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64542	C-16953-P ED OF TRUST	[철회::::::::::::::::::::::::::::::::::::	
Klamath Dall	gon-Short Form)	Vol M& Page 1	3967
, Viey		August 1, 1986	
Grantor(s):	- Address:	103 Laguna	
Borrower(s): Douglas A. and Teri L. Sykes	- Address:	Klamath Falls, OR 97601 103 Laguna	
Beneficiary/("Lender"): U.S. National Bank of Oreg		Klamath Falls, OR 97601	
Trustee: Bank of Corvallis	gon Address:	740 Main St. P.O. Box 789 Klamath Falls, OR 97601	
- Daily. Of COFVALLIS	- Address:	2600 NW Ninth St. P.O. Box 118 Corvallis, OR 97339	7
GRANT OF DEED OF TRUST. By signing below as Grantor, I in the following property located in <u>Klamath</u>	revocably grant, bargai	n, sell and convey to Trustee, in trust, with power of s Dregon:	sale,
on file in the office of the County Cl			
and all buildings and other improvements and fixtures now or la and rents from the property as additional security for the debt de Deed of Trust. The above described real property is not current 2. DEBT SECURED. This Deed of Trust and assignment of rents a. The payment of the principal, interest, credit report fees, other amounts owing under a note ("Note") with an original prin August 1,, 19 86, signed by Douglas A	ly used for agricultural, secures the following: late charges, collectio	timber or grazing purposes.	this
August 1,	nd Teri L. Syl	(Borrower) and payal	ted ble
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is due and payable on This Deed of Trust payable to Lender at any time under the Credit Agreement, the paym fees (including any on appeal), collection costs and all other amou any extensions and renewals of any length. C. This Deed of Trust also secures the payment of all other s security of this Deed of Trust; and the performance of any covenant the repayment of any future advances, with interest thereon, made The interest rate, payment terms and balance due under the Note and u iri accordance with the terms of the Note, the Credit Agreement and o	('B n Lender on one or mo outstanding balance o secures the performan ent of all interest, credit nts that are payable to ums with interest there s and agreements under to Borrower under thi	(Name of Agreement) and a force of Agreement is for a revolving lin prower"). The Credit Agreement is for a revolving lin re occasions, the total outstanding balances of whic wing under the Credit Agreement, if not sooner paid ce of the Credit Agreement, the payment of all loan report fees, late charges, membership fees, attorneys Lender at any time under the Credit Agreement, and on, advanced under this Deed of Trust to protect the er this Deed of Trust. This Deed of Trust also secures s Deed of Trust.	h i
3. INSURANCE, LIENS, AND UPKEEP		Credit Agreement.	
3.1 I will keep the property insured by companies acceptable to you with fire and theft insurance, flood insurance if the property is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance	will pay all reco 6. DEFAULT. It wi 6.1 If you don't	receive any payment on the debt assure to	
The policy amount will be enough to pay the entire amount owing on the debt secured by this policy and the debt secured by this policy and the secured by the policy of the secured by the secured by the policy of the secured by the secured by the policy of the secured by the secured by the policy of the secured by the secured by the policy of the secured by th			
value of the property which over of Trust or the insurable	mortgage, e	ep any agreement I have made in this Deed of Trust, a default under any security agreement, trust deed, or other security documents that secures any part of Gured by this Deed of Te	. <u>.</u>
policies will have your standard loss nauchta and		cured by this Deed of Trust.	
one but you has a mortgage or lien on the property, except the following "Permitted Lien(s)":	you the trut	a you a false financial statement, or if I haven't told a about my financial situation, about the security, or se of the money:	
3.2 I will pay taxes and any debts that might become a lien on the property, and will keen it free of truth disk.	6.5 If any credit	or tries, by legal process, to take	
other than yours and the Permitted Liene just dealship	by legal proc	ess, to take any other monoy or any have, or tries,	
and it will also keep the property in good condition and south	6.6 If any person	tries or threatens to forosions as deal	
3.4 If any of these things agreed to in this Continue	Permitted Li	en or other lien on the property:	
ment. I will pay the cost of your doing the note or Credit Agree-	0.7 If there is any	default under anv longe en sublis	
or the Credit Agreement, which was is blobbar for the Note	in the proper	ty.	
and you may still use other rights you have for the default	• • •	FTER DEFAULT. After a default you will have the d may use any one, or any combination of them,	
4. DUE-ON-SALE. I agree that you may at your entire			
the property, or an interest in the property is sold		are the entire secured debt immediately due and once without notice.	
default remedies permitted under this Doed of Two may use any		limitations imposed by applicable law, either before of the property under a judicial foreclosure, or before	
provision each time all or any part of the any other this due-on-sale	you may sue fe	and recover from Porteward all	
the property, is sold or transferred, whether or not you exercised your rights on any previous sales or transfers.	Deed of Trust.	stear Agreement, under the Note, and under this	
52-6530 5/05	7.3 You may forecl	ose this Deed of Trust under applicable taw either	

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or under applicable taw either

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judicially by suit in equily or nonjudicially by advertisement and $\frac{1}{2}$

- 7.4 You may have any rents from the property collected and pay the amount received, over and above costs of collection and other lawful expenses, on the debt secured by this Deed of Trust.
- 7.5 I will be liable for all reasonable collection costs you incur, to the I will be hable for all reasonable conjection costs you incur, to the full extent allowed by law. If you foreclose this Deed of Trust either judicially by suit in equily/ or nonjudicially by advertisement and sale, I will also be liable for your reasonable attorneys' fees including any on appeal.
- You may use any other rights you have under the law, this Deed 7.6 of Trust, or other agreements.
- 8. SATISFACTION OF DEED ()F TRUST. When the secured debt is completely paid off and the credit agreement is cancelled and terminated as to any future loans, I understand that the Lender will request Trustee to reconvey, without warranty, the property to the perquest musice in reconvey, miniout warranty, the property to the per-son legally entitled thereto. I will pay the Trustee a reasonable fee for preparation and execution of the reconveyance instrument and I will record the reconveyance at my expense.

ACT IN ALLER 9. CHANGE OF ADDRESS. I will give you my new address in writing whenever I move. You may give me any notices by regular mail at the last address I have given you.

-san srigade

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- 10. OREGON LAW APPLIES. This Deed of Trust will be governed by
- 11. NAMES OF PARTIES. In this Deed of Trust "1" means Grantor(s), and "YOU" means Beneficiary/Lender.

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Douglas A. Sykes	and Teri L.		-	
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REQUEST FO	R RECONVEYANCE			A Sector Not
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and/or the Credit Agreement, together with all other incestion	of Trust, which are de	ntitled thereto.		
to cancel the Note and/or the Credit Agree internet to the person	or persons legally el			
The undersigned by a greenent, together with all other incontent and/or the Credit Agreenent, together with all other incontent to cancel the Note and/or the Credit Agreement and this Deed of to cancel the Note and/or the Credit Agreement and this Deed of estate now held by you under the Deed of Trust to the person				n naturi -
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