\*\*S4721 THIS TRUST DEED, made this day of January 19 81, between RUSSELL S. PANGBURN

CRATER TITLE INSURANCE CO., AN OREGON CORPORATION

CREED, MARCHAEL M. COUMAS, AS TO 2/3rd interest and MICHAEL

GREGORY, AS TO 1/3rd interest.

GREGORY, AS TO 1/3rd interest.

GREGORY AS TO 1/3rd interest.

GREGORY AS TO 1/3rd interest.

GREGORY AS TO 1/3rd interest. WII NESEIH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Jackson

County, Oregon, described as: that deed have been fully half settlefield. Von hereby are directed, on payment to you at an entire countries on many The undersigned is the legal corner and holder of all indebtedness society by the largering speed deed. All renes secured by each fine leading the renes secured by each fine largering speed of the renes secured by each fine largering and secured by the largering speed of the 10 (Lot 5, Block 24; ORIGINAL ADDITION to the City of Klamath Falls, Klamath To be used and when animalises have been cost. County, Oregon. SCORED FOR PART SECONALISMES purtenances 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 connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures now or hereafter attached to or used in connection with said real estate, and the rents is a supplication of the connection with said real estate. be due and payable. January 10,

endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may feel liability of any person for the payment of the indebtedness, trustee may fearing any easement agreement affecting this deed or the lien open to the making of any map or plat of said property; (b) foin any granting any easement affecting this deed or the lien open the thereon; (d) reconvey necessary affecting this deed or the lien open the thereol; (d) reconvey necessary affecting this deed or the lien open the thereol; (d) reconvey necessary affecting this deed or the lien open the thereol; (d) reconvey necessary affecting this deed or the lien open the thereol; (d) reconvey necessary affecting this deed or the lien open the thereol; (d) reconvey necessary affecting this deed or the lien open the thereol; (d) reconvey necessary affects and the recitals therein of any matters or any of the services method in this paragraph shall be not less than efficiency may at any pointed by a court, and without regard to the adequacy of any security for pointed by a court, and without regard to the adequacy of any security for any part thereol; in its own name sue for unpaid, and apply the same, its costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents; issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the insurance of compensation or awards for any taking or damage of the pursuant to such notice.

12. Upon default by grantor To protect the security of this trust deed, grantor agrees:

1. To protect; preserve and maintain said property in good condition and repair; not to remove or demolith any building or improvement thereon; not to compile or restore resource property.

2. To complete or restore rompity and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay one due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations; covenants, conditions and restrictions are restored the said property; if the beneficiary so requests, to foot and restrictions are restored the said property; if the beneficiary so requests, to condition to the condition of the said property of filing sure in the cial Code as, the beneficiary may require and to pay for filing sure in the proper public office or offices, as well as the cost of all lien sarches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire form and restenting auch financing statements pursuant to the filling same in the case at the beneficiary may require and to pay of the filling same in the payment of the proper public office or offices, as well as the could all lien searches made the proper public office or offices, as well as the could all lien searches made by filling officers or searching agencies as may be deemed desirable by the by filling officers or searching agencies as may be deemed desirable by the by filling officers or searching agencies as may be deemed desirable by the by filling officers of the said premises against loss or damage by the property of the said premises against loss or damage by the property of the said of the said premises against loss or damage by the property of the beneficiary at least filling amount, written in the same as the said of the said property of the beneficiary at least filling amount, written in the filling state of the said of the said property of the beneficiary at least filling and to property of the beneficiary at least filling and to property of the same at grantor's expense and to it the grantor shall, fail for beneficiary at least filling and to property of the said premises and the property of the said premises and the property of the said premises and the said premises are said the property before any part thereof, may be released motive of delault hereunder or invalidate any said property before any part of such tests of the payment of the said of the said premises free from mechanical lines and to pay all said and the said property before any part of such tests grantor and other charges that may be levied or assessed upon or taking assessments and other charges that may be levied or assessed upon or taking assessments and other charges that the said property before any part of such tests grantor. Such application or release shall be made and other charges that the said property should the formation that the payment of any tests assessed to be neficiary; who will be payment of any tests as law and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

13. After default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged to 86.740, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees the enforcing the terms of the obligation and trustee's and attorney's fees the dealed of the obligation and trustee's and attorney's fees the sale shall be dismissed by the trustee and at the time and place designated in the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying the trusthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiarry may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, attorney, (2), to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation of the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to surplus. deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the granfor or to his auccessor in interest entitled to such a the surplus if any, to the granfor or to his auccessor in interest entitled to such interest and the successor trustees appoint a successor to successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any successor trustee appointment or appointment hereunder. Each such appointment of substitution shall, be made by written hereunder. Each such appointment admining reference to this trust definition and its place of record, which when recorded in the office of the Country, Clerk or Recorder of the output or countries in which the property is situated, and its place of records appointment of the successor trusteed and 17. Trustee incorpts this trust when this deed, duly routed and acknowledged is made a public record as provided by law Trustee in acknowledged is made a public record as provided by Intrustee in cohiliated to notify any party hereto of pending sale under any other deed of obligated to notify any party hereto of proceeding is brought by trustee. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

THE DELETT GENERAL LEGY DEODESE. IN HOLD CHESCUE A MANAGEMENT And forever defend the same against all persons whomsoever.

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ore to or be a	in wasser and icrease quesic the entire erein described real property	is not currently used for agricultural, timber
or grazin	g purposes.	The beneficiary and those illegions ender him for the end has a relia, intencambered little decreas
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or not named leminine and	as a belieficiary of the singular number includes the neuter, and the singular number includes the said frantor ha	e plural. S hereunto set his hand the day and year first above written.
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II STATE OF	the above is a corporation, octoweledgment opposite.)  OREGON, MARKING P. S.S.	93.490) STATE OF OREGON, County of
County o	ary 12 19 81	Personally appeared who, being duly sworn.  each for himself and not one for the other, did say that the former is the
Russ	lly, appeared the above named	president and that the latter is the secretary of a corporation,
ment to be	010	and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-
(OFFICIAL SEAL).	Chiles K. Turklam	them acknowledged said institution.  Before me:  (OFFICIAL SFAL)
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To:		certify that the as received for a your January 200 clock A.M  M81. on page 34.7.  Wortgages of said vitness my hand affixed.  JANG DELM.  PANG DULL  PANG DULL  NIX, OF.
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To: C. H. C		
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Do not rate or destroy this Trust Deed OR THE NOTE which it secures. Both must be deli