		Dood Series—TRUST DEED.	B	VEED.	1.1	•
		10720	7th 4	ov. of	April	, 19.82 , between ,,
ENP	THIS TRUS	T DEED, made this O ZAGALA	a			Terreton and
	***************************************	MC AMEDICA TTT	LE INSURANCE	: CO.		nd wife
s Gr	antor, TRA SENCE RICE	IARD WELLS and	CHARMAINE V	JELLS	, nuspand a	nd wife , as Trustee, and ,
						The Same of the Sa
	Grantor irre	vocably grants, barga	ins, sells and conv	veys to ed as:	trustee in trust,	with power of sale, the property
	KTamarı		of WEST CH	ILOQU	JIN, TO THE	CITY OF CHILOQUIN,
Lot	s 1, 2 an	d 3 in Block !	State of Or	egon	· // // // // // // // // // // // // //	and the state of t
in	the Count	y or krame				TO DETAIL DECORDED
THI	S TRUST I	DEED IS AN "AL JUNIOR TO A FI	RST MORTGAGE	IN :	FAVOR OF UN	ITED STATES NATIONAL
BAN	OK OF ORE	JUNIOR TO A FI	g in the Paris of the Control of the		TO DESIDENCE	E MADE A PART HEREOF
CFI	r EXHIBIT	"A" ATTACHED	HERETO AND	BY TH	IS KELEVENO	* (/)
٠			tanditements and a	ppurtena	nces and all other r	hereafter attached to or used in connec-
now	or neleated of	etate.	PEDECEMANCE	E of each	agreement of grain	
 sun	FOR THE P	THOUSAND and	No/100	Dollars	, with interest therec	on according to the terms of a promissory or ment of principal and interest hereof, if
not	te of even date h	erewith, payable to benef	at maturity	aue o, s	, 19	which the final installment of said note
Ι.		De que aim porter	I has this instrumen	E 12 1110	ALL SOUR OF	any interest therein
	comes due and F	dened or alienated by the	he grantor without	nstrumen	t, irrespective of the	ne muta,
the	en, at the benefi rein, shall becom	ciary's option, all obligati le immediately due and pa escribed real property is not	syable. currently used for agri-	and treves !	WDSL OF PROVING LAND	in the second se
$\Pi$			deed, grantot as.	(a) of grant	consent to the making of ing any easement or co dination or other agree	of any map or plat of said property; (b) join in reating any restriction thereon; (c) join in any ement affecting this deed or the lien or charge ement affecting this deed or the property. The just warranty, all or any part of the property. The
	1. To protect,	move or demolish any buildin	ig or improve	grant	tee in any reconveyance	the recitals therein of any matters or facts shall
ll no	of to commit or profe	te or restore promptly and	he constructed, damaged	or legal be conservi		
de	estroyed thereon, and	i pay when due all costs mention with all laws, ordinances, reallecting said property; if the	e beneficiary so requests, of to the Uniform Comm	to time	without notice, either	in person, by agent or by the person, by agent of the adequacy of any security to thout regard to the adequacy of any security to thouse possession of said properties.
tik jo	ons and restrictions oin in executing suc- ial Code as the be-	allecting said property, h financing statements pursual neliciary may require and to or offices, as well as the cos searching agencies as may be	pay for filing same in it of all lien searches ma	the point	indebtedness hereby secu	ured, enter upon and or otherwise collect the rent its own name sue or otherwise collect the rent its own name and unpaid, and apply the same
b	y tiling officers or	searching agencies as they	insurance on the building	ngs less	costs and expenses of o	operation and contestion, and in such order as beniedness secured hereby, and in such order as beniedness.
n De	4. To provid	te and continuously included on the said premises ago	ainst loss or damage by rometime to time require,	, in licia	11. The entering u	pon and taking possession sues and profits, or the proceeds of tire and oth sues and profits, for any taking or damage of the
	in amount not less	than il 113 the lost to the beneficiary, with lost to the beneficiary, with lost	ss payable to the latter, neliciary as soon as insul	red: inst	perty, and the application	on or release thereof as attressing, and act do ce of default hereunder or invalidate any act do
[	if the grantor shall	fail for any reason to the beneficiary at least tilt	teen days prior to the exp ter placed on said buildi	ings, put	rsuant to such notice.	by grantor in payment of any indebtedness secur
	tion of any point	y procure the same at a fire or other insurance policy	y may be applied by bell in such order as benefic	iary de	reby of in his percured	hereby immediately due to foreclose this trust de
- 11	ciary upon any ind	at option of beneficiary the e	entire amount so collected the application or release to the hereunder or invalidate	shall ev any ad	equity as a mortgage of	or direct the trustee the beneficiary or the frustee so
- 11	not cure or waive	to such notice.	struction liens and to pay	y all ex	and cause to be re	ecorded his william antisfy the obligations seem
- 11	taxes, assessments	and other charges that may and other charges that may atty before any part of such	taxes, assessments and caxes, deliver receipts the	other th	rereof as then required	RS 86.740 to 86.795.
11	charges become parto beneficiary; sho	st due or delinquent and pro- uld the grantor fail to make differentiums, liens or other char- fremiums, liens or other char-	payment of any taxes, as ges payable by grantor, a ges payable by grantor, a with funds with which	either ch to ti	hen after default at any	time prior to live day to the person so privileged sale, the grantor or other person so privileged sale, the grantor or his successors in interest, res
11	by direct paymen	t or by providing but its o	option, make payment to	cured 0	RS 86.760, may pay to ively, the entire amount	o the beneficiary of the trust deed and then due under the terms of the trust deed and then due under the terms of the trust deed and y (including costs and expenses and attorney's fees not
11	and the amount a	rith the obligations described he added to and become a pa	art of the debt secured by	y this	the terms of the	he obligation and ther than such portion of the
	trust deed, statt	ut waiver of any rights with	interest as aforesaid, the	to the	the delault, in which ev	rent all foreclosure product and at the time
	covenants hereof	described, as Well as the	umant of the obligation			
	covenants hereot erty hereinbelore	described, as well as the pay	edutely due and payable	liciary.		
	covenants hereot erty hereinbelore same extent that described, and all out notice, and il render all sums	described, as well as the they are bound for the pay they are bound for the pay such payments shall be immediately be nonpayment thereof shall, escured by this trust deed immediately but this trust deed.	ediately due and payable at the option of the benef- mediately due and payab of this trust including the	liciary. Ie and he cost	be postponed as provide in one parcel or in sep in the highest	ed by law. The trustee that the parcel or parce parate parcels and shall sell the parcel or sale. To bidder for cash, payable at the time of sale. To bidder for cash, payable at required by law conv
	covenants hereof erty hereinbelore same extent that described, and all our notice, and it render all sums ic constitute a breach 6. To pay of title search as	described, as well as the water are bound for the pay such payments shall be immediate to the payment thereof shall, escured by this trust deed immediate the trust deed in th	ediately due and payable at the option of the benef mediately due and payab of this trust including the expenses of the trustee in tion and trustee's and atte	liciary. le and he cost he curred orney's	place designated to be postponed as provide in one parcel or in sep auction to the highest I shall deliver to the purthe property so sold, be nied. The recitals in the	ed by law. The trustee man the parcel or parce parcels and shall sell the parcel or parcel bidder for cash, payable at the time of sale. The bidder for cash, payable at the time of sale. The bidder for cash, payable at the parcel sale of the parcel sale. The parcel sale of the p
	covenants hereof erty hereinbelore exty hereinbelore earne extent the earne extent the dut notice, and it conditive a breach 6. To pay of title search as in connection will fees actually incr	described, as well as the pay they are bound for the pay such payments shall be im- necessary to the construction of the secured by this trust deed in ho of this trust deed, all costs, lees and aspenses, well as the other costs and the or in enforcing this obligat arred. In and delend any acti- tion of the costs of benefici.	incitately due and payable at the option of the benef mediately due and payab of this trust including if expenses of the trustee it ition and trustee's and attion or proceeding purportiary or trustee; and in attachment of the payable and in a second or trustee; and trustee; an	iciary. Ie and he cost heurred orney's ting to ny suit, scluding	place designated in the post-post of the post-post of the highest is shall deliver to the purshe property so sold, but the frust limit the grantor and beneficial. When trusted the trusted in the property of the trusted in the grantor and beneficial to the trusted the grantor and beneficial to the property of the prop	ed by law. The trustee market parcel or parcel parate parcels and shall sell the parcel or parcel bidder for cash, payable at the time of sale. The chaser its deed in form as required by law converted without any covenant or warranty, express of unit without any covenant or warranty, express of each of the conclusive deed of any matters of lact shall be conclusive the converted of the payable that including the trustee, but including the payable that the payable that including the payable that the paya
	coverants hereof erly hereinbelore earne extent that described, and all out notice, and it render all sums constitute a breac 6. To pay it title search as in connection will less actually ince allect the securi- ection or proceed any suit for the	described, as well as they are bound for the pay they are bound for the pay such payments shall be immediately as the content of the trust deed. The content of this trust deed in this trust deed in the content of the	inclustely due and payable at the option of the benefinediately due and payab of this trust including it expenses of the trustee intion and trustee's and attion and trustee's and in an arrow trustee may appear, in all costs and expeny all costs and expeny all costs and expeny all costs and expenses and trustee's attorney's it and expenses and are accorded.	iciary, ile and he cost he cost he corred orney's ting to hy suit, heluding help in- hees; the hall be	place designated five de- be postponed as provide in one parcel or in esp auction to the highest is shall deliver to the pur the property so sold, be plied. The recitals in the of the truthfulness the the grantor and benefic 15. When truste shall apply the process clothed the compensation of the compensation of the place of the compensation the process the compensation of the process place of the compensation the compensation of the process place of the compensation place of the place of place of place of place of place of place of place of place of place of place of place place of place pla	ed by law. The trustee and the parcel or parce corrects and shall sell the parcel or parcel bidder for cash, payable at the time of sale. The bidder for cash, payable at the time of sale. The chaser its deed in form as required by law constitution without any covenant or warranty, express of self deed of any matters of lact shall be conclusive tool. Any person, excluding the trustee, but increase, may purchase at the sale.  The payable of the case of the case sells pursuant to the powers provided herein, is sell to payable the payable of the paya
	covenants hereof erly hereinbelore erly hereinbelore earne extent that described, and all out notice, and it render all sums is constitute a breach 6. To pay in connection will less actually ince 7. To ap allect the securi- action or process any suit for the cluding evidence.	described, as well as the pay they are bound for the pay such payments shall be in- tered by this trust deed in h of this trust deed, y all costs, lees and aspenses well as the other costs and they in enforcing this obligat treed.	iediately due and payable at the option of the benef mediately due and payable of this trust including if expenses of the trustee it ion and trustee's and attein and trustee; and in are trustee may appear, in pay all costs and expenses or trustee's attorney's in paragraph 7 in all cases a cor trustee's attorney's in paragraph 7 in all cases are annual from any judge.	liciary, le and he cost he cost he curred orney's ting to ny suit, kiluding ises, in- ees; the shall be ment or	place designates in vibe postponed as provide in one parcel or in sep auction to the highest land deliver to the pur the property so sold, by the property so sold, by the truthfulness the the grantor and benetic shall apply the proceed cluding the compensative attorney, (2) to the obaving recorded liens dred as their interest.	ed by law. The trustee man the parcel or parce parate parcels and shall sell the parcel or parcel bidder for cash, payable at the time of sale. The bidder for cash, payable at required by law convicts without any coverant or awarranty, express o nut without any coverant of the sale be conclusive to deed of any matters of the trustee, but incl

1:18

..Deputy

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 except as set forth on the first page hereof

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

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for granter's personal, family, household or agricultural purposes (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes other than agricultural 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 tors, 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 constraint 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 first above written. Dreamo \* 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 as such word is defined in the Truth-in-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIEST lien to finance the purchase of a dwelling, use Stavens-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 Stavens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of admowledgment apposite.) (ORS 93.490) STATE OF OREGON, County of. STATE OF OREGON, County of 8 Klamath Personally appeared ...... .....who, each being first April Personally appeared the above named.
Henry Gregorio Zagala duly sworn, did say that the former is the ...... and acknowledged the toregoing instrument to pe. his voluntary act and deed.

Before need

(OFFIC(AL)
SEAL)

Hotary Public for Oregon

My commission expires: 3-22-85 president and that the latter is the ... secretary of ..... 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Beiore me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: .. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of and trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you and trust deed or pursuant to statute, to cancel 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 bytyou under the same. Mail reconveyance and documents to ... DATED: Beneficiary ranatha ibi ibi z De not less or decuey this Trust Dood OR THE NOTE wh II GIA OLESADE A , to Was Walliam and to Signific of builting STATE OF OREGON, TRUST DEED County of .... CHIPORM No. 881) I certify that the within instrument was received for record on the ...... 19...... at......o'clock M., and recorded in book reel/volume No.....on SPACE RESERVED page.....or as document/fee/file/ Grantor instrument/microfilm No. ....., RECORDER'S USE Record of Mortgages of said County. CHVERYING T. ESS LIES TO A CO Witness my hand and seal of THE THREET Beneficiary County affixed. T/A-Marlene

(1)

THIS TRUST DEED IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE MORTGAGE OF RECORD DATED APRIL 11, 1978, AND RECORDED APRIL 18, 1978, IN BOOK M-78, AT PAGE 7475, IN OFFICIAL OF OREGON, AS MORTGAGEE, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. CLARENCE RICHARD WELLS AND CHARMAINE WELLS, HUSBAND ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF UNITED STATES NATIONAL BANK OF OREGON, AND WILL SAVE TRUSTOR HEREIN, HENRY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND GREGORIO ZAGALA, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARIES MORTGAGE, TRUSTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY TRUSTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.





ETAT FORESCN; COUNTY OF KLAMATH; ss.

Find for record a transpershoof

S. 8 day of April A.D. 19 82 3:29 PM and duly recorded in Vol. M. 82, of Marge

Fee \$12.00

By July County lark