m Vol.<u>⊅/</u>Fege **21374**

556(2)

1

DEED OF TRUST

This form is used in connection with deeds of trust insured under the one-to four-family provisions of the National Housing Act.

* Thus del	10.40	TRUST, mad	1 lbris	day of	SEPTEPBER		17/8
	The second		構造的對於是其	(Marketting)			
	11 50	\$15 YETE DOES THE STORY	IIINAIL.IV	FINE DEL MORE E	ti yang kang mengang m		
j je se distanción de la lanción de la lanci	HELE	الهالم والمعرارة	i.e.				, as grantor,
to be the training to the Business to the							
whose sources a	****	ا د الله ۱۱۰ الله الله الله الله الله الله الله الل	treet and monstreet		KLAKATH FALLS	State	e of Oregon
TFA/45A/4	1414	ATITULE IN	JAMES CO.		(City)	, as	Trustee, and
Spanish the remaining and participation of the spanish and the		Bridge colle and agree &					
	100				The second of th		
建新设施的联系统 计通讯 化对邻苯酚酚	1111	ration called an a	I PRODUCTION STATE	A Right Call to BANG TOA	at allegate responsibles, elegrapher tradition, all the present specification by a general particular and the	The transfer of a few har as	Beneficiary.
医克萨尔氏氏征检尿素 经利益 医皮肤病 医皮肤 医腺肿 医皮肤	10	计设置 李 伊罗特人 化混合键 化对抗压缩	李宏雄 1941年 12日 - 12日本 17日 - 17日	医二连膜 医抗性性 医电流压力 医乳毒素 化烷	opressly made subject to the	 A substitution of the contract of	
農園 等级制度 化氯化钠 医动物 医硫化物医磷化物	98	선생들이 달라게 하실 것 같아.	動で発した はれたくい しゅうせい としゃ	あききな きゅうじきき ロードリ	tween the provisions of this	Addendum and	
the printed provision	1941) THE STREET	F Con. Legistration	of the Addersor	im saali control.		
	1/	W T			- nn +		
	1	W I			T.M.I.		
	100		数 表表 经总分数		All the second s		
					I the trust herein cteated, is		
and appress to link	lie.	। वा प्रस्तक के स्वाह्मीय विकास	重复的人名 人名法 医克尔特氏 医水体	医主重式 医格雷氏征 医二甲基	lescribed property located in	the County of	
Maria and a second a second and		Market service and a configuration		State of Oregon			
							المطالع المؤسلة في والوارد المحال المراسلة في المراسلة
THE SECTION STATE	1 7,	BLUX 1,	HIND ADDITE	CM TO ALTAM	ONT ACRES, IN THE COL	INTY OF	
1. Service 1.	4						
which axid dos	h5r	l properti es o	it currently asses	l for agricultur.	, timber or grazing purpose		
1 10 SETTER STREET	有数数数	philipping thereof	SUBJECT, HOW	VEVER, to the r	w or hereatter thereunto belor ight, power, and authority 'ie	ging or in anywise a einafter given to an	ppertaining, d conferred
structures in the control	La c	建作员 本作语 才产的 为	lisch rents, issues, to same, with the	and profits.			
FOR THE	1 N	OST OF SECU	aing perform	ANCE of each 2;	greement of Grantor herein cor	itained and payment	of the sum
01.5	1500	.CO. with inte	dust thereon accor	rding to the term	as of a promissory note, dated	SEPTEMBER	25
ned seedner raid	Jane J	, payable to 1: A due and rows	the hours of ords ble on the first da	er and made by	Grantor, the final payment of	principal and interes	t thereof, if
1. Privilege	l barni	erved to ray t	he debt in whole	or in an amount	equal to one or more monthly	naumants on the ne	incipal that
exercise such pen	4 1000	net of the this	fary of any mont	in prior to matur	rly: Provided, however, That w	ritten notice on an i	ntention to
Litantor	little !	to pay to He.	afficiary in additi	on to the month	by payments of principal and i	nterest payable unde	r the terms
· 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	16.01	will learns for r	tomde the bolde	s hereen water f	unds to pay the next mortg (in lieu of a mortgage insuran	age insurance prem	ium if this
The line page state of 1	1 (1) (1)	广准 法特殊 机多数封锁 副	dielotament as [m]	era s			
- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	937	电线性系统 医皮肤性性皮肤	the in that hands of	the medica one (1)	d or are reinsured under the provisi	ual martango incurança	promium in
CHART.	1 1 23	i militar serrite terserki. Grand St. T. me berer	with lunds to pay	such premium to Regulations theres	the Secretary of Housing and U	rban Development pur	suant to the
(2) カラン・フィート きずる ハコード 原理器 貸	7 2 70) [2] 在12 4所 (初於性数數數數值) [2]	·斯特·阿特拉拉斯 李 "被是" 好為 · 本种:	all ber ore wer sidenwallen b	he Secretary of Housing and Urban equal to one-twelfth (1/12) of one	half (1/2) parcontum a	ly charge (in
等点 高,只是是一个只要的人。这个人们的心理解聚成功	李 料理期	二種領域原統 / 自由產 彩樓 對	₹ 精中學門 10 的問問物語是幾乎 地 灣	fibilit taking into a	comint delinquencies or prepaymer ents, if any, and the taxes and	rt e	
可以1995年1月1日 · 國家投資銀行的資源 美国海绵	113	· 衛 書談完長 書源時時間 多種。	Transf. Light the to	econimications that was	I next become due and navel	de on policies of fire	e and other
· · · · · · · · · · · · · · · · · · ·	重重整接	· 建 安 」 机电位 医线性 (14) (14)	医帕里勒特 化过滤剂放射点 计	ac e name a vittale. Tare Miller en	by Beneficiary in amounts a efficiery all bills and notices the	rather loca all come a	lengthe paid
1. A	1 F 20 1		密理系统 显作 金银金的碱子 梦记	diamer I employed to see	not to the date when such gro iciary in trust to pay said gro	int ranto meanime	towar and
1. " " " " " " " " " " " " " " " " " " "	- Se.	(1) 秦 秦 [1] [1] [1] [1] [1] [1]	tombe dominations.	ATM.			
Mannag barrent d	事情 李	一种性们成的 多种种类型的	land the agricus	to be brought there	this paragraph and all paymen of shall be paid each month in	its to be made unde	er the note
· · · · · · · · · · · · · · · · · · ·	100	· 建加油油精炼 · 概要的数据 1.	a live of Jer well five	1.br:	of Housing and Urban Developme		the reservation from the
子····································	數學 经数	一堆 翻译 (本) 以 以 以 以 以 以 以 以 以 以 以 以 以 以 以 以 以 以 以	The last a last think the	医多克曼 医阴极性性结 医红斑	that the first of	int, or monthly charge	e (in lieu of
P 系 和 / 《 福祉 /	# F-8, 181	ur a transcur, adien en	programments, for an	o orbot maratdense	rance premiums.		

वर्षेत्रीह अवश्वत्यक्ष्या । वर्षेत्र क्रांक्ट क्या अकार में क्यांक्ट क्या अकार क्रिकार क्यांक्र वर्षे ४ व्यवस्थात्त्वय । क्रांक्ट । में शिक्ष त्यांक्य क्षांक्रिक वर्षेत्री क्रांक्र्य

Any deficultary is the amount of any rach appressed monthly payment shall, unless made good prior to the due date of the next set in grayment, ordering to an average of definite this Docal of Trast.

Any self-cubic of the stream of definite content this Doed of Trust.

Self-cubic cubic for an execution definite content that Doed of Trust.

Let the stream of the stream of definite content thereof is not paid within fifteen (15) days from the date the same is due, Grantor and the stream of the stream of the payments as a coverable, if charged by Beneficiary.

Self-cubic for the payments is able to Grantor under the of paragraph 2 preceding shall exceed the amount of payments as a coverable, and the stream is a few food of the feeder is shall be credited as subsequent premiums, as the case may be, such excess, if the subsequent the model of the feeder is shall be credited as subsequent premiums, as the case may be, such excess, if the subsequent the model of the feeder is shall be credited as subsequent premiums to be made by Grantor, or refunded to the Grantor. If, the model of the feeder is the case may be, when the same shall be come due and payable, then Grantor feeder subsequences, and seems to pay from the same shall be come due and payable, then Grantor shall pay to describe the stream of the stream of the date when payment of such ground rents, taxes, and seems of the payment of the stream of such ground rents, taxes, and seems of the payment of the stream of t

To keep the president an about order and condition as they now are and not to commit or permit any waste thereof,

to be unable west and past encouraged.

To compile of before prescribly and in good workmanlike manner any building or improvement which may be constructed, the destroyed the necessary of the loan secured hereby or any part thereof is building observed for the privace of framewing construction of improvements on said property. Granter further agrees:

(3) to commend the property of an appearance of an approximents on said property, Grantor turner agrees.

(3) to committee (another to apply and in any count within 30 days from the date of the commitment of the Department of th

the second by the first to import and paragraph is sent in accordance with peans and appears to allow by help kery to import such property at all times during construction.

The base replaced pay earth or materials urea infactory to Beneficiary, within fifteen Beneficiary of such field, which motion way be given to the Grantor by registered mail, sent to his last known address, or by personal

e to the assume. [] and assume and the commencious of such improvements for any reason whatsoever for a period of fifteen (15) valeteller days.

The Israele upon pleasy attem to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this assumed paragraph, is an horized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder.

Not to remained demodish any building or improvement thereon.

To comply dath all laws, orderences, regulations, convenants, conditions, and restrictions affecting said property.

To provide and paintain insurance against loss by fire and other hazards, casualties, and contingencies including war damage must be required to the Premetatary and Grantor, as their interests may appear, and to deliver all policies to Beneficiary, which the Beneficiary of all return premiums.

The appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of the expenses, bet being creat of evalence of that and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee.

The pay at less 10 days before definementy all assessments upon water company stock, and all rents, assessments and with inference, on said property or any part thereof, which at any time appear to be prior or superior hereo; to pay all costs, fees, and expenses of this Innet.

expenses of this Final.

12. To pay immediately and authoris demand all sums expended hereunder by Beneficiary or Trustee, with interest from date of expendence at the rate pens ded on the principal debt, and the repayment thereof shall be secured hereby.

13. To do all act 1 and make all payments required of Grantor and of the owner of the property to make said note and this Deed slightly for insurance high profit any another the provisions of the National Housing Act and amendments thereto, and agrees not to do, any act which well your such insurance during the existence of this Deed.

If Is MUTUALLY ACREED THAT.

14. Should Granter Lell to make any gayment or to do any act as herein provided, then Beneficiary or Trustee, but without this parties as to do and without meaning and the same in such manner and the same in such manner and the same as either may deem necessary to protect the security hereof, Beneficiary or Jury Period to the right of property for such purposes; commence, appear in and defend any action or proceeding the affect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest, or compromise any including costs in the substitute expected a hatever amounts in its absolute discretion it may deem necessary therefor, including costs of evidence of

partporting to attend the secunity seriod or use ngats or powers of pencinciary or risustee, pay, punchase, charge, delief which in the subgittent of either appears to be prior or superior hereto; and in exercising any such powers, store, early lability, exploid is hatever amounts in its absolute discretion it may deem necessary therefor, including costs of evidence of 13. Should the ratyperty or any part thereof be taken or damaged by reason of any public improvement or condemnation of the property of fire, or earthquide, or in any other manner, Beneficiary shall be entitled to all compensation, awards, and altitude or proveedings, or for jasks any companions or settlement, in connection with such taking or damage. All such compensation, awards, damage, infloid of it lices and provides, including the proceeds of any policies of fire and other instrume affecting said strongs to recoved by it or pripty the same on any mideticeness extended hereby and provides and provides. Including therefore any the man provides of any policies of fire and other instrume affecting said strongs or recoved by it or pripty the same on any mideticeness extended hereby and provides any compensation, and provides and

thought this Deet, and fad just not be supplie for ansarance under the National Housing Act within Trace months from the face because supplies at its any officer of the Department of Housing and Urban Development or authorized agent of the THREE months' time from the date of

FHA-2169: (1-77)

42 2 200

this Deed, declining to assure said meta and this Deed, being deemed conclusive proof of such ineligibility), or should the commitment of the Department of Research and Ethan Development to insure this loan cease to be in full force and effect for any reason whitevever, Benefit any may declare all sums secured hereby immediately due and payable by delivery to Trustee of written declaration of deligits and demand for hale, and of written notice of default and of election to cause the property to be sold, which notice Trustee that cause has be duly find for record. Hereficiary shall also deposit with Trustee this Deed, the note and all documents evidencing expend have secured hereby.

notice Trustee shed cather to be duly fided for record. Heneficiary shall also deposit with Trustee this Deed, the note and all documents evidencing expenditures secured hereby.

2.1. After the lapte of such trustics may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law. Trustee, wallout demand on Grantor, shall sell said property at the time and place fixed by it in said botke of sale either is a whole or in separate parcels, and in such order as it may determine (but subject to any statutory right of Grantor to direct the order in which such property, if consisting of several known lots or parcels, shall be sold), at public auction to the highest bidder, for each in lawful money of the United States, payable at time of sale. Trustee may postpone sale of all or any portian of said property by public announcement at sinch time and place of sale, and from time to time thereafter giay postpone the sale by public announcement at the time fixed by the preceding postponement. Trustee shall deliver to the purchaser its Deed conveying the groperty so sold, but without any covenant or warranty, express or implied. The recitals in the Deed of any matters or facts shill be conclusive proxif of the truthfulness thereof. Any person, including Grantor, or Beneficiary, may purchase at the sale. After, deflicting all costs, fees, and expenses of Inistee and of this trust, including cost of title evidence and reasonable attenties to their repaid, with accurate interest at the rate provided on the principal debt; all other sums then secured hereby; and the remainder, if any, lot if person or perions legally entitled thereto.

21. Beneficiary may from time to time, as provided by statute, appoint another Trustee in place and instead of Trustee herein anted, and theretipon the Trustee latrium named shall be discharged and Trustee is appointed shall be substituted as Trustee herein.

22. This Decrit shall instruct ound bind the heurs, legalees,

plant the angular.	and t	he use of any s, as used in	et nder shall be applicable to this Deed of Trust and in the	all genders. Note, "Attorney's Fees'	'shall include a	attorney's fees, if any, whic
shall be awarded	y ari	Appellate Cou	嘴種 日本語 医多种 自己的复数		医自动感染 精 人	
		7/,	W. Avetan Signature of Grenter.	60 0 0 0m	0 ~~	
VERN Y. IVER	VON!		Signatury of Granter.	TINA M. IVERS	ON NOVY ON	Signature of Grantor.
STATE OF OREG	().Nr	g" KLAM				
L the under	tow d		A NOTARY PUBLIC			hereby certify that on this
25	i awar ir	dry of	A NOTARY PUBLIC	, 19 <u>78</u> , personally a	appeared before	me
Anna Maria	1 ft. 1 ft.	District the Second St. St.				
			inhed in and who executed			
therein mentioned	医集二分析 说。	water and se	oled the same as THEIR	free and volunta	iry act and deed	, for the uses and purposes
		and and officia	theat the day and year last a	hove written.		
					11/11	
				1221-1		I for the State of Oregon.
					C. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	z jos i in siare oj oregon.
				My commission	expires 2	3-79
			REQUEST FOR FUL	L RECONVEYANCE		
			세월 10 10 10 10 16 16 16 16 16 16 16	ومنافقين يعجأن الهاكات بريد		
			llo net record. To be used o	my when note has been p	Tarksi.	
The undersity	d 94 1	· [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	ed booklien of the north and all estin	er indebtedness secured by th	he within Deed of	Trust, Said note, together with
all other indebusing and many among by a and treat of Trans da	Profess to the state (septiment)	the true and there are the terrene of Live property recent	led Arms, has been folly pull a wall freed of Trust, to carried a oth, regether with the sold freed or held by you thereancher.	nd tatisfied; and you are here aid note above mentioned, a	by tequested and and all other eviden	directed on payment to you of ces of indebtedness secured by
french I	est.		11			
		120-4230-01				
				ARTITICAL CONTRACTOR C		la presidenti di Salah S
				- Ballettal and - Gallettan and - Andrews - An	The state of the s	
ED KONE GA	176.0					
Mud recovery mes be		ale same a successive services and the		- Andrews Marketine - Andrews - Property - Parketine -		
COUNTY OF	r v					
i berebul con	ii'w I	unt l'hin westh :	There of Frank was filed i	in this office for Record	on 1126th	day of
Sept.	100		A.D. 19 774 . at 2. 20	o'clock pM., and was c	fully recorded in	Book M79
page 21374		of Record a	A.D. 19 78 . 4 3:39 Marke per of Klasath		Co	unty, State of Oregon, on
Brendez						

Wm. D. Hilne

Recorder.

Deputy.