The gra fully seized in	ntor covenants and agrees to and w fee simple of said described real pr	with the beneficiary and those claiming under him, to operty and has a valid, unencumbered title thereto	that he is law-	
		same ugninst all persons whomsoever.		
			od aroi	and the second
This deed	The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (p)* primative for grantor's personal, family, household or agricultural purposes (see Important Notice below), (p)* primative for grantor's personal, family, household or agricultural purposes (see Important Notice below), (p)* primative for grantor's personal, family, household or agricultural purposes (see Important Notice below), (p)* primative for grantor's personal, family, household or agricultural purposes (see Important Notice below), (p)* primative for grantor's personal, family, household or agricultural purposes (see Important Notice below), (p)* primative for grantor's personal family, household or agricultural purposes (see Important Notice below), (p)* primative for 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 tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or no named as a boneficiary herein. In construing this deed and whenever the context so requires, the contract secured hereby, whether or no named as a boneficiary hard number includes the plural.			We have been and the second
masculine gende IN WI	TNESS WHEREOF, said grantor 1	has herewrite set his hand the day and year first about $(a)$ or $(b)$ is $parecellar barree barree$	ve written.	A state of the second se
or such word is beneficiary MUST disclosures; for th the purchase of a if this instrument equivalent. If con	defined in the invin-in-tenting het, and he comply with the Act and Regulation by r s purpose, if this instrument is to be a fIRST i dwelling, uso Stevens-Ness Form No. 1303 s NOT to be a first lian, uso Stevens-Ness For ppliance with the Act not required, disreg above is a carbonation.	making required Mancy F. Holder I lien to finance 5 or equivalent; m No. 1306, or ard this notice.	<u>c</u>	
STATE OF OR County of Decembe	EGON, {lamath	IS 93.490) STATE OF OREGON, County ol, 19	and	
Personally Leroy AunD DanieTs, H	ppeared the above named aniels and Nancy L. usband and Wife	each for himsell and not one for the other, and say that president and the secretary of	at the latter is the	
ment to be th (OFFICIAL SEAL)	and solknowledged the foregoing instru- 21. voluntary act and deed. Batore me: Butty ET Desciel Southy Public for Oregon 12. commission expires: 3-7-79	and that the seal atlixed to the foregoing instrument is of said corporation and that said instrument was signed hall of said corporation by authority of its board of dir them acknowledged said instrument to be its volunt Before me: Notary Public for Oregon My commission expires:	ectors: and each of	
<b>\$</b> 11,655.00	it inimite	and severally promise to pay to the order of	<i>⊃∕, 19.</i> 77.	
City o Eleven Tho	f Klamath Falls usand Six Hundred Fifty-fi	at 226 South Fifth St., Klamath F ve and no/100 rer annum from December -2/, 1977	alls, OR 97601 DOLLARS, until paid,	
principal and in shall be applied of	terest payable in monthly installments litst to accumulated interest and the ba nuary 19.78, and a nuary to 88 sector to	of not less than $(144.5)$ in any one payment; of principal; the first payment to be made on the like payment on the $2/st$ day of each payment is any shall become due and it	each payment as made 2/st day month thereatter until payable: it any of said	
installments is r holder of this no fees and collect fees to be fixed	at so paid, the whole sum of both princi te. If this note is placed in the hands of	pal and interest to become immediately due and collectible an attorney for collection, I/we promise and agree to pay th it or action is filed hereon, also promise to pay (1) holder? I is taken from any decision of the trial court, such further	e reasonable attorney's s reasonable attorney's	
		Leroy A. Baniels Nancy L. Daniels	hour for the formation of the formation	
FORM No. 807—INSTAL	UST DEED	STATE OF OREGON	<b>5 5 5 5</b>	
	(FORM No. 881) <u>sss LAW PUB.CO., PORTLAND.ORE</u> <u>Daniels</u> and Nancy.L.	ment was received f	the within instru- for record on the ry	
	Húsband.and.Wife Grantor lamath Falls,	SPACE RESERVED FOR RECORDER'S USE at3:55o'clock in bookM7.8on as file/reel number Record of Mortgages	n page. 1073or 41879, of said County.	
AFTE	Boneliciary Boneliciary R RECORDING RETURN TO	Witness my l County affixed. Wm. D. Hilne	hand and seal of	
226 South	Alamath Falls 1 Fifth Street Falls, OR 97601	County Clerk By Semethar P. 1	Lach An Deputy	

6.0.