the United Stores or any authorized to instrume the submidtances.	

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15761 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 whomsoever. 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, lamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. Purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand' 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 or such word is defined in the Truth-in-lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lime to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act and required, disregard this notice. Richard D. Harry tan (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93,490) STATE OF OREGON. ы., қ STATE OF OREGON, County of County ofKlamath gust 23 , 19 .77 Personally appeared the above named August. . 19 Personally appeared Richard D. Harry and each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of and ficknowledged the foregoing instru-highting in the second and that the seal allixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said carporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ment to be Belpie (OFFICIAL T arlene + SEAL) Sh Notary Public for Oregon Notary Public for Oregon My commission expires: 3-22-81 (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE Te be used only when obligations have been poid. TO Trustee 12 12 owner and holder of all indebiedness secured by the toregoing trust deed. All sums secured by said undersigned is the legal The undersigned is the legal owner and noider of all indebtedness secured by the toregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED . 19 Beneliciary Do not lose or destroy this Trust Dood OR THE NOTE which is secures. Both must be delivered to the trustee for concellation before reconvergance will be made ł TRUST DEED STATE OF OREGON (FORM No. 881) STEVENS NESS LAW PUD CO. PORTLAND 55. County of KINMTH I certify that the within instrument was received for record on the 25th...day of <u>AUNIST</u>, 19.77. at. 3 \$10 _____o'clock___PM., and recorded in book_____177____on page___15760____or as file/reel number___31714 Grantor SPACE RESERVED FOR RECORDER'S USF Record of Mortgages of said County. Beneficiary Witness my hand and senl of AFTER RECORDING RETURN TO County affixed. MTC VI. D. HILNE THE REPORT OF A PARTY OF A PARTY OF Attn: Marlene COUNTY CLERK Title FEE \$ 6.00 10c Deputy