surplus, il any, to the grantor or to his successor in interest entitled to such surplus. Interest of the successor of permitted by law beneficiary may from time to interest function of successors to rany truster manual herein or to only conveyance to the successor functer. Upon such a pointment, and without powers and duties conferred upon any trustee here in the vested with all titled for successor and duties conferred upon any trustee here in an and or appoint powers and duties conferred upon any trustee here in named or, appoint for successor of the successor, containing restant be vested with all titled for successor of the conferred upon any trustee here in the successor trustee instrument executed by beneficiary, containing restant be wated by written that is place of record, when the condent of the poper is situated. The successor trustee is poper appointment of the successor trustee and upon the accepts in the tothe duties and any trustee in the the successor trustee and the successor trustee. and any action or proceeding in which framiter any other deed shall be a puty unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder, must be either an atlamey, who is an active member of the Oregon State Bar, a bank, trust company property of this state, its sublidiaries, affiliates, agents or branches, or the United States or any agency thereof. We company authorized to insure title to real states of states of the United States or any agency thereof.

In the and restrictions and property: if the benching, overnants, conduction of the proper parts the benchicary imay attemnets pursuant to the Up to request, to proper parts the benchicary imay attemnets pursuant to the Up to request, to proper parts the benchicary imay attemnets pursuant to the Up to request, to proper parts the benchicary imay attemnets pursuant to the Up to the benchicary, imay one constraines against loss or demode by the benchicary, imay one constraines against loss or demode by the benchicary, imay the benchicary, imay to the benchicary, imay the benchicary is a son as insured to the benchicary, imay the benchicary in the benchicary is a son any benchicary at least the benchicary is a son as insured to the benchicary, it is the grantor shall half the delivered to the bin payable to the latter at the benchicary is a son any benchicary at least the benchicary is a son any benchicary is a son any benchicary at least the benchicary is a son any benchicary any part thereat, may be and to do grantor's. Such applied by benchicary is a son any benchicary any benchicary is a son any benchicary is

Ins above described real property is not currently used for agricult To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in 600d condition and repair; not to commit or version of demolish any building or improvement thereon; 2. To complete or report or promptly and in 600d and workmanike destroyed thereon, and pay when due all costs incurred therefore, J. To comply with all laws, ordinances, regulatereform, so request, to toin an creating such linancing said property; if the buetlong, so request, to proper public office or offices, as well as the cost of all line searches made by filing olicers or searching agencies as may be deemed desirable by the destroyed difficency of searching agencies as may be deemed desirable by the destroyed of the or starting agencies as may be deemed desirable by the destroyed and continuously maintain insurance on the builter by the

this instrument, irrespective of the maturity dates expressed the beneficiary, agricultural, timber or igracing purpose. Bestof the (a) consent to the making of any mp or plat of said property. (b) join in subordination cases and the making of any mp or plat of said property. (b) join in the event of the consent to the making of any mp or plat of said property. (b) join in subordination cases and the consent to the making of any the present of the property of the event. Bestof the consent to the making of any mp or plat of said property. The frances in any record without warranty, and the property of the property of the consent to the described provide the frances of the plane of the plane

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 fixtures now or hereafter attached to or used in connec-tion with said real estate. tion (with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of \_\_\_\_\_\_THIRTEEN THOUSAND FIVE HUNDRED AND NO/100\_\_\_\_\_\_

Trust Deed Serie

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TRUST DEED

The East 1/2 of the Northeast 1/4 of the Northwest 1/4 of Section 28, Township 36 South, Range 10 East of the Willamette Meridian, Count of Migagern 36

TRUST DEED.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property .KLAMATH\_\_\_\_\_County, Oregon, described as: ment was readed for econd on the

No (IIC Con marine

as Trustee, and as Beneficiary,

Contraction and a second se AHMAD MASHOUF AND MARSHA ANN MASHOUF, husband and wife as joint tenants;

RLAMATH COUNTY TITLE CO., a Corporation,

as Grantor, ...

.....husband and wife;

Vol. <sup>M</sup>79 Page THIS TRUST DEED, made this 24th day of August ConutA Cler. 19 79 JAMES SPINOSA AND JUDY SPINOSA, husband and wife; and JOE SINKO AND KAREN SINKO, between husband and wife:

UNLISHING CO. PORTLAND. DR. STEVENS NESS LAW TRUST DEED

32371 Fee \$7.00

STATE OF OREDON

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REAL

the paper of and transformed for the between supported to the second for the between terms and that he will warrant an terms	said described real propert	22 the beneficiary and those claiming under him, that y and has a valid, unencumbered title thereto against all persons whomsoever.	C1 he
The grantor Warrants At	n z na zakon z Na zakon z	Monthinger 199 million - Carlos Martin, Albertania 199 million - Carlos Martin, Albertania	ng Salata Program Tang Salat Salata Salata Salata Salata Salata Salata
Contract secured hereby whether or masculine gender includes	ssors and assigns. The term be	Il parties hereto, their heirs, ledetes	gricu
* IMPORTANT NOTICE: Delete, by lining not opplicable; if warranty (a) is applic or such word is defined in the Taylor	out, whichever warranty (a), or (b	nto set his hand the day and year first above writ	ors, e lee, o luire ten
disclosures, for this purpose, if this instru- the purchase of a dwelling, use Stevens if this instrument is NOT to be a list lien equivalent. If	and Regulation by making regul ment is to be a FIRST li	He James Spinosa	
use the form of acknowledgment opposite.] STATE OF WRACOA / CALIFORN	TA	Josephiles Josephiles	
	ned in the second secon	OF OREGON: County of	85.
Arren Sinko.	duly swo president been stated by been stated by by by by by by by		
and acknowledged the to ment to be their voluntary Before me: (OFFICIAL	regoing instru- corporate saided in I act, and .deed Before me	ion, and that the seal attized to the foregoing instrument seal of said corporation and that the instrument was signed behalf of said corporation by authority of its board of direc of them acknowledged said instrument to be its voluntary	s the and tors;
Notary Public for Oregon My commission expires.	California Notary Pub My commis	NOTARY PUBLIC - CALIFORNIA	Act
(1) And Landers Annual and Landers (1997) The Store Landers and Park of and Park (1997) The Store Landers and Park (1997) The Store Landers and Park (1997) The Store Landers (1997) The Store La	And And Anternative Control of Anternative Co	My comm, expires JUN 10, 1983	
The undersigned is the legal owner an ist deed have been fully paid and	Aspla softer provide softer and s	have been pold brithe of a start of the star	
ate non held by you under the same Mail	o reconvey, without warranty, I reconveyance, and documented	less secured by said trust deed (which are delivered to you of the parties designated by the terms	id of w
TED and the provided the transmission of the surface of the surfac	beredinameter out appartenant mere 10 <sup>-10</sup> process that entrant a or pEREORMANCE of out a period of the out of the the out of the out of the the out of the out of	ACCO I	ю •
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		encentation before reconveyance will be mode.	
(FORM No. 80)		STATE OF OREGON	
RADIATION OF LOCATION CONTRACTION CONTRACTOR	Dreg an described as to 1/4 of the Northwe Willamette Meridian	STATE OF OREGON County ofKlamath ss. 5 IN 1 OF 20 F certify that the within instru-	
RADIATION OF LOCATION CONTRACTION CONTRACTOR	HECORDER'S USF	County of Klamath ss. Standard County of Klamath ss. Standard County of September 1979 at 10:00° clock M. and recorded in book M79 on page 22165	
IFORM No. 801 IFORM No. 801 MELECTRA TAX POLICOL FORTCAPD. SORE FUE IFE ESTRE TAX OF THE NOIFIES RETURNED TO ONLY RETURNED TO ONLY TO ONLY	HECORDER'S USF	County ofKlamath	