less costs and expenses of operation and collection, including reasonable disor-ney's less upon any indebtedness secured hereby, and in such order as bene-liciary may determine. upon and taking possession of said property, the collection of such entering upon and taking possession of said property, the insurance policies or compensation or awards for any faking or damade of the property, and the application or release thereof an invalidate any act done pursuant to such notice. 12. Upon default by fraintor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such an in equity as this declaro any afterment hereinfors the beneficiary may event the beneficiary at his declaro any proceed to foreclose this trust deed advertisement and caust to be recorded his written notice of default and his election to sell the saids for the recorded his to the time and his election thereby as the recorded his to the time and place of said to sell the saids for the recorded his to the time obligation secured thered as then recorded his to 88.735 to 88.795.

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a fullure to pay, when due, sums secured by the trust deed, the default on a fullure to pay, when due, or then be due had to default occurred, where them such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or and person effecting the cure shall pay to the beneficiary all costs together with trustee's and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall he had any tage.

together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the parcel or parcel the provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee the provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee the provided by law is the time of sale. Trustee the postport y so sold, but without each of may matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale.

the grantor and beneticiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trusteera attorney, (2) to the obligation secured by the trust deed, (4) to all persons attorney, it any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the granter or to his successor in interest entitled to such surplus.
 16. Beneliciary may from time to time appoint a successor or successors for any frustee named herein or to any successor trustee appointed herein furstee, the latter shall be vested with all title, powers and duties conterned and subsitution shall be written instrument executed by beneficiary, which when recorded in the mortgage records of the country or counties in of the successor trustee.
 17. Trustee accests this trust when this dead, duty second and

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee 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 attorney, 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 insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereal, or an escrow agent licensed under ORS 696.505 to 696.585. company

join in estimations allecting said property: if regulations, covenants, condicionary or excuests, to construct on proper public office ordering atternants pursuant conflicting voit or excuests, to be deterned desirable by the deterned desirable or searching askness as may be deemed desirable by the deterned desirable or the said premises against has ordering by the deterned desirable or deterned to the said premises against has ordering by the deterned desirable or the deterned desirable or the deterned desirable or deterned desirable deterned deterned deterned deterned desirable deterned desirable deterned deterned

Ine above described real proparty is not currently used for agriculation of the security of this trust deed, grantor agrees. To protect the security of this trust deed, grantor agrees: and repair, not to remove or demolish any building or improvement thereion: 2. To compite or restore prompily and in food and workmanicke manner any building or insprovement which may be constructed, damaged or destroyed thereon, and primprovement which may be constructed, damaged or 3. To compite a security or discussion of the discussion of the construction of the construction of the security of the security of the security destroyed thereon, and primprovement which may be constructed, damaged or 3. To compite additional laws, ordinances, regulations, covenants, condi-tions and restrictions all the all laws, ordinances, regulations, covenants, condi-tions and restrictions all the security is the beneficianty of the there are the beneficianty of the security of all lies set the security is the beneficianty of the security of the security of the proper public offices or searching agencies as may be deemed desirable with beneficiary. proper pu by liling beneficiary 4. now or he

turci, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other agreement affecting this deep the property; (c) is any thereal; (d) reconvey without warranty, all or any part of the property. The leaguly entitled thereal; and the recitals therean of any matter or the interpret of the test of the property. The conclusive proof of the truthuluness thereal, thereal; fees thereal; ther

sum of SEVENTEEN THOUSIND AND NO/100

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter 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

The Northwesterly 50 feet of the Southeasterly 100 feet of Lots 4 and 5, Block 35 of FIRST ADDITION TO THE CITY OF KLAMATH FALLS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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

as Beneficiary,

EARNEST G. VAN RHEEN and GRACE VAN RHEEN, husband and wife

TRUST DEED

MTC-18550

of survivorship

FORM No. 831-Oregan Trust Deed Sor es-TRUST DEED.

78264

THIS TRUST DEED, made this ________ day of _______ August _______ 19_87, between HUGH C. RADSPINIER and LINDA SOUTER, not as tenants in common, but with the right

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

....., as Trustee, and

87; between

STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 9720

<u>Elektriki II laten artisesinii energia in direnta deservati</u>		14	852
The grantor covenants and agrees to	= with the beneficiary &	and those claiming under him, the	at he is law-
The grantor covenants and agrees to ly seized in fee simple of said described	real property and has a va	lid, unencumbered title thereto	
	2월 2월 2019年 - 18일, 2011년 - 1919年 - 1919년 - 1919년 2월 2월 2018年 - 1919년 - 1919년 - 1919년 - 1919년 - 1919년 2월 2019년 - 1919년 - 1919년 - 1919년 - 1919년 - 1919년 2월 2019년 - 1919년 - 1919년 - 1919년 - 1919년 - 1919년 2월 2019년 - 1919년 - 1919년 - 1919년 - 1919년 - 1919년 2월 2019년 - 1919년	ang sa	
t that he will warrant and forever defe	nd the same against, all per	sons whomsoever.	
	·노동물 2012년 4년에 11년 7년 11년 - 김 승규가 나라 1488년 44 - 11년 11년 11년 11년 11년 11년 11년 11년 11년 11	ng ng Sheng ang Sheng Sheng Sheng Sheng Sheng Sheng Sheng She	
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The grantor warrants that the proceeds of (a)* primarily for grantor's personal, famil (SXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	the loan represented by the above y or household purposes (see Import	e described note and this trust deed are. portant Notice below), XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
ment to the introp to the heretil	oi and binds all parties hereto,	their heirs, legatees, devisees, administ	rators, executors,
ersonal representatives, successors and assigns. ecured hereby, whether or not named as a benef	liciary herein. In construing this of the singular number includes the	leed and whenever the context so requir plural.	es, me mascume
ender includes the feminine and the neuter, and IN WITNESS WHEREOF, said	grantor has hereunto set his	hand the day and year first above	written.
IMPORTANT NOTICE: Delete, by lining out, whicheve	r v/arrenty (a) or (b) is	igh Countrymme	/
tot applicable; if warranty (d) is applicable and in is such word is defined in the Truth-in-Lending Act seneficiary MUST comply with the Act and Regulation	and Regulation Z, the on by racking required	Linda & saur	<u>IL</u>
lisclosures; for this purpose use Stavens-Ness form to f compliance with the Act is not required, disregard to	his notico.	A SOUTER	
If the signer of the abare is decraration,			an an tao amin' an
) ss.	<i>j</i> 53.	
County of Klamath This instrument was Acknowledged belo) County of This instrument	was acknowledged before me on)	
August / 2	19 By		
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Kustic, Kede	for Oregon Notary Public for	Oregon	(SEA
(SEAL) My commission expires: 11/16	187 My commission e	xpires:	
 And Annual A Annual Annual Annu	REQUEST FOR FULL RECONVEY		
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이 이 방법을 알았는 것을 하는 것을 하는 것을 하는 것이다.	holder of all indebtedness secure	d by the foregoing trust deed. All sur	ns secured by sunder the terms
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rust deed have been any been any been and to statute, to can herewith together with said trust deed) and to	reconveyance and documents to	en en la companya de la companya de En esta de la companya	
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DATED:	1939.7 1939.7 1999.7 19	Beneficiary	
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DATED:		Beneficiary	·····
DATED:	DTG which it secures. Both must be deliver	Beneficiary ed to the trustee for concellation before reconveyo	ince will be made.
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