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LEONA X. KC. GRATH	13X 06 (36101)060 37 (115 - 0646-9
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그 같은 아이들 것같은 이 가슴에 위면 위험을 가지 않는 것이 있다. 것이 가슴을 가슴을 다 나는 것이 있는 것이 없다. 것이 있는 것이 있는 것이 없는 것이 없다. 것이 없는 것 않이	All and an
the states and obligations of the l	nerthes under this Instrument are expressly made subject to the provisions of the at in the event of any coaffict between the provisions of this Addendum and at, the conditions of the Addendum shall control.
and concept to Fristel in trus, an	Initial ine indefendities herein recited and the trust herein created, irrevocably grants in power of mile the following described property located in the County of Sinte of Oregon:
coals due exhibition of production devi- coals due exhibition of production of a generalization of production of a production of a persentation of production of a production of the production	A bein measure and the subsection product of subsection of the sub
which said described property is t Together with all the tenements, he the resit, issues, and profits thereo upon Beneficary to collect and appl or TO HAVE AND TO HOLD FOR THE PURPOSE OF SEC	not currently used for agricultural, timber or grazing purposes. reditaments, and appurtenances now or hereatter thereunto belonging or in anywise appertaining, it subject, HOWEVER, to the right, power, and authority hereinafter given to and conferred if, SUBJECT, HOWEVER, to the right, power, and authority hereinafter given to and conferred if, subject rents, issues, and profits. the same, with the appartenances, unto Trustee. URING PERFORMANCE of each agreement of Grantor herein contained and payment of the sum URING PERFORMANCE of each agreement of a promissory note, dated <u>APR IL</u> 18 <u>APR IL</u> 18
 1976 payable to not sconer paid, shall be due and payable to not sconer paid, shall be due and payable to the Privilege is reserved to payable to eather note, on the first day of each Grantor agrees to pay to 1 of said sple, on the first day of each (a) An amount sufficient to instrument and the note secured her the Secretary of Housing and Urbar (b) If and so long as all note of a mount sufficient to accurate the secure to the	yable on the first day of <u>MAY</u> where the dest in whole; or in an amount equal to one or more monthly payments on the principal that the dest in whole; or in an amount equal to one or more monthly payments on the principal that it day of any month prior to maturity. <i>Provided, however</i> . That written notice on an intention to set thirty (30) days prior to prepayment. Beneficiary in addition to the monthly payments of principal and interest payable under the terms beneficiary in addition to the monthly payments of principal and interest payable under the terms beneficiary in addition to the monthly payments of principal and interest payable under the terms beneficiary in addition to the monthly payments of principal and interest payable under the terms beneficiary in addition to the monthly payments of principal and interest payable under the terms beneficiary in addition to the monthly payments of pay. the next mortgage insurance premium if this provide, the holder hereof with funds to pay the next mortgage insurance premium. If they are held by reby, are insured, or a monthly charge (in lieu of a mortgage insurance premium) if they are held by a Development as follows: <i>Even</i> date and this instrument are insured on are reinsured under the provisions of the National Housing Act, and mulate in the hands of the holder ona (1) month prior to its due date the annual mortgage insurance premium, it is that with funds to pay such premium to the Secretary of Housing and Urban Development pursuant to the subtraction of the pay is add premium to the secretary of Housing and Urban Development pursuant to the subtraction of the pay is pay and premium to the secretary of Housing and Urban Development pursuant to the subtraction of the provision of the pay is prior to its pay add premium to the secretary of Housing and Urban Development pursuant to the subtraction of the prior to its pay add premium to the secretary of Housing and Urban Development pursuant to the premium to the previous the previous the prem
(ii) if and to leag as ald note of lieu of a mortage induced outstanding balance due of the of a mortage induced (b) A sum, os estimated by the speenizes covered by this Deed balance due to Beneficiary, Grantic satisfactory to Beneficiary, Grantic	I even date and this instrument are insured on are reinduced titled the botannual mortgage insurance premium. I mulate in the hands of the holder one (1) month prior to its due date the annual mortgage insurance premium. I have set in the hands of the holder one (1) month prior to its due date the annual mortgage insurance premium. I have set in the hands of the holder one (1) month prior to its due date the annual mortgage insurance premium. I have set in the hands of the holder one (1) month prior to its due date the annual mortgage insurance premium. I have set in the hands of the holder one transfer of the set and this instrument are held by the Secretary of Housing and Urban Development, a monthly charge (i set and the instrument are held by the Secretary of Housing and Urban Development, a monthly charge (i set president) which shall be in an amount equal to one-twelfth (1/12) of one-half (1/2) per centum of the average is instrument which statis into account datinguencies or prepayments; at the note comparised without the ground rents, if any, and the taxes and special assessments next due of the Beneficiary, equal to the ground rents, if any, and the taxes and special assessments next due of the Beneficiary equal to the ground rents, if any, and the taxes and apocho policies of fire and other covered hereby as may be required by Beneficiary in amounts and in a company or compani overed hereby has may be required by Beneficiary in amounts and in a company or compani er special to delayed before 1 month prior to the date when such ground rents, premiums, taxes and it inch when it is be held by the Beneficiary in trust to pay said ground rents, premiums, taxes and it inch when the bell by the Beneficiary in trust to pay said ground rents, premiums, taxes and it inch when the data month of the shell by said each month in a single payment to be appli- determinent and annual thereof shell be the pay the set of an on the state act month in a single payment to be appli-

of (II) ground state, if any, taxes, special assessments, fire and other hazard insurance promiums; (II) ground state, if any, taxes, special assessments, fire and other hazard insurance promiums;

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(II) Estand Land is an other than the principal of the aid note: "To any the interval of the principal of the pri Here Any deficiency is the amount of any such appregate monthly payment shall, unless made good prior to the due date of the next

Such tary ment, constitute an event of default under this Deed of Trust.
(3. If the twent that any payment or portion thereof is not paid within fifteen (15) days from the date the same is due, Grantor segrest to pay a "lats charge" of four cents (4¢) for each dollar so overdue, if charged by Beneficiary.
(3. If the twent that any payments in adde by Grantor under (b) of paragraph 2 preceding shall exceed the amount of payments leas so sames, at the option of the payments in adde by Grantor under (b) of paragraph 2 preceding shall exceed the amount of payments leas so sames, at the option of the Grantor shall be credited on subsequent payments to be made by Grantor, or refuseded to the Grantor. If, assessments, and instance premiums, as the case may be, such excess, if the however, the monthly payments made under (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes, and assessments, and instance premium, as the case may be, when the same shall become due and payable, then Grantor shall pay to make up the deficiency on or before the date when payment of such ground rents, taxes, and assessments, or instance premiums shall be due. If at any time Grantor shall tender to Beneficiary, in accordance with the provisions of (a) of paragraph 2, when the Same shall become due and payable, then Grantor shall pay the assessments, or instance premium, shall be due. If at any time Grantor shall tender to Beneficiary, in accordance with the provisions of (a) of paragraph 2, when the Same and of payment of indebtedness, credit to pay below being in the Secretary of Housing and Urban Development, and any biling in the funds accumulated under the provisions before the provisions of this Deed of Trust and thereafter as secored any of the provisions of the funds accumulated under the provisions of (a) of paragraph 2, which the Beneficiary has not become obligated of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of this Deed of Trust and ther

5. To keep mid premises he as good order and condition as they now are and not to commit or permit any waste thereof, remember was and transaccepted., pash (30) good incomparison of the set of the s

resonable wear and tear excepted. (and (30) poly and in good workmanlike manner any building or improvement which may be constructed, damaged, or destroyed thereon, and pay shan due all costs incurred thesefor, and, if the loan secured hereby or any part thereof is being chained for the purpose of financing construction of improvements on said property, Grantor further agrees: (a) to commence, construction promptly and in any event within 30 days from the date of the commitment of the Department of Housing and Urban Development, and complete same in accordance with plans and specifications satisfactory to Beneficiary, (c) to show Beneficiary to inspect still property at all times during construction; (c) to pay any work or materials unsatisfactory to Beneficiary; within fifteen (15) calendar days after written notice from service of the same. (d) the comment satisfactory to generate to the construction; (c) to pay any work or materials unsatisfactory to Beneficiary; within fifteen (15) calendar days after written notice from service of the same. (d) the same is any work on anterials unsatisfactory of geneficiary is and in any registered mail, sent to his last known address, or by personal service of the same. (d) that work shall not crass on the construction of such improvements for any reason whatsoever for a period of fifteen (15)

The Trustee, upon presentation to it of an allidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept systems 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.
9. 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 delivers 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 Beneficiary or Trustee; and should Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, to pay all costs 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 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.

expenses of this irusi. 12. To pay immediately and without demand all sums expended hereunder by Beneficiary or Trustee, with interest from date of expanditure 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 somer 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, to do all acts and make all act which will void such insurance during the existence of this Deed.

should this Deed and suid note not be aligible for insurance under the National Housing Act within THREE months from the date hereof (writes statement of any officer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated retrequent to THREE

months' time from the date of

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this Deed, declining to insure said note and this Deed, being deemed conclusive proof of such ineligibility), or should the commitment this Deed, declining to insure said note and this Deed, being deemed conclusive proof of such ineligibility), or should the commitment of the Department of Housing and Urban Development to insure this loan cease to be in full force and effect for any reason whatesever, Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustee of written declaration of default and demand for sale, and of written notice of default and of election to cause the property to be sold, which notice Trustee shall cause to be duly filed for record. Beneficiary shall also deposit with Trustee this Deed, the note and all documents

notice Trustee shall cause to be duly filed for record. Beneficiary shall also deposit with Trustee this Deed, the note and all documents evidencing expanditures secured hereby. a. After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine (but subject to any public auction of said property at the time and place statutory right of Grantor to direct the order in which such property, if consisting of several known lots or parcels, shall be subject to any public auction of said property you public announcement at such time and place of sale, and four time to time thereafter may postpone the sale by public announcement at such time and place of sale, and four time to time thereafter may postpone the sale by public announcement at such times and place of sale, and four time to time thereafter may postpone the sale by public announcement at the intereof. Any person, including Crantor, or Beneficiary, may purchase at attorney's fits, in consection with asle, Trustee shall apply the proceeding postponement. Trustee shall deliver to the purchase it attorney's fees, in consection with asle, Trustee shall apply the proceeding desite to the payment of all sums expended under the consult terms of the person or persons legally entited thereto. Beneficiary may, from time to time, as provided by statute, appoint another Trustee in place and instead of Trustee here in hereun and the name effect as if originally named Trustee harais. Trustee shall be substituted as Trustee harais. A This beed shall include thereto, and therein on the Instead of Trustee harais are joint and serveral. The term "Beneficiary" shall be substituted as Trustee and therein with the same effect as if originally named Trustee herein. A This Deed shall include thereto, whether or on named as Beneficiary herein. A This Deed shall include thereto, whether or on tamed as se

McSuch LEONA S. MC GRATH Contact of Grantor. STATE OF OREGON Signature of Grantor. **STKLAMATH** COUNTY OF I, the undersigned, A NOTARY PUBLIC APRIL LEONA . MC GRATH 138 , personally appeared before me . . , hereby certify that on this free and voluntary act and deed, for the uses and purposes Garn under my hand and official seal the day and year last above written. 1 Contraction of the second UBLIC 1:014.29 10 Notary Public in and for the State of Oregon. ß Par My commission expires _2 - 3 - 79 é 0.1 05 REQUEST FOR FULL RECONVEYANCE Do not record. To be used only when note has been paid. To: TRUSTER To: TRUSTER: The understand is the legal owars and holder of the note and all other indebtedness secured by the within Doed of Trust. Said note, together with all other indebtedness recurd by said Doed 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 page the terms of said. Doed of Trust, to enset said note above mentioned, and all other evidences of indebtedness secured by said Doed of Trust, all the cases now held by you thereader. - , 19 1 128 PRODUCTION to STATE OF OREGON 21 I haveby certify that this within Doed of Trust was filed in this office for Record on the , at o'clock M., and was duly recorded in Book day of of Record of Mortsager of County, State of Oregon, on

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Sirst National Bank of Oragon Real Estate Loan Division P. O. Box 1935 Mamath Falls, Ore. 97601

Deputy.

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the provisions of the any co	eed of Trust are expressly made subject to this Ad- onflict between the provisions of this Addendum and Trust or Note, the provisions of this Addendum shall e Lender and
control.	Tust or Mate provisions of this Ad-
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due under the Deed of Note (e Lender or its assignee may, at any time and with- the rate of interest charged on a loan evidenced by and Note and exercise any other remedy allowed by s, or fail
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a. The Barrow	f Trust or Note if.
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b. The Beautiful primary re-	sidence; or
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State of Contract or the p	sidence; or ide by the agreements contained in the Affidavit, Division (Housing Division, Department of Commerce, the agreements and statements of for
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Trust without the connect no Ful	of each monthly payment of principal and in- ean (15) days delinquent. Late charges on FHA those established by the insuring agency. Sure Advances will be made under the Deed of the Oregon State Housing Division.
NORTON and	le Oregon State House made under the Deed of
NOTICE TO BORROWER.	Division.
This document substantiation	s the terms of this Loan. Do not sign it unless
Fou nave read and understand in	s the terms of this.
	Loan. Do not sign it unter
Note which	untess
Mote which are contained in the	additions of the terms of the Deal
Dated this 10	tions of the terms of the Deed of Trust and
Dated this <u>19</u> day of	APPITI,
	. 19 78
LECIA IL IS CEAPEROVER)	- Second M. H.
STAN (SATISFOWER)	- alona M. H. M
STATE OF OREGON	(Borrower)
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	adk voluntary act and deed.
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e. Genê	Notary Public for Oregon My Commission
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After recording, mail to:	Iston
After recording, mail to:	STATE OF OREGON,)
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FIRST HATTONAL BANK OF ORBOON	Filed for record at request of
FIRST MATTORAL BANK OF ORBOON REAMATH VALLS RELD	Filed for record at request of <u>Transmerics file Cos</u> on the 19th was
FIRST MATTORAL BANK OF ORBOON REAMATH VALLS RELD	Filed for record at request of <u>Transmerics Title Co</u> or the <u>19ther of April</u> A.D. 19 <u>78</u>
FIRST MATTORAL BANK OF ORBOON REAMATH VALLS RELD	Filed for record at request of <u>Transmerics field Cos</u> on the <u>19ther of April</u> A.D. 19 78 of <u>19ther of April</u> A.D. 19 78 of <u>19ther of M78</u> recorded in Act. M78
FIRST MATTORAL BANK OF ORBOON REAMATH VALLS RELD	Filed for record at request of <u>Transmerics Title Cos</u> on the <u>19ther of April</u> A.D. 19 <u>78</u> of <u>19ther of April</u> A.D. 19 <u>78</u> of <u>19ther of April</u> A.D. 19 <u>78</u> of <u>19ther</u> of <u>Mostgares</u>
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FIRST MATTONAL BANK OF ORBOON RIAMATH VALLS RELD P. O. BOY 1994	Filed for record at request of <u>Trenesmerics Title Cos</u> on the <u>19ther of April</u> A.D. 19 78 of <u>19t53</u> reco ded in A.C. M78 of <u>Mortgasses</u> age <u>Tota</u> Wrn - Minis F. County Clerk By Martha S. Minis
FIRST MATTONAL BANK OF ORBOON RIAMATH VALLS RELD P. O. BOY 1994	Filed for record at request of <u>Transmerics Title Cos</u> on the <u>19ther of April</u> A.D. 19 <u>78</u> of <u>19ther of April</u> A.D. 19 <u>78</u> of <u>19ther of Mortgares</u> age <u>7604</u>