continuous tocolor and the second an	n en	Fig. 19. The control of the control	18534
icies or compensation or swards for any taking or demands the application or release thereof, as aforesaid aball not fault or notice of défault hereunder or invalidate any a such notice.	other incurance pol- of the property, and are or waive any de- ot done pursuant to	nounbainest at the time fixed by the deliver to the purchaser his deed in for purty ac sold, but without any covern recitate in the deed of any matters of truthfulness thereof. Any person, carting and the beneficiary, may purchase at	preveding postponement. The trustee shall me as required by law, conveying the pro- not or warranty, express or implied. The r facts shall be conclusive press of the ling the trustee but including the greater the sale.
The grantor shall notify beneficiary in writing tract/for sale of the above described properly and fun form supplied it with such personal information concerns would ordinarily to required of a new loan applicant and a service charge, and the same of this instrument and present and present and applicant applicant and applicant applicant applicant and applicant a	and the purchaser as anall pay beneficiary upon default, by the Reformance of any second hereby motion of default	truster shall apply the proceeds of the expenses of the sale including to reakonable charge by the attorney trust deef. (3) To all persons ha interests of the trustee in the trust order of their priority. (4) The surpl dead or to his surpression in	and to the powers provided herein the three truster's sale as follows: (1) To be compensation of the trustee, and a (2) To the colligation secured by the ring recorded liens subsequent to the deed as their interests appear in the ut. if any, to the grantor of the struct
of Three is not cane, assume of this instrument and grantos in payment of any indebtedness secred hereby or a grantom they existed the benchmary may declared it una mediately due and payable by delivery to the trustee of writer and property, which belies trust due in the care. If no delivery on, and notice of delivery of a said notice of delivery of the trustee the trust decrease spain its, the time, and place of all and give no required by its trustee of the said	es shall mine to be and election to sell, d and all promissory and, whereupon the fice thereof as then before the date set of other person to	spooms a successor of successors successors successors trates appointed hereunder. Yexance to the successor trustes, the land duties conforted upon any trustee h such appointment and substitution shall by the beneficiary, containing reference transfer such appointment and substitution and by the beneficiary, containing reference.	law, the beneficiary may from time to to any trustee named herein, or to any upon such appointment and without one terr shall be vested with all title powers are made by written instrument excepted be made by written instrument excepted be to this trust doed and its place of co of the county clerk or recorder of the rust doed and its place of co of the county clerk or recorder of the trust doed and its place of co of the county clerk or recorder of the rustee.
After default, and, any time prior to rife days for the Trustee's and the France for the Trustee's and the France the controlled the factor of the Trustee's and the factor of the Controlled controlled the factor of the Controlled controlled the France of the Controlled Contr	and actually incurred and actorner as foca and actorner as foca principal as would re the default. The by law following in the control of th	ledged is midd as public record as provide until Amite accepts this trust while ledged is midd as public record as provide until any action or proveding in which the party imbess such action or proveding in which the	en this deed, duly executed and acknow- ded by law. The trustee is not obligated ale under any other deed of trust er of trantor, beneficiary or trustee shall be a
rectangle green and the state of the state o	refer as he may de- lawful money of the tipose pale of all or hime and place of gale by public an- hos hereunto se	assigns, if the term "bunefinary" shall pledgee, of the note secured hereby, wherein, in constraint this deed and whe calling gender includes the feminine and cludes the plural. It his bond and cost like the secured hereby, wherein in the plural is the secured hereby, wherein hereby the plural is the secured hereby the plural is the secured hereby the plural is the secured hereby the secur	to the benefit of, and binds all parties diministrators, executors, successors and mean the holder and owner, facilities thether or not named as a beneficiary never the context so requires, the manyor neuter, and the singular number in-
County of Assembly 1970 CERTIFY that makes	Constitution box () Constitution of the const	day	and year first above written. (SEAL)
County of Tampeth 55	ten de Conseil est de la	THE LIB A. LANSSON	(SEAL)
Some parameter in and in soid county and status p	monally appeared	the within named	8., before me, the undersigned, a
2 Teableman	w highd and affire	my potential seal the day and year	ar last above swritten.
\$ 60.800.00	version in its book in its boo	otary Public for Oregon fy commission expires: 3/20/8/	336.26 344 Adminter
""TRUST DEED"	ender de la companya de la companya NGMAN de la companya	County of Klame	ON
Granter	(DON'T U SPACE; RI FOR REC	was received day of Aug	for record on the 21st sust 1978, lock P. M., and recorded 178
TO KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION Beneficiary	LABEL IN TIES W USER	HERE DECORD OF MO	rtgages of said County. hand and seal of County
WID FOWN RESCRIPTION SOUTH REPORTED FOR THE REPORT FILE REPORT FILE REPORT FOR THE PROPERTY OF		rding to the county fice of the County Mw. D. W	
_ REQUI	ST FOR FULL	RECONVEYANCE	
O: William Sisempranta Options Thisles page of the legal owner and holder of a boye been fully paid and salested		ctions have been paid.	

have been fully paid and satisfied. You believe and holder of all indebtedrass secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You believed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to comes! all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said satisfied by the terms of said trust deed the estate now held by you under the

EFFWATH MIST FEBRUT STAINES AND BOAN ASSOCIATION Klamath First Federal Savings & Loan Association, Beneficiary

August STIG S. LARSSON, AND L'S A. LARSSON, husband and wife

53816

Lunga Dred

Vol. 18523 -