TNI X KISUSFORSP21 OB 3		Vol. M8/ PG	UBLISHING CO., PORTLAND, OR. 5720
<sup>人。DOI</sup> THIS TRUST DEED, m John W. *Krapf	ade this <u>2.1</u> day of and John Frederick	February Krapf	, 1981, betweer
as Grantor,	. Sessom	<u> </u>	
DOUGIG Donald Jac Leg	get :	<u></u>	
ويحتر ويرقى المرور والمناز والمراجع والمتحد والمحادث المتحافين فالمرابة	WITNESSETH b, bargains, sells and conveys to County, Oregon, described as:	: trustee in trust, with pow	er of sale, the property
LIG West 30) feet deed recorded	f of Government Lot : 7, East of the Willar used for county road November 13, 1951, : ded February 6, 1957,	nette Meridian, le purposes and disc in Volume 251, pac	ess the closed in ge 52, and

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 thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate. Sum of THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Sing Nineteen thousand four hundred twenty five and no cents

**Dollars**, with interest thereon according to the terms of a promissory

note of even date herewith, payable to beneficiary or order and made by grantor; the final payment of principal and interest hereot, if

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Sold, conveyed, assigned or alienated by the grantor without tirs instance, at the beneficiary's option, all obligations secured by this instance, shall become immediately due and payable.
 The above described real property is not currently used for agricul to protect the security of this trust deed, grantor agrees:

 To protect, preserve and minital and deperty in good condition.
 To complet or restore promptly and in good and, workmanike and to commit or permit any waste of and point.
 To complet or restore promptly and model and, workmanike and become or demolish any building or, improvement which, may be constructed, damaged or to commit or permit any waste of and point for the point of the security of the beneficiary to the the beneficiary to the the beneficiary to the point of the

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthluness thereol. Trutse's less to any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be any pointed by a court, and without regard to the adequacy of any security lor the indebtedness hereby ascured, enst and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as been thereby. The distance and profits, including those bast due and ungaid, and apply the same, person secured hereby, and in such order as been thereby. The distance and expenses of operation and taking nossession of as in the same licitary may determine.

ticiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

Waive any details of notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to forcelose this trust deed in equity as a morifage or direct the trustee to forcelose this trust deed advertisement and sale. In the late the frauke to forcelose this trust deed in equity as a morifage or direct the trustee to forcelose this trust deed advertisement and sale. In the large the obtigations secured hereby, whereupon the trustee shall fix the time and place of tagle or self the said described real property to satisfy the built strust deed in the manner provided in ORS 86.740 to 86.795.
13. Should the beneficiary or to be forcelose by advertisement and sale then alter default at any time prior to live days before the dates at the truste's each of the beneficiary or the sub-self by the truste's ale, the grantor or other person so privileged by ORS 66.700, may pay to the beneficiary or this usuces rust deed and the obtigation secured thereby (including costs and expenses atually incurred in the date and the due under the trust ad et and the obtigation secured thereby (including costs and expense atually incurred in ending the sheat provided by law) other than such option of the privileged the default are provided by law) other than such option of the privileged with the date and the obtigation and trustee's and attorney's fees not exceeding the terms of the obtigation and trustee's and attorney's fees not exceeding the default, in which we had ho default occurred, and thereby cure the default, in which we here hered had hereby (and bake had no default occurred, and thereby cure the default, in which we here hered had hereby incurred in the section of the private hered hereby incurred hered had hereby due had no default occ

cipal as would not then be due had no delault occurred, and thereby cure the delault, in which event all forcelosure proceedings shall be dismissed by the trustee.
14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at an separate parcels and shall sell the parcel or parcels at an separate parchaser its deed in form as required by law conveying the divert to the purchaser its deed in form as required by law conveying the divert to the purchaser its deed in form as required by law conveying the divert to the purchaser its deed in form as required by law conveying the divert to the purchaser its deed in form as required by law conveying the divert to the purchaser its deed in form as required by law conveying the divert to the belieting, may purchase at the sale.
4. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceed of sale to payment of (1) the expenses of sale, including the compensation of the interest of the trustee in the trust states and a condend liens subsequent to the interest of the trustee in the trust set on any maxima recorded liens subsequent to the interest of the trust interim to successor trustee appointed hereunder. Upon such appointment, and without conveysne to the successor trustee appointed hereunder. Upon such appointment, and without converse trustee appointed hereunder. Upon such appointed hereunder with all time of the outputs is accord. which, when recorded in the otice of the County Convers of the accept which, when recorded in the stituet.
16. For any revision permitted by law beneliclary may from time to the appointed hereunder. Upon such appointment, and without conveysne to the successor trustee appointed hereunder. Upon such appointment, and without the apowers and duti

NOTE: The Trust Deed Act provides: that the trustes becomder must be setther an atterney, who is an active member of the Oregan 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 title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with seized in fee simple of said described real prope	h the beneficiary and those claiming under him, that he is law- erty and has a valid, unencumbered title thereto
that he will warrant and forever defend the sar	(4) A. M.
(a)* primarily for granter or (even if granter is a natu	represented by the above described note and this trust deed are: old or agricultural purposes (see Important Notice below), ural person) are for business or commercial purposes other than agricultural ural person) are for business or commercial purposes other than agricultural trust, their heirs, legatees, devisees, administrators, execu-
(b) for an organization of the benefit of and b purposes. This deed applies to, inures to the benefit of and b personal representatives, successors and assigns. The fet personal representatives, successors are assigns a beneficit.	binds all parties hereto, their heirs, legatees, devisees, administration, cost form beneficiary shall mean the holder and owner, including pledgee, of the form beneficiary shall mean the holder and whenever the context so requires, the lary herein. In construing this deed and whenever the context so requires, the
IN WITNESS WHEREOF, said giamos	the we take w Kreff
applicable; it wanted in the Truth-in-Lending Act, and keyu	ting required the Yoka Though
neticiary most consistent of this instrument is to be a MSI in sciosures; for his purpose; if this instrument is to be a MSI in e. purchase of a dwelling, use Stevens-Ness Form. No. 1305 of this instrument is NOT to be a first lien; or is not for finance a dwelling use Stevens-Ness Form No. 1306; or equivalent in the Act is not required, disregard this notice.	is equivalent; the purchase if compliance if compliance
TATE OF OREGON,	93.490)) ss) ss) ss, 19 and
County of Klamath )ss. February 26 1981	Personally appeared
Personally appeared the above named John W. Krapf and John Frederick Krapf	duly sworn, did say that the former is the president and that the latter is the
OTAR and acknowledged the foregoing instru- inent. to be:	secretary of
OFRICIAL Dece Have	(OFFICIAL Notary Public tor Oregon SEAL)
SEAL) Notary Public for Oregon	22 My commission expires:
My commission expires: 10 - 2-4	22 My commission expires: EQUEST FOR FULL RECONVEYANCE SCIENT DE DESERVICE
My commission expires: 10 - 2-14 15 protect on technical and the second	An and a set of the se
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all en herewith together with said trust deed) and to reconvey.	My commission expires: EQUEST FOR FULL RECONVEYANCE and only when obligations have been paid. Trustee f all indebtedness secured by the foregoing trust deed. All sums secured by sai to you of any sums owing to you under the terms of aby are directed, on payment to you of any sums owing to you under the terms of by are directed, on payment to you of any sums owing to you under the terms of providences of indebtedness secured by said trust deed (which are delivered to you providences of indebtedness secured by said trust deed the terms of said
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuan to statute, to cancel all et herewith together with said trust deed), and to reconvey. estate now held by you under the same. Mail reconvey. DATED: 12	EQUEST FOR FULL RECONVEYANCE and only when obligations have been pold. Trustee if all indebtedness secured by the (foregoing trust deed. All sums secured by sai class are directed, on payment to you of any sums owing to you under the terms of by are directed, on payment to you of any sums owing to you under the terms of solutions of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the vance and documents to Beneficiary
To: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all en herewith together, with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey. DATED: 19	EQUEST FOR FULL RECONVEYANCE and only when obligations have been paid. , Trustee t all indebtedness secured by the toregoing trust deed. All sums secured by said t all indebtedness secured by the toregoing trust deed. All sums secured by said t all indebtedness secured by the toregoing trust deed. All sums secured by said t all indebtedness secured by the toregoing trust deed (which are delivered to you svidences of indebtedness secured by said trust deed (which are delivered to you without warranty. to the parties designated by the terms of said trust deed the vance and documents to Beneficiary binned to the trustee for concellation before reconveyance will be made.
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuan to statute, to cancel all et herewith together with said trust deed), and to reconvey. estate now held by you under the same. Mail reconvey. DATED: De not lose or destroy this Trost Deed OR THE NOTE which in TH GEOR 20002105 1.017	Beneficiary         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
To: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuan to statute, to cancel all ef herewith together with said trust deed), and to reconvey estate now held by you under the same. Mail reconvey DATED: De not lose or destroy this frost Deed OR THE NOTE which is II GENERATION (1991) TRUST DEED (0.1) TRUST DEED (0.1) TRUST Low (1991) TRUST Low (1991)	Beneficiary         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It conture.       It conture.         It contify that the with
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied: You here said trust deed or pursuant to statute, to cancel all en- herewith together, with said trust deed), and to reconvey. estate now held by you under the same. Mail reconvey. DATED: De not less or destrey this Trust Deed OR THE NOTE which is III GGG DECIG DETED TRUST DEED FORM No. 851 STRVERS-MESS LAW FURCED AND ONE. Tohon W//IKrapf and John:	EQUEST FOR FULL RECONVEYANCE         red only when obligations have been poid.         and only when obligations have been poid.        , Trustee         f all indebtedness secured by the loregoing trust deed. All sums secured by said trust deed to you under the terms of soid trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the vance and documents to the parties designated by the terms of said trust deed the vance and documents to the trustee for concellation before reconveyance will be made.         ELISTA Q ISEL IN ACTION STATE OF OREGON, OLISTIC OF STATE OF OREGON, OLISTI
My commission expires: / - 2         The undersigned is the legal owner and holder of         To:         The undersigned is the legal owner and holder of         trust deed have been fully paid and satisfied: You here         said trust deed or pursuant to statute, to cancel all en         herewith together, with said trust deed) and to reconvey.         estate now held by you under the same. Mail reconvey.         DATED:       19         De not less or destroy this frust Deed OF THE NOTE which the         III GGC SCOLLOGE LEFT         TRUSST DEED         (joun No. 181)         TRUSST CORTIAND. ONE         John W. [Krapf and John]         Frederick Krapf         Grantor	Beneficiary         it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         If all indebtedness secured by the iforegoing trust deed. All sums secured by said         if all indebtedness secured by the iforegoing trust deed. All sums secured by said         if all indebtedness secured by the iforegoing trust deed. All sums secured by said         if all indebtedness secured by the iforegoing trust deed. All sums secured by said         if all indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed if y without warranty, to the parties designated by the terms of said trust deed if y without warranty, to the parties designated by the terms of said trust deed if y without warranty, to the parties designated by the terms of said trust deed if y without warranty, to the parties designated by the terms of said trust deed if y without warranty, to the the induction defines to the trustee for cancellation before reconveyance will be made.         If COMUEA Q' ISQA' IF AOTHERS SHALLORES
My commission expires: / - 2         The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied: You here said trust deed or pursuant to statute, to cancel all enherewith together, with said trust deed) and to reconvey, estate now held by you under the same. Mail/reconvey.         DATED:       19         De not less or destroy this front Deed Or THE NOTE which if the same is and to reconvey.       19         DATED:       19         DATED:       19         Date:       10         Date:       10         Date:       10         Date:       10         Date:       10         Date:       10         The undersigned is the legal owner and holder of the same. Mail reconvey.         Date:       19         Date:       19         Date:       10         The undersigned is the legal owner and to reconvey.         Date:       10         Date:       10         The undersigned is the legal owner and to reconvey.         Date:       10         The undersigned is the legal owner and to reconvey.         Date:       10         The undersigned is the legal owner and to reconvey.         Date:       10         The undersigned is the legal owner and to reconvey. </td <td>22       My commission expires:         EQUEST. FOR. FULL RECONVEYANCE:         sed only when obligations have been poid.        , Trustee.         1 all indebtedness secured by the föregoing trust deed. All sums secured by said trust deed (which are delivered to you of any sums owing to you under the terms of vidences of indebtedness' secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed if yance and documents to         Beneficiary         it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.         LIFILA Q' TORY DIFLOGER SUM CONCERNATION OF CONSTATE OF OREGON, CONS</td>	22       My commission expires:         EQUEST. FOR. FULL RECONVEYANCE:         sed only when obligations have been poid.        , Trustee.         1 all indebtedness secured by the föregoing trust deed. All sums secured by said trust deed (which are delivered to you of any sums owing to you under the terms of vidences of indebtedness' secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed if yance and documents to         Beneficiary         it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.         LIFILA Q' TORY DIFLOGER SUM CONCERNATION OF CONSTATE OF OREGON, CONS
My commission expires: 7 - 2 - 2 The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied: You here said trust deed or pursuant to statute, to cancel all en- herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey DATED: Do not lose or destroy this front Deed OR THE NOTE which is If GENA NO. 1811 FINDER DEED 2007 [FOR BORN NO. 1811] STRVENS-NESS LAW FOR CONFULANCE. ORE. John W. [Krapf and John: Frederick Krapf Donald IJJUSLegget TOSCIOF	22       My commission expires:         EQUEST FOR FULL RECONVEYANCE       Indext and the second by the derivation below and child and the second by said trust deed. All sums secured by said fill indebtedness secured by the derived by said trust deed. All sums secured by said trust deed (which are delivered to y vidences of indebtedness secured by said trust deed (which are delivered to y vidences of indebtedness secured by said trust deed (which are delivered to y vidences of indebtedness secured by said trust deed (which are delivered to y vidences of indebtedness secured by said trust deed by the terms of said trust deed to y without warranty, to the parties designsted by the terms of said trust deed to y vidences and documents to delivered to the trustee for cancellation before reconveyance will be made.         It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.         It conture.       It AOTHER SHE CONCERN.         It conture.       It conture.         It conture.       It conture.         It conture.       It conture.         It conture.       It conture.         It conture.