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	тні	s TRIIS	T DEEI	), made this	, 5tl	1 6	lav of		July	Sep-He	tock.	19	78	between
		Pe	rry H.	Chesnut	and Eli	zabeth /							100	Grantor
والو	jen: "			County Ti			15.00	4-4	4-11				as	Trustee
200	đ	Mo	tor In	vestment	Company	<b>月</b> 以上于1988年	经的根据	建煤品				a	Rer	eficiary

WITNESSETH:

(et u.s. , Grantor, irrevocably, grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 110 to 122 and 124 and 125 an

\*\*\* Lot 5 in Block 97 of Buena Vista Addition to the City of Klamath Falls, Programme 500 according to the official plate thereof on file in the office of the County Clerk of Klamath County, Oregon.

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and all other rights thereunto belonging or in anywise together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the grantor herein contained and also securing the payment of the sum of \$ 6223.51 this day actually loaned by the beneficiary to the grantor for which sum the grantor 

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, and at the option of the holder thereof, upon demand, shall become immediately due and payable.

The above described real property | is | is not (state which) currently used for agricultural, timber or grazing purposes.

charges become past due or delinquent and promptly deliver receipts therefor to beneficiary.

6. To appear in and defend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee.

It is mutually agreed that:

It is mutually agreed that:

7. In the event that any portion of all of said property shall be taken under the right of eminent domain, beneficiary shall have the right, it it is on elects, to require that all or any, portion of the monies pepaphe, as compensation, for such taking, which we are attended to the electronic personal or in such proceedings, shall be paid to beneficiary and any in the property of the property of the property of the personal or in such proceedings, shall be paid to beneficiary and any in the property of the payment of the indebtedness secured hereby, and granton agrees, at his own expense, to lake such actions and secured such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

8. At any time and from time to time upon written request of beneficiary and preservation of this deed and the note for endorsement in case of including any map or plat of said property; (b) join in franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement altering this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyment may be described as the "person or persons legally entitled therefor, and the repelala therein of any marters or lectus shall be conclusive proof of the first thinkings thereof.

9. Upon any desurt by grantor hereunder, beneficiary may at any firms without notice, either in person, by agent or by a court appointed re-9. Upon any delault by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a court appointed re-

ssecured by this instrument, irrespective of the maturity dates examand, shall become immediately due and payable.

which) currently used for agricultural, timber or grazing purposes.

envir and which regard to the adequacy of any security for the indebtedness. Bereby secured, enter upon and take possession of said property of any part thereof, in its own name sue for or otherwise collect the trents, issues and prolits, including those past due and unpaid, and apply the same, upon any indebtedness secured hereby, and in such order as beneficiary may determine. After grantor's default and referral, grantor shall pay beneficiary for reasonable attorney's less actually paid by licensee, to an attorney not a stairied employee of licensee, and taking possession of said property, the coldinate of the coldinate of the proceeds of insurance policies or compensation, or awards for any taking or damage to the property, and the application thereof as atorisaid, shall not cure or waive any default, or notice of default hereunder or invalidate any act done pursuant to such notice.

11: Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such and tural, timber or grazing purposes, the beneficiary may proceed to foreclase this trust deed in equity, as a mortgage in the manner provided by law for mortgage foreclosures. However it said real property is not so currently used, the beneficiary at his election may proceed to foreclose this frust deed in equity as a mortgage provided by law or direct the trustee to foreclose his trust deed by a devertisement and sale. In the latter event the beneficiary or the trustee shall current and cause to be roorded his written notice of default and secured, hereby, whereupon, the trustee shall like the time and body and the trustee shall expected the property is a first payable at the manner provided in ORS 86,740 to 86,795.

12: Should the be

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney; who is an active member of the Oregon State Bat, a bank, trust company of tevings and doon association explorized to do business under the laws of Oregon or the United States, a stilles insurance company authorized to insure title to real property of this state, its subsidiaries, algitudes, agents or branches, or the United States or any agency thereof, the litensee is always the beneficiary. This form not suitable for jegon less than \$2,000 oversity of this state, and the property of the litensee is always the beneficiary. This form not suitable for jegon less than \$2,000 oversity of the litensee. See Stevens Ness form No. 951.

fully seized in fee simple of said described real pr	with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the s	
La de la Jaca de la Dispilia de la companya del companya de la companya del companya de la companya del companya de la companya de la companya de la companya del companya de la companya del companya de la companya de la companya de	represented by the above described note and this trust deed are; shold or agricultural purposes (see Important Notice below), dural person) are for business or commercial purposes offer than agricultural
This deed applies to, inures to the benefit of and tors, successors and assigns. The term beneficiary shall me or not named as a beneficiary herein. In construing this feminine and the neuter, and the singular number includes to	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- on the holder and owner, including pledgee, of the note secured hereby, whether deed and whenever, the context so requires, the masculine gender includes the he plural.
The with the control of the control	nas hereunto set his hand the day and year first above written.  The first above written.  For (b) A Equitte A Culesnut.
IMPORTANT NOTICE: Delete by lining out, whichever warranty, (a) is not applicable. If, warranty (a) is applicable and the beneficior creditor as such word is defined in the Truth-in-lending Act and I liar. Z, the beneficiary should make the required disclosures.	Profession of the contract of
The signer of the chore is a corporation steam to be seen a group (ORS).  (If the signer of the chore is a corporation steam to be seen a group (ORS) as the seen as the chore of corporation steam to chore the seen as the corporation of the seen as the seen a	A Section of the sect
STATE OF OREGON, The state of t	Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the
Chesnut and Flizabeth Chesnut  and ecknowledged the toregoing instru- ment to be a large and deed.	president and that the later is the secretary of secretary of grants of secretary of grants of secretary of grants of secretary of secr
SEAL) Alotary Public for Oregon in the state of the state	and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors, and each of them acknowledged said instrument to be its voluntary act and deed.  Before messages
My commission expired 0-30-80  1-00 Find their set bearing that the transfer the property of the rest in the set of the property of the transfer that the set of the property	(OFFICIAL Notary Public for Oregon SEAL) My commission expires:
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CONSUL Perry Elizal Motor STATE	ment was recallth day of at 3539. colin book MRB file rees from be Record of Mo Witness County affixed Motor Inv 533 S. 64 Klamath Family 18. 64 Klamath F
To be used only when obling the control of the cont	RECONVEYANCE gations have been paid.  Trustee
The undersigned is the legal owner and holder of all trust dood have been fully paid and satisfied. You hereby a	indebtedness secured by the loregoing trust deed. All sums secured by said reddirected to cancel all evidences of indebtedness secured by said trust deed st deed), and to reconvey, without warranty, to the parties designated by the
terms of said frust, deed the estate now held by you under t	he same, Mail (econveyance and documents to
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Do not loss or destroy this Trust Deed OR THE NOTE which it secunds:	ONED WELL HIM TO THE TOTAL TOT