NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attor or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States rney, who is an active member of the Oregon State Bar, a bank, trust company a or the United States, a title insurance company authorized to insure title to real or any agency thereof, or on escrow agent licensed under ORS 696.505 to 696.585.

tions and restrictions attacting taid obligances, regulations, covenants, condi-cial Gasseculing auch linancing statements and tions to the Uniform Commer-proper public the beneficiary may require at the compary for filing stars in the by filing officier or offices, as well as the compary for filing stars in the by filing officier or other, as well as the compary for filing stars in the by filing officier or other onlinuously maintain insurance on the buildings and study-other heards as the beneficiary with tow public the stars of as the public of ecceptable to the beneficiary with tow public to the latter; all if the grantor shall shall be delivered to the beneficiary with tow public delivers and policy of impendiciary at least filteen days primurance and to fion of any policy of impendiciary at least filteen days primurance and to fion of any policy of impendiciary at least filteen days primurance and to find any policy of impendiciary at least filteen days primurance and to find any policy of impendiciary at least filteen days primurance and to find any policy of impendiciary the anti-such order as beneficiary any part thme, or at option of beneficiary the anti-such order as beneficiary any part thme, or at option of beneficiary the different or sustantiate any to force or wain may be released to grantor. Such agineers or invalidate any set done pursuant to such any part of than of the deliver receiptor stars and the amount so paid, with immers, at its option, make payment then to abeneficiary below any part of the deliver the stars and to pay all adsignt such payment or units, liens or other charges payels by faces, assess-by direct payment or units, liens or other charges payels by faces, assess-by direct payment or units, liens or other charges payels by faces, assess-by direct payment or units, liens or other charges payels by faces, assess-by direct payment or units, liens or other charges payels by faces, and the amount so paid, with in mersy, at its option of the beneficiary to beneficiary wi

To protect the security of this trust deed, grantor agrees: 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 improvement thereon: 2. To complete or restore promptly and in good and workmanike destroyed thereon, do a mprovement which may be constructed, damaged destroyed thereon, do any ordinances, regulations of the convention from and restrictions stifted and property; if the benefician over ants, condi-tions and restrictions stifted statements pursuant to the Union Convents, to cial Code as the beneficiancing statements pursuant to the Union the by filing officers or searching agencies as: may be deemed desirable by the desirable of searching maintain improvement the desirable of the security with the base of the security and the trust of all time searches mathe by filing officers or searching agencies as: may be deemed desirable by the the security such and continuously maintain improvement desirable by the

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding in which grantor, beneficiary or trustee.

surplus a sty, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliclary may from time to time appoint a successor or success or any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and winy successor trustee appointed here-trustee appointed herein named or appointed for any duties contered and subtituition shall be rested with all title, powers and duties contered which, then recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

the granics and beneficiary, may person, excluding the trustee, but incl 15. When trustee sells pursuant to the powers provided herein, to abail apply the proceeds of sale to payment at 11 the expenses of sale cluding the proceeds of sale to payment at 11 the expenses of sale attorney, (2) properties that the trustee and a 11 the expenses of sale attorney, (2) the proceed of the trustee and (11) the expenses of sale attorney, (2) the sale second by the trust where the trust which charge by tru deed as their hubban subsequent to the interest of the function in the surplus, if any, to the dranter or to his successor in interest entitled to 16. Beneficiary and (4). trusi trusi) the such

together with trustees and attorneys tees not exceeding the amounts provided by law. 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 in one parcel or in separate parcels and shall sell the parcel or parcels at autoin to the highest bidder lor cash, payable at the time of sale. Trust the point of the purchaser is deed in form as required by law convying plied. The recitals in the deed of any movemant or warranty, express or mod the free these of the spin of the said the said be convinced to the thighest bidder low person, excluding the trustee, but including the free these of the said of the said the said be conclusive mod the free trustees sells pursuant to the nowers provided herein. trustee

Hurdi, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subscillaging any exercising any restriction thereon; (c) join in or charts discretized by the property. The property is the property is the property of the p

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note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereoi, it not sooner paid, to be due and payable November 12, 19, 98

OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Six thousand two hundred fifty-four and 93/100 -----

as here an depression have been by a CH and india where is provided by Section 2.

ST DEED

THIS TRUST DEED, made this ______ 30th _____day of _____0c MADRIENE 0. RUDY, an estate in fee simple.

~

555323

Klamath County, Oregon.

as Grantor, KEAMATH COUNTY TITLE COMPANY

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

Lot 18 in Block 6 of Cres Del Acres Second Addition, according to the official plat thereof on file in the office of the County Clerk of

STATE EMPLOYEES CREDIT UNION as Beneficiary,

October

TRUST DEED

as Trustee, and

Page 18366

19.85

aka MADRIENE DANKENBRING

, between

The grantor covenants and agrees to and will	th the beneficiary and those claiming under him, that he is law-
illy seized in fee simple of said described real prop	
(a) Martin Martin Martin Carlos and Santa Martin Ma Martin Martin M Martin Martin Ma Martin Martin Ma Martin Martin Ma	Martin Martin Carlos - Carlos Antonio - Carlos Antonio - Carlos - Carlos - Carlos - Carlos - Carlos - Carlos - C Carlos - Carlos
nd that he will warrant and forever defend the se	ame against all persons whomsoever.
	represented by the above described note and this trust deed are: hold or agricultural purposes (see Important Notice below),
The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family, housed	represented by the above described note and this rules deed and the hold or agricultural purposes (see Important Notice below), hold or agricultural purposes (see Important Notice below), consideration of the second sec
(b) XIGA an argentization, and the benefit of and X DIFFICIENT This deed applies to, inures to the benefit of and tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a benefic contract secured hereby, whether or not named as a benefic to a secure density of the secure of the	binds all parties hereto, their heirs, legatees, devisees, administrators, execu term beneficiary shall mean the holder and owner, including pledgee, of th ciary herein. In construing this deed and whenever the context so requires, th of the singular number includes the plural.
IN WITNESS WHEREOF, said grantor he	as hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant not applicable; if warranty (a) is applicable and the beneficiar as such word is defined in the Truth-In-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by m	ty (o) or (b) is X Mallund Muller Marian y is a creditor julation Z, the making required lies to finance
disclosures; for this purpose, it into instrumentations form. No. 1305 the purchase of a dwelling, use Stevens-Ness Form. No. 1305 if this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent, with the Act is not required, disregard this notice.	or equivalent; e the purchase . (f compliance
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	and the second
STATE OF OREGON,	STATE OF OREGON, County of
County of Marion Oct. 30 , 19 85.	Personally appeared
Personally appeared the above named Madriene O. Rudy, aka	take mean did any that the former is the
Madriene Dankenbring	president and that the latter is the
Le A G office	a corporation, and that the seal attixed to the foregoing instrument is corporate seal of said corporation and that the instrument was signed
Before me:	
SEAD Notary Public for Oregon	OFFIC Notary Public for Oregon SEA
Notary Public for Olegon My commission expires: 7-31-89	My commission expires:
ingy commission or provide the	
TO:	EQUEST FOR FULL RECONVEYANCE and only when obligations have been paid.
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 e herewith fogether with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey	EQUEST FOR FULL RECONVEYANCE and only when obligations have been pold. , Trustee it all indebtedness secured by the foregoing trust deed. All sums secured by by are directed, on payment to you of any sums owing to you under the ter vidences of indebtedness secured by said trust deed (which are delivered t without warranty, to the parties designated by the terms of said trust dee rance and documents to
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