WHEN RECORDED MAIL TO Rlimath Falls Real Estate Financia Center P. 0. 104 1060 Klimath Falls, Oragon 97601

FILE #333586

114 11-18315

13 Ph

Vol. 1 Fage 21205

1.1.1

55522

ABITVE THIS LINE FOR RECORDER'S USE

【圖

DEED OF TRUST

Boltaowra, in consideral isn of the indebtedness herein recited and the trust herein created, irrevocably grants and curveys to Trustee, in trust, with power of sale, the following described property located in the County of State of Oregon: Itlanath.

The Easterly 121 feet of Tract 77, LEWIS TRACTS, in the County of Klamath, State of Oregon.

는 전화에서 전화 12 12 12 12 12 12 12 12 12 12 12 12 12	1 8 1 83 13.	- A St FROIT	방법 일을 물고 있는 것은 것도	Klanath	ralis
which has the activess of	1 K. K. BRON				ICitv1
		(Street)	방법을 걸릴 것을 알려야 한다.		[C-ILÅ]
	(新闻) 法法法法	연통한방송 위에서 고 말한 것	양고 한 물리 클릭 클릭 사람이 있다. 1993년 - 1993년 - 1997년 - 1997년 1997년 - 1997년 -		
gragen	i derran	a "Projectly Auko	ress),	에는 바람이 가지 않는 것 같아.	
i i fa se			그는 동안 이야지 않는 것 같이 가지 않는 것 같아요. 나는 것 않는 것 같아요. 나는 것 않는 것 않는 것 않는 것 같아요. 나는 것 않는 것 않는 것 않는 않는 것 않는 것 않는 것 않는 것 않		이 같은 것은 것은 것을 가지 않는 것을 가지 않는 것이 없다.

Towns many with all the improvements month or illercater eracted on the property, and all easements, rights, apparent namees, sents (subject Softwaren to the rights and authorities given herein to Lender to collect and apply such rentel), royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the projectly (all of which, in fuding replacements and additions thereto, shall be deemed to be and bemain a part of the periparty concred by this Decel of Trust; and all of the foregoing, together with said property for the beneficit estate if this Decel of Trust is on a leasehold; are herein referred to as the "Property";

In Survive to Conder(1) the repayment of the indebtedance evidenced by Borrower's note dated. September... 22. 1978. (hereas 'Niss'), is the presented sum of ... Teenty Four Thousand Two Hundred and The stars, with an erst therein, providing for monthly installments 1100 / 1100 · of principus and inserese, will the balance of disional bledness. If not scener paid, due and payable on . . October agreentative of Borrower her in it intrinol; and (b) the repayment of any future advances, with interest thereon, made to Bothower by Lender pursitionit to puragraph 21 hereis (berein "Future Advances").

Borrower covenants that I former is lashally select of the estate hereby conveyed and has the right to grant and convey the Property. If it the Property is upcacumbered, and that Borrower will warrant and defend generally the tilde to the Property against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions is ere trage in any fille insurance policy insuring Lender's interest in the Property.

OREGOIN - E to & Family - SAFS" - LINS & ITAL MC. CONFERM INSTRUMENT 91-1512 9/75

Universe Continuers Bornwer and Lender covenant and agree as follows:

UNITORING LOTTENANTS. BOUTTOWER and Lender covenant and agree as follows:

 Paya read of Principal and Interest. Bottower shall promptly pay when due the principal of and interest on the ordebreatness thad received by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on the States for Taxas and Instance. Subject to applicable law or to a written waiver by Lender. Borrower shall pay

Inderstances that fixed by the Node prepayment and late charges as provided in the Note, and the principal of an interest on any Future (say arece secured by this local of Trag).
 Fund, for Takes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay a unit therein of the farmer of principal and interest are payable under the Note, until the Note is paid in different on the day areas weather of principal and interest are payable under the Note, until the Note is paid in future a unset therein of the day premium installments for herein of the yearly taxes and assessments which may attain priority over the plus one-twelfth of yearly premium installments for herein for herein over the payable of the yearly premium installments for herein for herein the basis of assessments and bulk and reasonable estimates thereof.
 The Eards shall the held in an installation the depositis or accounts of which are insured or guaranteed by a Federal or ventifying and certholing and transfer may not charge for so holding and applying the Funds, analyzing said taxes, assessments and bulk and held and applying the Funds to pay said taxes, assessments and bulk and then are insured or guaranteed by a Federal or eventifying and certholing as the funds and bulk and held in an installation). Lender shall apply the Funds to pay said taxes, assessments are venifying and certholing as a set of held in an installation. Lender pays Borrower interest on the Funds, analyzing said accounts of the pay of the apply and certholing and applicable here and to be pay a more and the pay of the pay and the pays Borrower interest or the Funds, analyzing said account that are the pay of the pay Borrower and interest are farmers and applicable law bulk and the base such a charge, and and accounting of the pay Borrower and interest or the Funds and applicable law bulk are been even as the funds was made. The Funds are pleded as additional security for the sums secure to the sums secur

All incurrance pells i ra und irrace als rheirord shall be in form acceptable to itender and shall include a standard mortgage difference in favor of and is (nort incurrable no Litader. Lender shall have use right to bold the policies and renewals thereof. and illuminaver shall give prospet (k fuer issues and all renewal notices and all receipts of paul premiums. In the event of loss thereof by Bounder.

and Barrower state proof of the intervent of the intervent carter and Lender. Lender may make proof of loss if not made promptly the Barrower.
Boldens & reader and Harrower other words after in metanece carter and Lender. Lender may make proof of loss if not made promptly the Barrower.
Boldens & reader and Harrower other words after in metanece in metanece in metanece proceeds shall be applied to restoration or repair of the Phopary distributed by the applied to the store score of the score of

the statements are proved and A land many the set the set of the second of the second state in the second of the second state of the second state

shall de meer perseed inter an shal amend and samplement the owners in the coverants and agreements of such rider were a part hereof. To Production of any active softwarty. If Banavaer flats to perform the coverants and agreements contained in this neutropy of dark and the production of the proceeding is descanding of which materially affects Lender's interest in the Property banks and take softwarts to be any proceeding is descanding to descand which materially affects Lender's interest in the Property were detected to be any active to be any proceeding in the formation of the proceeding involving a banks and take softwarts to be any proceeding in the product contained a materially affects Lender's interest in the Property contained of rule age to be any active to protect to be any proceeding but and proceeding involving a contained of rule age to be any active to protect to protect a material to affects and agreements of proceeding involving a contained of rule age to be any active to protect to protect to be and a material to a the property of rule age average age to be any active to protect to be and the take to be protect to be and the state of the take and the take to be age to the contained to a the take and the take at wathing a developed of the take age to the contained at the take the state of the take in accordance with Botrower's and the affect and a developed of the take affect age age age at the take to the take and the take affect at the take at wathing a developed of the take affect at the take the take age age age affects age to be affect age to be affect to the take at wathing a developed of the take affect at the take to the take the take affects age to be affect age to be affect to the take affect age to the take affect age age affects age to be affect age to the take affect age to the take affect age to the take affect affect age to the take affect affect age to the take affect affect affect age to the take affect affect a

(1)

inv action bereinider. S. Imperime. Lander many fulls or cause to be midde scatterable costies upon and inspections of the Property, provided that tender chail our moment is just price to any use in inspection specifying reasonable cause therefor related to Londer's



purpose for which each data to the Funds was made. The Funds are pledged as additional security for the sums secured by the red of fund.
If the arnound of the Funds held by Lender, together with the future monthly installments of Funds hashes prior to he ducidate of idea.
The arnound if the Funds held by Lender, together with the future monthly installments of Funds hashes prior to he ducidate of idea.
The arnound if the funds held by Lender, together with the future monthly installments of Funds held by lender for paysade prior to paysade prior to paysade prior to paysade prior to paysade to paysade prior to paysade prior to paysade the exceed the future monthly installments of funds. If the amount of the Funds held by Lender to the future to reducing the paysade thereas any to make up the deficiency within 30 days from the data oncice is malities and paysade to paysade thereas the paysade thereas the paysade to the paysade to paysade to the future to the pays to the future to the pays to the future to the pays to the future to the paysade to the future to the paysade to