surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law benchicity may from time to increase route appointed hereunder. Upon suck appointent and subcessor conveyance to the successor or increasing the section of to any conveyance to the successor interest that the section of the appointent operation and dutis conferred upon any trustee herein the section with all third instantion executed by benchicary containing reference to this distribu-ing the section of the county when the section of the context of the section of the county when the section of the count of the section of the county when the section of the county shall be conclusive proof of proper appointment of the successor trustee and sublight to notify any typic freedow of pending and the section of trust or of any action or proceeding in which granter any charter ded to shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon 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 abuve title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escaw agent licensed under OSS of 555 to 655.585.

<text><text><text><text><text><text><text><text><text><text> the default, in which event all foreclosure proceedings shall be diminsed by the trustee. 14. Otherwise, the safe shall be held on the date and at the time and place designated in the motion of the time to which had safe may one parcel or in separate parcels and shall self the parcel of parcels auction to the higher bidder by the time of the time to which had safe the purpose of the time of the time of the time of the time auction to the higher bidder by the time of the time and the shall deliver to the purchase its cash, payable at the time of the higher the trustee. The trustee self shall be the time of the time of the trustee the ded of any matters of lact shall be conclusive proof of the trustee selfs pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee and a transmit, spress of safe, in-standing the condendation of the trustee and a transmit, spress of safe, in-standing the condendation of the trustee of the time the truster average of the trustee selfs pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee and a transmit, spress of safe, in-standing the condendation of the trustee and a transmit, spress of safe, in-standing the trustee selfs pursuant to the interest of the matters of the trustees are the compensation of the trustee and a transmit, spress of safe, in-standing the trustees the spressent of the matters of the trustees of the trustees are the trustees to the grantee of the trustees of the spress are the trustees to the spressent of the trustees of the trustees of the trustees of the area of the trustees to the spressent of the trustees of the trustees of the area of the trustees the spressent of the trustees of the trustees of the trustees of the area of the trustees the spressent of the trustees of the trustees of the trustees the area of the trustees the spressent of the trustees the trustees of the trustees of the area of the trustees the trustees of the trustees of the trustees of the area of the trustees the trustee

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Ibrad, timber at grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in bubberlination or other afterment affecting this inference, (c) point characterization of the property without warrants, all or any part of the property. The property without warrants, all or any part of the property. The property is an or the property is the property of the property without warrants all or any matters is to the property. The performance in any research any be described in the "period of the property. The period of the property without warrants all or any matters is a for any of the property of t

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

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

"SEE ATTACHED"

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

..... as Beneficiary,

TRUST DEED

in Klamath Falls County, Oregon, described as:

as Grantor, Ticor Title Insurance Company Espirit Mortgage Company, as

[Ain]

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FORM No. 881-Oregon Trust Deed Surles-TRUST DEED.

77371 THIS TRUST DEED, made this _____ 29th _____ June ______ June ______ 1987 , between

ATE 31181

Vol_1481_Page_13290

R

, as Trustee, and

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-The grantor covenants and agrees to and with the denentiary and those clanting order min, fully seized in fee 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 watrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

purposes. This deed applies to immediate			
This deed applies to, inures to the benefit of tors, personal representatives, successors and assigns, contract secured hereby, whether or not named as a b masculine gender includes the terminine and the noute IN WITNESS WHEREOF, spirit descent	and binds all par	cultural purposes (see Important are for business or commercial p ties hereto, their basis	irposes other than agricu
masculine gender includes the familie	eneficiary base	ary shall mean the hold.	evisees, administra
IN WITNESS WHEREOF, said granto MPORTANT NOTICE: Delete, by lining out, whichever wa as such word is delived in the applicable and the base	er, and the singular	n construing this deed and wheney	ner, including pledgee, o
		sat his 1/ a	the context so requires
TOT TOTICE: Delete, by linter		set his hand the day and you	
Deneticians serves of the fruth in Land	UNIONY IS A ANALY.	Lou Emma Jones	asove written.
beneficiary MUST comply with the Truth-in-Lending Act and disclosures; for this purpose, if this instrument is to be a FII this instrument is NOT to be a fination. No. 13	Regulation Z, the	Lou Emma Jones	Uma dame
if this tacks of a dwelling, use Steward his to be a fill	RST lien to fin	- Jones	7
if this instrument is NOT to be a first instrument is to be a fir if this instrument is NOT to be a first lien, or is not to fin of a dwelling use Stevens-Ness Form No. 1306, ar equival with the Act is not required, diregard this pair	305 or equivalent;		-
fif the standard st	ent. If compliance		
(If the signer of the above is a corporation) use the form of acknowledgment opposite.]			
STATE OF OREGON,			
County of Klamath) ss.	1		
July 10, to 87	STATE OF	OREGON, County of	
Personally approved in 19 87	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	10) \$5.
Personally appeared the above named Lou E. Jones	Person	ally appeared	
	duly man		a
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Before me	and each of the	If of said corporation by authority hem acknowledged said instrumer	of its board of directory
SEAL)	Belore me;	instrumer	t to be its voluntary ac
Notary Public for Oregon			
(1) My commission expires: 10-22-90	Notary Public	lor Oregon	
10-22-90	My commission		(OFFICIAL
		expires:	SEAL)
TO: The undersigned is the legal owner and but		/ANCE # been paid.	
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ES1204

A tract of land situated in the Wi of Section 31, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being a portion of that tract of land described in Rook 290 at name KNA. Deed Records, and being more particularly 13292 State of uregon, being a portion of that tract of iand described in Book 290 at page 604, Deed Records, and being more particularly described of follows: Beginning at a point on the Northwesterly line of the Old Klamath Falls-Keno County Road, sometimesterry true of the Uru Aramath Falls-Keno County Road, sometimes known as the Klamath River Wagon Rnad, which point is North no lot wast a distance of 29% 7 feet Falls-Keno County Koad, Sometimes known as the Klamath River Wagon Road, which point is North O° 10' West a distance of 294.7 feet measured along the North and South center line of Said Section 31 and South Aso A?' West a distance of A 3 feet from the Center Coo fourth measured along the worth and South center line of Salu Section Si and South 45° 42' West a distance of 8.3 feet from the center One-fourth Corper of said Section 3' said point heing the Southwesterly corper South 45° 42' West a distance of 8.3 feet from the center one-fourth corner of said Section 31, said point being the Southwesterly corner of that tract of land described in Deed Volume 222 at page 318, Klamath County Deed Records; thence South 45° 42' West along the Westerly right of Way line of County Road a distance of 97.89 feet to the true nnint of beninnino: thence continuino South 45° 42' West Westerly right of way line of County Road a distance or y/.&y feet to the true point of beginning; thence continuing South 450 42' West 458.31 feet; thence North 230 West 113.9 feet; thence North 450 42' West East a distance of 415.88 feet; thence South 450 03' East 107.01 STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _____ SS. Aspen Title Company A.D., 19 87 at 3:18 o'clock P M., and duly recorded in Vol. M87 FEE \$13.00 Evelyn Biehn, day County Clerk By ign.