		Ś	THIS SPACE PROVIDED FOR REC TATE OF OREGON, ) ounty of Klamoth ) led for record at request of	XORDER'SUSE
Filed for Record at	Dated	ST FOR FULL RECONVE used only when note has been , Trustee; der of all indebtedness sechPA quested, on payment to you of	n this_4th ccy of Decem	Demra.D. 19/8
Address bot 184494	A DESCRIPTION OF A DESC	bedness; secure by said Deed of Tr by the terms of said Deed of Tr 100700 10000000000000000000000000000000	debuti in echedrical lie inner o	t burf in head i
NAMES AND ADDRESSES OF ALL GE GRANTOR (1): Ronal E. J GRANTOR (2): ADDRESS: Patricia I	ANTORS ILCOEll	AGE 40 AGE 40 ADDRESS 432 w BTOK AHT HO Jaw 11 10 Deed nccen erobat multiplean of the form	T. FINANCIAL SERV CES, INC. EQ. Seventh fit. ALL 1051015 0 COLOMPANY ALL 1111 1050 COLOMPANY	LICENSE NO. BRANCH NO. 1 1261
GRANTOR (3): LOAN NUMBER 11063096	DATE DUE DATE OF LOAN EACH MONTH 15 11/29/78	ADDRESS 600 M Bate Finance Charge I to accrue if other than of transaction 12/0	ain, Kleinath Falls, begins date 5/78 s 8668.35	NUMBER OF PAYMENTS 60
AMOUNT OF FIF PAYMENT DUE 1/15/79 s 172.35 AGREED RATE OF CHARGE: □ 3% per menth on that part of financed in excess of \$300 but of \$1.000 but not in excess of	the unpaid amount financed not not in excess of \$1,000, and	NITH ON	12/15/83	amount financed 5 5670.76

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By this Deed of Trust, the undersigned (all, if more than one) hereafter "Trustor", for the purpose of securing payment of a Promissory Note of even date from Trustor to Beneficiary above named, and all future advances from Beneficiary to Trustor, the Maximum Outstanding at any given time not to exceed said amount stated above, hereby grants, transfers and assigns to the above named Trustee in trust, with power of sale, the following described real estate together with all improvements thereon, which property Trustor states and one of the original described real estate together with all improvements thereon, which property situated in Oregon, County of Klamath :

Lot 6, Block 6, FIRST ADDITION TO MOVINA MANOR, in the County of Klamath, State of Oregon.

## The real property described herein is not currently used for agricultural, grazing, or timber purposes.

If the Trustor shall fully pay according to its terms the indebtedness hereby secured then this Trust Deed shall become null and void.

Trustor agrees to pay when due all taxes, liens and assessments that may accrue against the above described property and shall maintain insurance in such form and amount as may be satisfactory to the Beneficiary in said Beneficiary's favor, and in default thereof Beneficiary may (but is not obligated to do so and without waiving its right to declare a default) effect said insurance in its own name or pay such lien, tax or assessment, and the amount so paid with interest at the rate set forth above shall be added to and become part of the obligation secured by this Deed of Trust.

Should Trustor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable.

Upon default by Trustor in payment of any indebtedness secured hereby or in the performance of any agreement hereunder, all sums secured hereby shall immediately become due and payable at the option of Beneficiary and without demand but upon notice to Trustor. In such event and upon written request of Beneficiary, the Trustee shall sell, for lawful money of the United States, the property then subject to this Deed of Trust, as a whole or in separate parcels, at Beneficiary's option, in accordance with the provisions of the laws of the State of Oregon, in force at the time of such sale, and if in separate parcels, in such order as Beneficiary may direct, at public auction to the highest bidder for cash in lawful money of the United States, payable at the time of sale. Trustee may postpone tha sale of all or any portion of said property by public oral announcement at the time and place of sale, and from time to time thereafter may postpone such sale by public oral announcement at the time fixed by the preceding postponement. Trustee shall apply the proceeds of sale to payment of all sums then secured hereby, and the remainder, if any, to the person or persons legally entitled thereto.

Beneficiary may, without the concurrence of Trustor and/or Trustee, at any time and for any reason, by instrument in writing substitute a successor to any Trustee named herein or acting hereunder, which instrument, when properly acknowledged and recorded in the office of the Recorder of the County where said property is situated, shall be conclusive proof of proper substitution of such successor Trustee, who shall succeed to all its title, estate, rights, powers and duties.

This Deed inures to the benefit of, and binds all parties hereto, their heirs, legatees, administrators, executors, successors and assigns. THE UNDERSIGNED TRUSTOR REQUESTS THAT A COPY OF ANY NOTICE OF DEFAULT AND OF ANY

NOTICE OF SALE REALONDER DE	MAILED TO AIM AT AIS ADDRESS HEREINBEFORE SET FORTH.
	Signature of Trustor
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Constantine Constantin Constantine Constantine Constantine Constantine Constan	Hotrician mitchel
STATEOSOBEGON	November 29, 19 78.
STATE CHOREGON	Personally appeared the above named grantors
count or Klamath	and acknowledged the foregoing instrument to be their
Before mil (QFFICIAL SEAD)	and the the
	ublic for Oregon nission expires: (1991)
Charles and a second	•