It is mutually agreed that: It is mutually agreed that: under the right of eminent domain or condemnation, beneficiary shall be taken under the right of eminent domain or condemnation, beneficiary shall have the as compensation tor, to require that all a may portion of the monies payable incurred by grantor is out, expenses and attorney's lees necessarily paid or incurred by grantor is such proceedings, shall be paid to exastrally paid or both in the trial and appellate courts, cores and expenses and emiliatorney's lees, secured hereby, and igrantor agrees, at its own expense, to, the indebtedness pensation, prompti instruments as shall the encessary in obtaining such actions-licitary, payment of its lees and presentation of this deed and the mole low Hoth in the trial is lees and presentation of the indebtedness pensation, prompti its lees and presentation of the indebtedness of the mole low (a) conserved to the making of any map or plat of said property (b) join in the liability of any rang or plat of said property (b) join in NOTE. The Trust Dead: Art provides that the trustee hereunder must be either on other secured to the making of any map or plat of said property (b) join in NOTE.

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When the beneficiary sources to substance of the generator without its naving obtained ne written consent or approval of the beneficiary sources the security of this trust deed, stants are instrument, itrespective of the maturity dates expressed theerin, or and to commit or perspective of denoits any bail property in koel contained in the trust deed, stants are secured by this instrument, itrespective of the maturity dates expressed theerin, or and to commit or perspective or denoits any bail property in koel contained in the trust deed, stants are secured by the date of the maturity dates expressed theerin, or and to commit or perspective or denoits any bail property in koel contained in the trust deed, stants are secured by the date of the trust deed, stants are secured by the date of the trust deed, stants are secured to the trust deed And in executing such linancing statements pursuant to the Unitor Networks to proper public offices or othere, as whether and to pay for Unitorial Commer-by filing officers or Searching agencies as may be deemed in the beneliciary. So Searching agencies as may be deemed in the searches whether the searches of the searches are the buildings beneliciary. So Searching agencies agencies agencies of the searches and such other haraste as the beneliciary multiplication of the writers in the grant of the search of the searching from time to this searches an amount not less the beneliciary with loss payable to the writers in the grant of the searching from time to this searches contrasts and policy of important to the searching from the time static stall fail to delivered to the beneliciary is soon as insur-ding static other any time of the searching and the searching from the grant of the search of the searching agencies of the searching of the grant of the search of the searching agencies of the searching of the grant of the search of the searching agencies of the to the search of the search of the searching agencies of the searching of the search of the search of the searching agencies of the searching of the search and the such notice of default herein and the search of the search of the search agence and the charges that may be levied or assessed upon of the search agence of the shall the the search of the search of the search of the search agence of the shall the the search of the search of the search of the search agence of the search of the search of the search of the search agence of the search of the search of the search of the search agence of the search of th

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attarney, who is an active member of the Oregon State Bar, a bank, trust company property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.50

surplus, il any, to the grantor or to his successor in interest entitled to such surplus, il any, to the grantor or to his successor in interest entitled to succes-interest of the successor in the successor in interest entitled to successor sors to any trustee named herein or to avects a successor trustee appointed here trustee, the latter shall be vested with all with successor trustee appointed here trustee, the latter shall be vested with a successor trustee appointed here trustee, the latter shall be vested with the reunder. Each successor trustee which, when recorded in the mortsgue by written instrument executed the appointment which, when records at hall be conclusive pavel of proper appointment which is successor trustee second shall be conclusive pavel of proper appointment at the successor trustee second shall be readed by law Trustee is not trust or of any action or proceeding in prodicing sile under any trustee shall be a party unless such action or proceeding is brought by trustee.

Together with trustees and altorney's lees not exceeding the amounts provided by laws: with trustees and altorney's lees not exceeding the amounts provided by laws of the sale shall be held on the date and at the time and place based on the sale shall be held on the date and at the time and place casignated in the north sale of the trustee to which said sale may auction to the process and shall may sell said provided different to the property so sold, but within deed for cash, payable sil the prace of sale or sale cash, and the time and the property so sold, but within deed norther sol the time to which said sale may auction to the purchaser its deed in form as required by law corrections of the trustee thereof. Any person, excluding that be conclusive proof 15, When trustee sales at the sale the trustee, but inclusion of the proceeds and the property so sold, but with the property set the trustee sale the sale of the sale shall apply purchase at the sale that the property in the proceeds of the part purstee at the sale the trustee, but inclusion of the proceeds of t

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced forcelosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the default or defaults of the default convicted by ORS 86.735 to sale, the default or any other person so privileded by ORS 86.735, may cure sums secured by that at the default convicted by ORS 86.735, may cure sums secured by that the the default convicted by ORS 86.735, may cure only and no default occurred. Any other than such poly paying the obligation or itrust due in the time of the curred Any other default that is capable obligation or itrust due in any case, the performance rule under the and expenses actually, incurred in enforcing the obligation of the trust deed to default, the person effecting the cure shall pay to the berlied the datall cost of them with trustee's and attorney's fees not exceeding the amounts provide to the sums second by the sale shall be held on the date and at the time and 14. Otherwise, the sale shall be held on the date and at the time and

note of even date herewith, payable to beneficiary or order, and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable in the debt secured by this instrument is the date, stated above, on which the final installment of said nois becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be the secure of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this trust deed drantor indrees: but structure

sum of 8,385.00, 120 payments of 134.25 with an annual percentage rate of 14.500, with an amount financed of 7,724.00 note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereot, it

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 and the annual percentage rate of 14 500, with an

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as Grantor,

The W2 of lots 27 and 28, Block 13, STEWART, in the county of Klamath. Tomat parties some in tenning Conuch at Kramita

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: 110814 No. 8211

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, as Trustee, and

, 19. <u>88</u>, between

5.00 A 87758

FO2M No. 881-Oregon Trust Deed Series-TRUST DEED

13008

Grantor

CONTHIS TRUST DEED, made this

TRUST DEED 7+h William S. & Kathy M. Newell, husband and wife.

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George & Emily J. Lebsack

Charles Mowry

Vol 188 Page 8401

beback to any thore the configuration of the state of the		
fully seized in fee simple of said description of the seized in fee simple of said description of the seize o	ribed real property and he	iciary and those claiming under him, that he is lan as a valid; unencumbered title thereto
4018 Balsan Klamath Fal	n Dr. 1sw Ore: 97601	eller (1990), Nellon (1990) 1943) (M. Maria (1990) 1943) (M. Maria (1990) 1944) (M. Maria (1990) 1944) (M. Maria (1990) 1944) (M. Maria (1990)
and that he will warrant and forever		all persons whomsoever.
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The grantor warrants that the proceeds (a)* primarily for grantor's personal, to (b) for memory anisation or ferencit to	of the loan represented by the amily or household purposes (si	above described note and this trust deed are: ee Important Notice below), descriptions and the second second second second second second second second second
This deed applies to, inures to the ben	belit of and binds all parties he	CONTRACTOR AND A CONTRACTOR AND A CONTRACTOR
gender includes the leminine and the neuter, a	neticiary herein. In construing nd the singular number include:	this deed and whenever the context so requires, the mascul
IN WITNESS WHEREOF, sai	d grantor has hereunto set	t his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th as such word is defined in the Truth-in-Lending A beneficiary MUST complete with the starth-in-Lending A	e beneficiary is a creditor	William S. Newell Will S. New
peneficiary MUST comply with the Act and Regul disclosures; for this purpose use Stavens-Ness Form f compliance with the Act is not required, disregar	ation by making required	Sathym Newer
The signer of the charge is a concentra-	a mis nonce, star alger, yie yie bied of contrast plantager, halor i said (and alger to blantager, so that said (and alger to blantager)	Deri L. Coustney
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STATE OF ORECON, County of KLAMAH) ss. County of) REGON) ss.
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SEAU) () :: () My commission expires: 4-5-	10 m	유명했지? 그는 것은 것은 것은 것은 것을 못 하는 것이 없는 것이 있는 것이 있는 것이 있는 것이다.
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ust deed have been fully paid and satisfied y	ou berehu pro disease di	source by said
erewith together with said trust deed) and to re	CONVEY, without warranty	as secured by said trust deed (which are delivered to you
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ATED AND THE AND AND THE LAST ADDRESS OF	ar 19 mana - say shannar	[4] MYARANAN, MERICE AND PROCEEDING TO A CONTRACT STREAM AND ADDRESS AND ADDRESS ADDRESS AND ADDRESS AND ADDRE ADDRESS AND ADDRESS AND ADDRE ADDRESS AND ADDRESS AN ADDRESS AND ADDRESS
		Beneficiary
Do not lase or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivers	ed to the trustee for concellation before reconveyance will be made.
1320 Mal 05 122 05 131 1978		
TRUST DEED	are as called VBL 1	STATE OF OREGON, }ss.
STEVENS NESS LAW PUB. CO., PORTLAND, ORE.		I certify that the within instrument
LIAM S. & KATHY M. NEWELL CERTIFIC INTROCTORY GROUPS DUE	na selle and conversion t Oredon, described 43:	was received for record on the31stday of
Ballacturge)	SPACE RESERVED	in book/reel/volume No
DRGE & EMILY J. LEBSACK	FOR RECORDER'S USE	page
Beneficiary	Coarles 199	o mand and sear of
AFTER RECORDING RETURN TO	ក្លារ ព្រះបទរដ្ឋ សារដ្ឋ (ហ្មារី ក្លាយ ស្រុក សារដ្ឋាយ (ហ្មារី	County affixed. Evelyn Blehn, County Clerk
074 S. BEESON RD WER CREEK DR 97004	IFUSI DED	NAME A STORY
	INUST DEED	By Chrietha House Deputy