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-

Do net loss or deprey fills Trut Dood OR 1145 NOTE which it geware boil must be delivered in the bridge has concellenten halven reconsystem will be mode.

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 connection, with said real estate, where the construction is the construction of the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tenent according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tenent according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tenent according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tenent according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tenent and interest hereof, it not sooner paid, to, be due and payable. January 15.3.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note 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 virist having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable, provided the property is not currently used for agricultural, timber or graing purposes.

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 demolish any-building, or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

tions and restrictions, altecting state property; it the beneficiary so requests, to form the form of the finding commence of the control of the control of the finding commence of the finding of the fi

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if naving obtained the written consent or approval of the beneficiary, or plasticar peas peas being ultrual, timber or grating purposes.

[YECOMALIMES (a) consent to the making of any map or sold of said property; (b) join in which the pease of the pea

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who its an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title 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:

	to and with the beneficiary and those claiming under him, that he is law- dreal property and has a valid, unencumbered title thereto
inself, behaviour or its lies translation or the translation of the second property of the	of the tipe was in some is a leavent to such that it is an a leavent to the same as a leavent the latest of the same against all persons whomsoever.  end the same against all persons whomsoever.
(a) * neimarily for grantor's personal tan	the loan represented by the above described note and this trust deed are:  if the loan represented by the above described note and this trust deed are:  illy (household or agricultural purposes (see Important Notice below),  tor is a natural person) are for business or commercial purposes other than agricultural
This deed applies to inures to the benefitors, personal representatives, successors and associate secured before by whether or not named a masculine gender includes the termine and the	til of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- igns. The term beneficiary shall mean the holder and owner, including pledgee, of the s a beneficiary herein. In construing this deed and whenever the context so requires, the neuter, and the singular number includes the plural.
*INV WITNESS WHEREOF said g  *IMPORTANT NOTICE: Delete, by lining out, whichev not applicable; if warranty (a) is, applicable, and the or such word is defined in the Truth-in-Lending Ac beneficiary MUST comply with the Act and Regulat disclosures; for this, purpose, if, this, instrument is, to, b the purchase for a dwelling; use Stevens-Ness form if this instrument is NOT to be a first lien use Steven equivalent: If scompliance with the Act and require	rantor has hereunto set his hand the day and year first above written.  Fer warranty (a) or (b) is beneficiary is a creditor Carry K. Gamb Ie thand Regulation IZ, the lion by making required e, a FIRST, lien to finance No. 51305 for equivalenty
(If he signer of the chove is a corporation we the form of admonstrational operation of the control of the cont	organical of the second of the
Cary K. Gamble  and acknowledged the toregoing ment to be 11S yountary act and (OFFICIAL SEAL)  Notary Public for Oregon  My commission expires: 10-09-83	
A. Core of sol, assigned in additional approximation the flered times option; still obligations therein, shall become transferent and and payable	He week the first of the any part thereof, or the ment of the control of the cont
The undersigned is the legal owner and he frust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to the estate, now, hald by you under the same. Mail recently the same. Mail recently the same was the same of the same.	ide of all indebtedness secured by the foregoing trust deed. All sums secured by said out hereby are directed, on payment to you of any sums owing to you under the terms of all all evidences of indebtedness secured by said trust deed (which are delivered to you convey! without warranty! If o the parties designated by the terms of said trust deed the conveyance and documents to
iogalper with all and without the tenerality in DATED:	Blegithments and generations and all structure of personners of the analysis o
TRUST DEED	STATE OF OREGON Sss.
Lot 13, Block 2, TRACT NO State of Oregon:  State of Oregon:  states remained to be a construction of the	County of Klamath  I certify that the within instrument was received for record on the 1001' FAMMEMOUD' 10 FM6 COLZQENIGATION TRANSPORT 19.81.  SPACE RESERVED at 3.57o'clock P. M., and recorded in book
South Valley Statementalist P.O. Boy 2510  Pries recording Return 10 (1994)  P.O. Boy 5510  P.O. Boy 5510  P.O. Boy 5510	Record of Mortgages of said County.  Witness my hand, and, seal, of  County affixed.  Evelyn Biehn  Geh St. Grunds County. Clerk Title  18021 GEED REVERSELA CAST Deputy.