					N/a	1. M18 Page 27	YAAC		
						ISSPACE PROVIDED FOR RE	and the second se		
					STA	TE OF GREGON,)			
	59370				Cpu	County of Klamath)			
	The second s				Fier	for record at request of			
	Filed for Record a	t Request of			HILL FOR FULL used only when a seed only when				
		bəts(7			his Cth day of Deen	Land D 1070		
	Name (11" Financial Services								
	2BDSDTYOM To be 87M ⁶ . If you have that he have a chain new section by the section of any sums owing to you under the terms of said 2BDSDTYOM To be 87M ⁶ . If you you you you you you you of any sums owing to you under the terms of said the of trust, it cancel all when you you under the same. We want the cancel all when you want the same. We want the same of the same. So the same of the same.								
	you under the same.	now held by y	d of Trust, ine estate	seu ai	ed by the terms of si	e27416	al 1997) 10 Dedfi - 1 Staw Johnson Max		
	City and State	Klamath	Falls, Oregon	9760)1	Wm D. MILNE, C	ounty Clerk		
						ByBernetherthe	tack Deputy		
 						\$3.00			
	38-17090	38 - 17090 H STATIONIOD DEED OF TRUST							
Č	NAMES AND ADDRESSES OF ALL (BRANTOR (1): Burvle R.	BRANTORS:	AG	<u>5</u> 58	BENEFICIARY: C.I.T.	FINANCIAL SERVICES, INC.	LICENSE NO.		
10	ADDRESS: Marian L.	RESS: Marian L. Long							
	2405 Hope*	strum dicit .	WM which it secures	4 <u>4</u> HT	TO Jauri' lo Food	o. 7th-St. th Falls, Ore. 976	OI 1261		
	Klamath Fa	lls, Orego	on 97601 synoper st	a beto	TRUSIEE IBANSAMERI	CA TITLE INSURANCE COMPANY			
G	RANTOR (3):				ADDRESS: 600 Main, Klamath Falls, Ore. 97601				
Ľ	OAT: NUMBER	DATE DUE EACH MONTH	DATE OF LOAN		Date Finance Charge begi to accrue it other than date	INS TOTAL OF PAYMENTS	NUMBER OF		
	14371439	06	12/01⁄/78		of transaction 12/06	/78 \$ 27,360.00	PAYMENTS 120		
	DATE FIRST AMOUNT OF F	IRST PAYMENT	OTHER PAYMENTS DUE EACH	AMOU	NT OF OTHER PAYMENTS	DATE FINAL PAYMENT DUE	AMOUNT FINANCED		
	01/06/79 228 10		SUCCEEDING MONTH ON DUE DATE ABOVE		8.00	12/06/88	s 12,653.65		
	AGREED RATE OF CHARGE:								
ľ	tinanced in excess of \$300 but not in excess of \$1,000, and 1%% per month on that part of the unpaid amount financed in excess								
	of \$1,000 but not in excess of \$5,000. $\propto 11\%$ per month on the unpaid amount financed.								
	A record per month on the annual infanceo.								

THIS DEED OF TRUST SECURES FUTURE ADVANCES . MAXIMUM OUTSTANDING \$20,000.00

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 where the state of The NORTH 95 feet of the South 235 feet of Tract No. 6 of GIENGER HOME TRACTS, in the County of Klamath, State of Oregon, further described as follows: Beginning at a point on the West line of said Tract No. 6 at a point thereon distant 140 feet North of the Southwest corner of said Tract

No. 6; thence North along said West line of Tract 95 feet; thence East 100 feet to the East line of of said tract No. 6; thence South 95 feet along said East line; thence West 100 feet to the place of geginning. The real property described herein is not currently used for agricultural, grazing or If the Trustor shall nully 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 the 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 re-corded in the office of the Recorder of the County where said property is situated, shall be conclusive proof of proper substitu-tion 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 HEREUNDER BE MAILED TO HIM AT HIS ADDRESS HEREINBEFORE SET FORTH.

\sim	Signature of Trustor				
Burule R	dong Marian L. Long				
STATE OF OREGON) December 1 <u>19 78</u> .				
COUNTY OF_Klamath	SS. Personally appeared the above named <u>grancors</u> and acknowledged the foregoing instrument to bethe their voluntary act and deed.	T			
Before me: (OFFICIAL SEAL)					
92-1539 (3-75) OREGON	My commission expires:				