DEED (No m M A 29016 44777 18 Page TRUST DEED Vol. THIS TRUST DEED, made this day of March March JELY, 1978, between WILLIAM J. LEHTO and DOROTHY M. LEHTO, husband and wife structor as Grantor, ponuch of err, 19 78_, between H. F. V. SMITH BOIMS BELINST, as Trustee, and J. A. HARDIN and HELEN C. HARDIN, husband and wife was, as Beneficiary, Witness my hand and seal WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: as the reel number 44777 in 1.02 in rook N78 on page 5097. The North 80 feet of Lot 647, Block 119, MILLS of Later 128 ADDITION to the City of Klamath Falls, according 128 to the official plat thereof on file in the office 128 of the County Clerk of Klamath County, Oregon., 128 SUBJECT. TO: Charges and assessments of City of 128 Klamath Falls for monthly sever service PISSION LKHemath Falts for monthly sewer service, 21/11E OF OWECOW OR THE HOLE which is secures, Both must beidelitered to the CULCHONICU PSICIA ARSHUES WAS 21. +#15 henerious. 0 24150 . . .

Decomes due and payable. The above described real property is not currently/used for ogricultural, timber or grazing pur

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The date of analyzing of the date secured by this instruction? is the date, stated above, on which the final installament of aid one becomes the and payable.
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 To appear in and defend any action or proceeding purporting to alloc the facturity, fights or powers of beneficiary or trustees and expense, including any suit, for the location of this deal, for pay all costs and expense, including evidence of title and the beneficiary's or trustee's attorney's less that the distribution of attorney's less that the beneficiary's or trustee's attorney's less that the fight by the title's less metally incurred the beneficiary's or trustee's attorney's less that the fight by the title's less metally attorney's less that the fight by the title's less metally attorney's less that the fight of eminent of the title court, and in the vent of an appeal from any judgment or derive to the title fourt, dama y portion or all of asid property shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken appeals it reasonable costs, expenses and attorney's less attorney's less that and appeal both in the trial and appeals courts, necessarily paid or incurred by grantor in such proceeding, shall be paid to beneficiary and point in such proceeding, shall be paid to beneficiary english if its work of the amount required on applied by it list upon any reasonable costs and expenses on incurred by beneficiary in such proceedings, and the bane applied upon the inductors as shall be necessarily paid or incurred by beneficiary is used proceedings, and the bane applied upon the inductors as shall be necessarily not incurred by beneficiary in the trial and appeals courts, necessarily paid or incurred by beneficiary, and firsture reasonable cost, and the bane applied upon the inductor applied by

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instrument executed by behavioiary, containing reference to this trust and its place of record, which, when recorded in the olice of the C. Clerk or Recorder of the county or counsies in which the property is uit half be conchuive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed acknowledged is made, a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other de trust or of any action or proceeding in which grantor, beneficiary or th shall be a party unless such action or proceeding is brought by trustee

NOTE: The Toul'best Act provides that the insise hereau and an insistence in the insist of the original states of

The granion covenants and agrees to and y seized in fee simple of said described real f Stated above, that he will warrant and forever defend th	e same against all persons whom	[10] M. Andrewski, M. S. Sandari, S. S. Sandari, S. S. Sandari,
The grantor warrants that the proceeds of the line (a)* primarily for grantor's personal, family, ht XISX ISAN AVAILATION YOU XAVAND STANDA XSA XIST CONTRACTOR AND A STANDA AND A AND A	oan represented by the above described overhead or agricultural purposes (see what a second second second second second and binds all parties hereto, their, heirs, The term beneficiary shall mean the ho neliciary herein. In construing this dead meliciary herein.	I note and this trust deed are: Important Notice below), KHARMAN SACESS SHOW (NEAR SECTION SECTION), Hegatees, devisees, administrators, execu- ider and owner, including plotgee, of the and whenever the context so requires, the plural.
MPORTANT NOTICE: Delete, by lining out, whichever, was applicable, if, warranty, (a) is applicable and the band applicable, if, warranty, (a) is applicable and the band such word is defined in the Truth in Lending Act and such word is defined in the Act and Resultion b desures; for this purpose, if this instrument is to be a 7 perchase of a dwelling use Steven-Ness Form No. 1 "perchase of a dwelling use Steven-Ness Form No. 1	r has hereunto set his hand the a many (a) or (b) is is if <i>Millian</i> Regulation Z, the y making "required 305 or equivalent Form No. 1306, of A the set of the segaral this notice	ay and year first above writed.
the fame of the above is a constrained of the fame of	AM each for himself and not one set on himself and not one and affined to the	and who, being duly sworn, for the other, did say that the former is the president and that the latter is the secretary of a corporation, he foregoing instrument is the corporate seal
nd ecknowledged the foregoing inst mode to be the foregoing inst the LI voluntary act and de Beloreane: SEAL Notary Public for Orego My confinitision expires	od and corporation by authors in the said corporati	he foregoing instrument is the domain of the sealed in be- said instrument was signed and sealed in be- iffority of its board of directors; and each of turment to be its voluntary act and deed. (OFFICIAL SEAL)
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