			MM Rel 62 Harris		
	37593	U.S. NATIONAL BANK OF OREC HA & VA REAL ESTATE CENT P.O. BOX 4412 ROOM 100	SON ER		<u>kanlari dar kanlardaran kunkanan kunk</u> unkun
	STATE OF OREGON FHA FORM NO. 2169t Rev. January 1977	PORTLAND, OREGON 97208	Vol. <u>77</u> Page	ction with	And the first of the second
200 200 200 200 200 200 200 200 200 200	THIS DEED OF TRUST,	made this 19th. day ofOctobe		of the	A second s
	between	JEANNE E. ERICKS	<u>u</u>	, 19_77,	
100 I 3	whose address is <u>804</u> North <u>Mountain</u>	Takat o	, a h_Fa11s	as grantor,	
11.	United Sta	utes National Bank of Oregon			
	WITNESSETH: That Grant POWER OF SALE, THE PROPER	or irrevocably GRANTS, BARGAINS, SELLS and	CONVEYS to TRUSTEE IN TRUST	neficiary.	
APC	Lot "A" in Block to the supplements a 10 foot strip of herein described	59 of NICHOLS ADDITION to the City all plat of said Block 69 filed June of the South end of said Lot "A" re- aving a frontage of 40 feet on 11th y Street. ALSO, all that portion of ws:	EXCEP	PTTNC	
je je	Beginning at the W the intersection o "B" aforesaid; then "B"; thence Northes of 11th Street; the	ws: esterly line of 11th Street at a po f said line of 11th Street with the ce on a direct line to the most So esterly along said line between Lot ence Northwesterly along said line of ting, all in Block 69 of the suppler Falls, Oregon as filed June 12, 19 ty, Oregon.	int 27.85 feet distant from line between Lots "A" and itherly corner of said Lot "A" and "B" to the said 1	n <u>The state</u>	
wh To the upc	nich said described property is n gether with all the tenements, her rents, issues, and profits thereof on Beneficiary to collect and apply	ot currently used for agricultural, timber or gra editaments, and appurtenances now or hereatter the , SUBJECT, HOWEVER, to the right, power, and such rents, issues and word the	ing purposes. reunto belonging or in anywise appertai	h yr fer i r ( ) r	
of s	\$ 21,900,00** with inter 	RING PERFORMANCE of each agreement of Grant rest thereon according to the terms of a promissory eneficiary or order and made by Grantor, the final one on the first days of	or herein contained and payment of the note, dated <u>October X 19</u>	sum	
	id note, on the first day of each me	anth until addition to the monthly payments of nei	animal is	n to	
(	<ol> <li>If and so long as said note of even amount sufficient to accumula order to provide such holder National Housing Act, as amend (II) If and so long as said note of even o lieu of a mortgage insurance ne lieu of</li></ol>	to date and this instrument are insured or are reinsured und to the holder one (1) month prior to its due with funds to pay such premium to the Succetary of Ho late and this instrument are held by the Secretary of Ho- late and this instrument are held by the Secretary of Ho-	age insurance premium) if they are held or the provisions of the National Housing Act, date the annual mortgage insurance premium using and Urban Development pursuant to	this function of the second se	
thoraf	ctory to Beneficiary, Grantor agree	ing to dollars may be required by Beneficiary in	and payable on policies of fire and oth	12 Martin Contraction	
assessn special ( secured by Baa	nents will become delinquent, such assessments, before the same beco c) All payments mentioned in th 1 hereby shall be added together a	is to elapse before 1 month prior to the date whe ne delinguent; and e two preceding subsections of this paragraph and the grant of the subsections of this paragraph and	otices therefor, less all sums already parts a such ground rents, premiums, taxes an y said ground rents, premiums, taxes an	les A self and a self a	
	the second	the first aggregate amount thereof shall be paid each te order set forth: t of insurance with the Secretary of Housing and Urban the case may be; essments, fire and other hazard insurance premiums;	Development, or monthly charge (in lieu o	sr Aller	

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(d) that work shall not case on the construction of such improvements for any reason whatsoever for a period of internation (10) 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.
Not to remove or demolish any building or improvement thereon.
To comply with all laws, ordinances, regulations, convenants, conditions, and restrictions affecting said property.
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 and Grantor, as their interests may appear, and to'deliver all policies to' Beneficiary, which any set on the constitute an assignment to Beneficiary of all return premiums.
To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee; charges for water, apputenant 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 or superior hereto; to pay all constructed and any action with said property; to pay, when due, all encumbrances, charges, and liens expenses of this Trust. charges for water, appurtenant to or used in connection with said property; to pay, when due, all encumbrances, charges, and nens 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 expenses of this Trust.
12. To pay immediately and without demand all sums expended hereunder by Beneficiary or Trustee, with interest from date of 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 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

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three months' time from the date of

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 Decd.
IT IS MUTUALLY AGREED THAT:
A Should Granor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without found on and without noise to or demand upon Grantor and without neleasing Granto Thom any obligation hereof, may: Trustee being auther in such manner and to such exient as either may deem necessary to private the security hereof, Beneficiary or Trustee being auther do to entry upon the property for such purposes; commence, appear in and defend any action of proceeding encumbrance, charge, bila which with ord table to discretion it may deem necessary therefor, including costs of evidence of the englast of the private and the control of the englast of the private amounts in its absolute discretion it may deem necessary therefor, including costs of evidence of other symmets or relief therefor, in any other manner, Beneficiary shall be citiled to all compensation, awards, and action or proceeding, or damaged by firy or any part thereof be taken or damaged by reason of any public improvement or condemnation of proceeding, or damaged by firy or any apart thereof be taken or damaged by reason of any multic instruct in its own and, any action and proceeding, or to make, and compensation, awards, and action or proceeding, or damage dist of action and proceeds as Beneficiary shall be citiled to all such compensation, property, are hereby assigned to Beneficiary of any affer deducting thereform all its expenses, including attach compensation, avards, and action and proceeds as Beneficiary of Trustee being and the such compensation or any affer deducting thereform all its expenses, including attach compensation, avards, and action, awards, damage, including the proceeds as Beneficiary of Trustee and reads. Histon comp 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

Secretary of Housing and Urban Development dated subsequent to

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	Signature of Grantor,	X Jeanne E. Ericks	
TATE OF OREGON OUNTY OF Klamath	<b>SS:</b>	Jeanie E. Ericks	Signature of Grantor.
I, the undersigned.	<u>a Notary Public</u>		
<u>19th.</u>	lay of October	10 77	, hereby certify that on thi
	Toonne II II II	,, personally appeared b	efore me
me known to be the	individual described in and who executed t	he within instrument and acknow	nuladard 41 1
erein mentioned.	igned and scaled the same as her	free and voluntary act and	deed, for the uses and purposes
Given under my hai	nd and official seal the day and year last abo	ve written	
		fether /	Uman
	가슴 등 등 가슴이 가슴을 가려가 잘 많다. 가슴을 가슴다. 내 방법 수 방법에 가장 것은 것은 것을 다 가지?	Notary Public	in and for the State of Oregon.
			한 제품은 이번 것은 것이라. 승규는
1		My commission expires	2-28-1981
Sec.	REQUEST FOR FULL	RECONVEYANCE	
	Do not record. To be used only		
: TRUSTEE.			이번 해외 가지는 것은 것을 위해 있는 것을 가지 않는 것이다. 이는 것은 것은 것을 위해 가장 것을 위해 같이 없는 것이다.
other indebtedness secured sums owing to you under 1 Deed of Trust delivered t ns of said Deed of Trust, al Dated	legal owner and holder of the note and all other in by said Deed of Trust, has been fully paid and sa the terms of said Deed of Trust, to cancel said r o you herewith, together with the said Deed of T the estate now held by you thereunder.	debtedness secured by the within Dec thisfied; and you are hereby requested note above mentioned, and all other e rust, and to reconvey, without warra	ed of Trust. Said note, together with and directed on payment to you of vidences of indebtedness secured by nty, to the parties designated by the
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