100SZ	39, 01, 07401	TRUST I	DEED	Vol.MBY	- Pau 3429
THIS TRUS	T DEED, made this	<u>18th</u>	ay of	March,	, 19.82, between
MICHAEL	<u>IOHN AND TONI MOHN</u>			<u>e orrestate d</u>	<u></u>
as Grantor, <u>WI</u> AUDIE JOI	LLIAM L. SISEMORE LIFF or VADIE JOI		9535		, as Trustee, and
as Beneficiary,					
Grantor irre in <u>Klama</u>	vocably grants, bargain ith County,	WITNES is, sells and conv Oregon, describe	eys to trustee	in trust, with po	wer of sale, the property
	and 1B, Block 3, County of Klamath,			CITY OF KLAM	ATH: FALLS,
OF \$11,500.00, EX	LECUTED BY CHARLES	F. MATESON A	ND DONNA K.	MATESON, WHI	IN THE ORIGINAL AM CH MICHAEL MOHN AND SAME TERMS AND PRO
now or hereafter appe	rtaining, and the rents, iss	ies and profits there	of and all fixture	s now or hereafter a	unto belonging or in anywis tached to or used in connec
FOR THE PU	-ELEVEN THOUSAND	FIVE HUNDRED	AND NO/100-		ontained and payment of th
not sooner paid, to be The date of ma becomes due and pay sold, conveyed, assign then, ar the beneficia	with; payable to beneficing due and payable turity of the debt secured able. In the event the will ded or alienated by the g y's option, all obligations	y or order and made June 25 by this instrument is in described propert antor without first secured by this instr	by grantor, the , 19 the date, stated y, or any part th having obtained	tinal payment of pr 84 above, on which the bereol, or any interes the written consent of	to the terms of a promissor incipal and interest hereof, final installment of said not t therein is sold, agreed to b approval of the beneficiar dates expressed therein, o
The above descri	nmediately due and payabl bed real property is not curr	ently used for agricultu			plat of said property; (b) join i
1. To protect, pre and repair; not to remove not to commit or permit a 2. To complete o	security of this trust deed, serve and maintain, said prope sor demolish any building or ny waste of said properfy. r restore promptly and in for miprovement, which may be con	ty in good condition mprovement thereon; od and workmanlike structed, damaged or	granting any easen subordination or of	ther agreement allecting	striction thereon; (c) join in an this deed or the lien or char l or any part of the property. The cribed as the "person or person erein of any matters or facts sha reol. Trustee's lees for any of th
destroyed thereon, and pay 3. To comply with tions and restrictions allee	when due all costs incurred the hall laws, ordinances, regulating statements pursuant to the ancing statements pursuant to the ary may require and to pay hall lices, as well as the cost of a	reior. ns. covenants, condi- liciary so requests, to be Uniform Commer-	10. Upon a 10. Upon a time without notic pointed by a court the indebted pess he	in this paragraph shall be ny delault by grantor l e, either in person, by , and without regard to years secured enter upon	not ress (nam \$5), nereunder, beneficiary may at an agent or by a receiver to be a the adequacy of any security for a and take nossession of said pro
by filing officers of search beneficiary. 4 To provide and	ching agencies as may be deer 1 continuously maintain insura	ice on the buildings	erty or any part to issues and profits, iess costs and exper- ney's fees upon any ficiary may determ	hereof, in its own name including those past due nses of operation and co y indebtedness secured f ine.	sue or otherwise collect the rent and unprid, and apply the sam llection, including reasonable atto iereby, and in such order as ben
companies acceptable to policies of insurance shall if the grantor shall fail to deliver suid policies to the	on the said penness stand of s the beneficiary, may from tin s INSUTADLE VALUE the beneficiary, with loss pays be delivered to the beneficiar or any reason to procure any beneficiary, at least filteen day	as soon as insured; uch insurance and to s prior to the expira-	11. The en collection of such a insurance policies of property, and the a waive any delault	tering upon and taking rents, issues and prolits, r compensation or award applicution or release the or notice of delault her	possession of said property, th or the proceeds of fire and oth- ls for any taking or damage of th reol as aforesaid, shall not cure of eunder or invalidate any act dou
tion of any policy of in the beneficiary may pro- collected under any ince to ciary upon any indebtedn	surance now or hereafter plaze cure the same at grantor's e or other insurance policy may ess secured hereby and in suit ion of beneliciary the entire or released to grantor. Such appli	d on said buildings, spenie. The amount he applied hy benefic- order as beneficiary bount 30 collected, or	hereby or in his pe declare all sums s	efault by grantor in pay riormance of any agreen ecured hereby immediat	ment of any indebtedness secure tent hereunder, the beneticiary ma ely due and payable. In such a proceed to foreclose this trust de
not cure or waive any del act done pursuant to such 5 To keep said p	ault or notice of delault hereur	liens and to pay all	idvertisement and execute and cause to sell the said of hereby whereuron	sale. In the latter event to be recorded his writte lescribed real property the trustee shall lix the	tee to lorcelose this trust deed b the beneliciary or the trustee sha notice of detault and his electic to satisfy the obligations secure time and place of sale, five noti eed to lorcelose this trust deed
to beneficiary; should the ments, insurance premium by direct payment or b	grantor tail to make payment rs, liens or other charges paya y providing beneficiary with diciary may at its onlion in	ble by grantor, either unds with which to the navment thereof.	the manner provide 13. Should then alter default trustee for the tru UPS \$6.760 may	d in ORS 86.740 to 86.7 the beneficiary elect to at any time prior to liv istee's sale, the grantor own to the beneficiary (	95. loreclose by advertisement and sa e days before the date set by th or other person so privileged k or his successors in interest, respe
trust deid, shall be adde trust deid, shall be adde trust deid, without waiv	with interest at the rate set for obligations described in paragin d to and become a part of the er of any rights arising from such payments, with interest a d, as well as the grantor, sh	debt secured by this preach of any of the	tively, the entire a obligation secured enforcing the term ceeding the amoun	mount then due under t thereby (including costs s of the obligation and i hts provided by law) of t then be due had no	he terms of the trust deed and it and expenses actually incurred trustee's and attorney's less not e her than such portion of the pri delault occurred, and thereby cu
render all sums secured l	such payments, will inferest a d, as well as the grantor, et re bound for the payment of gyments shall be immediately o yment thereof shall, at the opt by this trust deed immediately trust deed.	due and payable and	the trustee. 14. Otherw place designated in	ise, the sale shall be hel n the notice of sule or rowided by law. The tri	proceedings shall be dismissed if d on the date and at the time at the time to which said sale mustee may sell said property eith the neurol or opercel
of title search as well as in connection with or in less actually incurred. 7. To appear in officient the security rights	ts, lees and expenses of this tr the other costs and expenses of enforcing this obligation and tr and defend any action or pro or powers of beneficiary or tru	the trustee incurred ustee's and attorney's seeding purporting to stee; and in any suit,	shall deliver to the the property so so plied. The recitals of the truthlulness	e purchaser its deed m old, but without any or in the deed of any mait thereoi. Any person, e	shall sell the parcel or parcels yable at the time of sale. Trust form as required by law conveyi venant or warranty, express or in ers of fact shall be conclusive pro xoluding the trustee, but includi
action of proceeding in w any suit for the forecloss cluding svidence of title amount of attorney's fees fixed by the trial court of	hich the beneficiary or trustee ure of this deed, to pay all o and the beneficiary's or trustee mentioned in this paragraph ind in the event of an appeal of Accure bother advest of an	nay eppear, including ists and expenses, in- 's attorney's fees; the 'in all cases shall be rom any judgment or such sum as the an-	the grantor and be 15. When shall apply the pr	neliciary, may purchase a trustee sells pursuant to occede of sale to payme prating of the trustee of	if the sale. the powers provided herein, trust int of (1) the expenses of sale, in a reasonable charge by trustee the trust deed, (3) to all person interest of the trustee in the tru- trustee in the trustee in the trus- terms of the trustee in the trustee in the trus- terms of the trustee in the
decree of the trial court, pellate (ourt shall adjud, ney's ters on such appeal it is mutually a	do reasonable as the beneficier	onerty shall be taken	deed as their inter surplus, if any, to surplus.	outs may appear in the the granter of to his a	order of their priority end (+) t accessor in interest entitled to su haw hencliciary may from time
right, il i so elects, to r us compensation for such to pay all reasonable co incurred by grantor in applied by it first upon c both in the trial and ap ficiary it such proceedin	equire that all or any portion i taking, which are in excess of sis, expenses and altorney's le such proceedings, shall be pu my reasonable costs and expens pellate courts, necessarily paid as, and the balance applied i the adverse of its own concentre	the monut required is necessarily paid or d to beneficiary and is and attorney's fees, or incurred by bene- pon the indubtedness to take such actions	successor trustee a conveyance to the powers and duties hereunder. Each s instrument execute and its place of a Clerk or Recorder that he conclusion	poponted hereunder. Op successor trustee, the L sconterred upon any t uch appointment and sai ed by beneficiary, conte record, which, when ric of the county or countie a proof of proper appoint	my trustee named herein or to a on such appointment, and without atter shall be vested with all tit rustee herein named or appoint bstitution shall be made by writt binning reference to this trust de orded in the ollice of the Cour s in which the property is situat ment of the successor fusite.
and execute such instru- pensation, promptly upon 5. At any time a ficiary, payment of its f		itten request of bene- sed and the note for	17. Trustee acknowledged is n obligated to notily trust or of any ac	e accepts this trust wh nade a public record an any party hereto of pe- ction or proceeding in w	en this deed, duly executed a provided by law. Trustee is n nding sale under any other deed hich grantor, beneliciary or trust ceeding is brought by trustee.
	a second a second s	A STATE OF A STATE OF A STATE	iomey, who is an ac	tive member of the Orag	on State Bar, a bank, trust compa- iany authorized to insure title to re- rensed under CRS 675.585 to 676.58

The grantor covenants and usrees to and with the beneficiary and those claiming under him, that he is lawfully seized in tee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, kinsily, household or agricultural purposes (see Important Notice below), (b) tor an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year list above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable, if warranty (a) is applicable and the beneficiary is a creditor an such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and legulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a divelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1305, or equivalent. If compliance-with the Act is not required, disregard this notice. Y ET Michael Mohn Toni Mohn (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of County of .....Klamath . 19 March 18, ...., 19.8,? Personally appeared Personally appeared the above named. who, each being first Michael Mohn and Toni Mohn duly sworn, did say that the former is the president and that the latter is the..... secretary of ..... LOTARY S a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: C • 12 and acknowledged the fors joing instru-mont to be their voluntary aut and deed. Belore me: Notary Public of Oregon My commission expires: (OFFICIAE SEAL) Norary Public for Oregon (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. **TO:** ....., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said tnust deed have been fully paid and satisfie 1. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to vancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to 10350 DATED: , 19.... NG22 CONTAINT DEFENSE 11. Sati 22 stensis the arguments available Bensficiary o de te Do not lose or distroy this Trust Deed OR THE A OTE which it secures. Both must be delivered to the trustee for cancellation before reconvoyance will be made. TRUST DEED 的拉口 BYREAD ADDITION TO THE STATE OF OREGON, (FC/RM No. 881) SS. County of Klamath LAW PUB. CO., PORTLAND, ORI I certify that the within instru-Mohn の内容 ment was received for record on the at. 10:130 ... o'clock. A.M., and recorded SPACE RESERVED Granto in book/reel/volume\_No....M...82.....on FOR page....3429....or as document/fee/file/ Jolliff RECORDER'S USE instrument/microfilm No. ...10092...., Record of Mortgages of said County. WYD CONTRACT Beneficiary Wirness my hand and seal of AFTER RECORDING RETURN TO County alfixed. 1911 Certified Mortgage Co. Evelyn Blehn County Clerk 836 Klamath Ave. Klamath Falls, Or. 97601 Brongee Me Threese 内路经 法自由 Deputy \$8.00 Fée

IN STREET PROFESSION AND ADDRESS