55709	TOUCT OFFO		ESS LAW PUBLISHING CO., PORTLA	ND, CR. 97204
F: 74177A	TRUST DEED	VOI18	Page 23039	6
HIN THIS TRUST DEED, made this Earl E. McGaughey and Vir	16th day of	October	ITA CIERA	
KLAMATH COUNTY TITLE COMP nd Edward C. Dore. Jeanne M	ANV	hey, nuspand	r and write, , as	Grantor,
nd Edward C. Dore, Jeanne M	Dore and Bose	O . No	, as	Trustee,
	*		as Rer	eficiary
Grantor, irrevocably, grants, bargains, Klamath Cuence	sells and conveys to th	rustee in trust, with	th power of sale, the r	property
County, Oregon	, described as:28	in beat	ana - 1996 330	1
Lots 34 and 35, Block 2, Mon	untain Takes Ho	nonited 185	1949년 - 1949년 1971년 - 1949년 1971년 전문 - 1949년 1971년 - 1971년 - 1971년	ala No ana aminin
plat thereof on file in the	office of the	Compares, age	braing to the	orrici
Dregon Conduct	OFFICE OF THE	comicy clerk	OI Klamath Co	unty,
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SUBJECT TO TAKE AND		and the second second	y vy Klamath Source Second Source	
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eservations, DEFED	문화가 가지 않는 것이 없는 것을 못했다.		na a server da su	

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mstrument, irrespective of the maturity dates expressed therein, or the second secon

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. If For any reason permitted by law henchicary may hom time to line appoint a successor to successor to any trustee manuel derien or to fo any successor trustee appointed hereunder. Upon such appointment of the anther successor trustee appointed hereunder. Upon such appointment of the successor trustee appoint a successor trustee, the latter shall be vested with all third powers and duties conferred upon any trustee herein named or another manuel or any successor trustee, the latter shall be vested with all third powers and duties conferred upon any trustee herein named or another matrument executed by beneficiary, containing reference to this trust deed and jits jace of record, which, when recorded in the ollice of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive pool of proper appointment of the successor trustee. acknowledged and a public record as provided by law. Trustre is not trust or of any defines auccessing of preding sale under any other deed of trust or of any defines auccessing on which grantor, beneficity or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be tellher an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance compony authorized to insure title to real property of this state, its subsidiaries, offiliates, agents or branches, or the United States or any agency thereof.

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fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and with the beneficiary and those claiming under him, that he is lawthe lightlity of any recent រ បទរេទ្យ

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and that he will warrant and forever, defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract, secured, hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

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* IMPORTANT NOTICE: Delete, by lining, out, whichever warranty (a) or (b) is not applicable, if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary, MUST, comply, with the Act, and Regulation, by making required the purchase of a dwelling, use Stevens Ness Form No. 1305 or equivalent; if this instrument, its NOT.to be a first lien, use Stevens Ness Form No. 1305 or equivalent; equivalent. If compliance with the ext not required, tdisregard this notice. (If the signer of the above is a coporation, use the form of acknowledgment opposite.) STATE OF OREGON,

Earc & Mª Jaughey Virginio & Mª Laughey

County of Klamath October: 16 Personally appeared the above and	STATE OF OREGON, County of
Personally: appeared the above named Earl E. McGaughey and Virginia	the second se
12 - presidente and a second s	by the former is the
Correction of the second instru- Correction of the second instru- Correction of the second of the	and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be- them acknowledged said instrument to be its voluntary act and deed.
	Notary Public for Oregon My commission expires: SEAL)
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herowith together with said trust deed) and to recorper with entry together with said trust deed) and to recorper with	directed, on payment to you of any sums owing to you under the terms of
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FORM No. 881) BTEVENS-NESS LAW PUB. CO., PORTLAND, ORE,	STATE OF OREGON
Orode McGaughey Brar Thereot on thre form Fors at same as Ereck se	County of
Doreis:Dore & Young with Orles	SPACE RESERVED at. 10:26 o'. Jok Loner. 1978, at. 10:26 o'. Clock. R.M., and recorded in book M78
B	WECOHOER'S'USE as file/reel number, 507 09 HELMMERTIN Record of Mortgages of said County, POLE SUC ROSS Witness my hand and seal of COUNTS B: MORSSOUCK: MacMusic, Di. Milne
Camathicounty Title"Co.the Att: Milly	County Clerk
CORN No. Ect CIERCO Truck Open Lances - TUTCH PELD-	16021 DEED By Sermetha Sheloch Deputy Fee \$6.00