Fee \$6.00 FORM No. 881-Oregon Trust Deed Series-TRUST DEED EVENS-NESS ol. Mage Page Klamath **2330** year 7355 TRUST DEED 403 Main Strogt CHERTHIS TRUST DEED, made this 2nd day of April ..., 1979 ..., between VERCENEREX W. HUNT, and JACALYN J. HUNT, husband and wife H. D. MILLO, as Grantor, MOUNTAIN TITLE COMPANY, an Oregon corporation and second s Record of Marigages of said County Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property KLAMATH County, Oregon, described as<sup>34</sup> in book UTI on page 7255 SPACE RESERVED al. 2. 9.19 octook A. M., and provided VBLAR All of Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 BIK 52, GRAND VIEW ADDITION. ic to the Town of Bonanza, according to the official plat thereof, on file in the second office of the County Clerk of Klamath County, Oregon, EXCEPTING THEREFROM a 40 foot strip which is reserved by the Horsefly Irrigation District for a Iditch right of way) (Said right of way traverses aforementioned lots in a Northwesterly and Southwesterly direction.) Dainel lase or destray this frust Dead OK THE NOTE which it secures. Bath must be delivered to the frustea for consellation before reconselence will be node. Neneticiary DVLED 10 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion withis aid real estate user to source you need to connect the source of the second second at the tents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion withis aid real estate user to source you need to connect the source of the source of the purpose of SECURING PERFORMANCE of each agreement of grantor herein contained, and payment of the sum of the purpose of a promissory note of even date herewith, payable to beneticiary, or order and made by grantor, there thereon according to the terms of a promissory note of even date herewith, payable to beneticiary, or order and made by grantor, the final payment of principal and interest hereof, it not sooner, paid, to be due and payable, to beneticiary, or order and made by grantor, the becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without lifts having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable, and there with advest payable or part therein so approval of the beneficiary. The above described real property is not currently used for agricultural, imber or grazing purposes. To protect the security of this trust deed, grantor agrees: (a) consent to the making of any map or plat of said property; (b) join in DATED 10 NOTE: The Trust Deed) Act provides that the Trustee Thereunder must be tellior trate trate of a power of the Dregon 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 tille insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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	d real property and has a valid, unencumbered title thereto
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and that he will warrant and forever def	end the same against all persons whomsoever.
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The grantor warrants that the proceeds o	n the loan represented by the above described note and this trust deed are:
(a) a main and the for departor's personal far	nily, household or agricultural purposes (see Important Notice below), tor is a natural person) are for business or commercial purposes other than agricultural
- that our purposes. The economy of an aper personant	制度,我们们就能够得到我们就是这一个问题,我们就是我们的你的问题,我们的你们的,我们就是你们的你的,我们们这个问题,我们们不是不是不是你的。""你们,你们不是你不能能 我们们的你们,我们们们就不是你们的,我们们就是我们的你,我们们们的,我们就是你们的,我们就是你们的你们的,我们们就不是你的。"我们们们,我们们们们们们,我们们们
the second second second and second s	iit. of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- signs. The term beneficiary shall mean the holder and owner, including pledgee, of the
contract secured hereby, whether or not named a	as a beneticiary herein. In construing this deed and whenever the context so requires, the singular number includes the plural.
	rantor has hereunto set his hand the day and year tifst above written.
to connection with or in countries this obligation and t	international in the second of the second se
<ul> <li>IMPORTANT NOTICE: Delete, by lining out, whichen out applicable; if warranty (a) is applicable and the</li> </ul>	beneficiary is a creditor
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and acknowledged the foregoing	instru-un and that the seal affixed to the foregoing instrument is the corporate seal
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- DATED:	<u> </u>
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
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Charles A. Fisher TD, made the	Sug gas of VerCounty Clerk
403 Main Street Klamath Falls; Oregon	INUST DEED
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FORM No. BRI-OFFICE TIME Dove Service-IRUST DEED