	179 THIS TRUST JAMES	2 DIED, made this 13 A JNU BARBARA C YOUNG	TRUST DEED	Vol. 059 April	Page 1187
as G		TH COUNTY TITLE COMPANY			
as E	CHRYSI Deneficiary,	LER FIRST FINANCIAL SER	VICES CORP.		, as Trustee, a
in	Grantor irrevoc. KLAMATH	W. ably grants, bargains, sells an County, Oregon, d	ITNESSETH: ad conveys to truste lescribed as;	e in trust, with powe	r of sale, the prope
PH 1 22	LOT	12 IN BLOCK 7 OF TRACT CIAL FLAT THEREOF ON FI LAMATE COUNTY, OFFICION.			
UN 22	n na sana sana sa	en Carron and Santa L			
11	THE FORPOSI	ar the tenements, hereditaments ar ng, and the rents, issues and profits E OF SECURING PERFORMAN THOUSAND EIGHT HUNDRED .00 ***********************************	NCE		cu to of used in connee
not soo: T becomes sold, cou then, at herein, s	ner paid, to be due a he date of maturity of o due and payable. In nveyed, assigned or the beneficiary's opt shall become immedian o protect the security	and psysible JULY 17 of the debt secured by this instrume a the event the within described pr alientied by the grantor without tion, all obligations secured by this tely due and psysble.	made by grantor, the , 19, rent is the date, stated a roperty, or any part the first having obtained th instrument, irrespectiv	linal payment of princip. 96 above, on which the final	ne terms of a promissor al and interest hereof, i
not to con 2. manner a destroyed 3. tions and join in exe cial. Code	i, hot to remove or dem numit or permits any waste To complete cr restore by building or improvem thereon, and pay when du To comply with all law restrictions allecting said ecuting such linuncing sta at the beneficity may	obish any building or improvement there of suid property. improvement there promptly and in good and workmanl ent which may be constructed, damaged ue all yosts incurred therefor. a, ord imament, regulations, constants, com property: if the beneficiary so requests, atements pursuant to the Uniform Comm	tion dranting any easeme ons subordination or oth thereol; (d) reconvey or lefally entitled therei be conclusive proof c disarvices mentioned in to 10, Upon any et- time without notice, the pointed how points.	int or Creating any restriction er agreement allecting this y, without warranty, all or an meyance may be described of, and the recitals therein of the truthulness thereol. T this paragraph shall be not fee delault by granto hereund either in person, by agent o med without regard to the ag	Ny part of the property. The as the "person or persons of any matters or facts shall ruster's lees for any of the sy than \$5. For, beneficiary may at any or by a resolution of the second
beneficiary now or he and such o an amount companies policies of if the gran deliver asid	To provide and continuor realize erected on the sai other hazards as the ben not less than 0 a acceptable to the beneti insurance shall be delive tor shall fail for any rea	ncies is nuy be deemed desirable by it ously maintain insurance on the buildin, it premises against loss or darage by it STS (200): from time to time require, return with loss payable to the latter; a seried to the beneficiary as soon ho procure are being as insure	the interpretedness herei erty or any part the issues and profits, inc gless costs and expense in liciary may determine. II. The enter all collection of such ren i musance policies or co	b) secured, enter upon and t reol, in its own name sue or luding those past due and us s of operation and collection, indebtedness secured hereby. infunction and taking posses is, issues and profiles, or the s.	ake possession of said prop- otherwise collect the rents, npaid, and apply the same, including reasonable attor- and in such order as bene- sion of said property, the
the benefici collected u ciary upon may determ any part th not cure or act done pu 5. T taxes, assess	in policy of insurance no liary may procure the order any fire or other in any indebtedness secured nine, or at option of ben esteol, may be released to waive any default or not rsuant to such notice. To keep said primises tre	ow or hersulter place on suit building same at (antor's expense. The amour surance policy may be applied by benel d hereby trd in such order as benelician eliciany the entire amount so collected. o o grantor. Such application or trelease shal the ol delault hereunder or invalidate an see from cerstruction liene and	a. The second	lication or release thereof a notice of delault hereunder e. ult by grantor in payment o rmance of any agreement he such payment and/or perform red hereby immediately due at his election may proceed i de or direct the trustee to fi de or direct the trustee to fi	in ranning of clammage of the nioresaid, shall not cure or or invalidate any act done $l \neq v$ indebtedness secured resunder, time being of the mance, the beneficiary may and payable. In such an to lorcelose this trust det
charges become to beneficiar ments, insur- by direct pi make such p and the amo hereby, toget frust deed.	property before any po- nne past due or, delinque y; should the grantor la ance premiums, liens or ayrment or by providing payment, beneliciary ma unt so paid, wich interest ther with the obligations	art of such tares, and assessed upon o net and promptly deliver receips therefore iii to make payment of any fues, assess other charlies paymol any fues, assess a ben viciary with tunds with which to by, at its pricon, make payment thereof, t at the rat-set forth in the role secured described in paratranship the secured	the function either at law or the beneficiary elects to the frustee shall execut and his election to sell secured hereol as then r in the manner provided 13. After the tr	r in equity, which the benefici, o foreclose by advertisement a e and cause to be recorded h the said described real proper on the trustee shall lix the ti required by law and proceed to in ORS 86.735 to 86.795. used has commenced loreclose	Aurous any other right or Ary may have. In the event and sale, the beneficiary or is written notice of default by to satisfy the obligation time and place of sale, five to foreclose this trust deed nure by advertigement and
covenants he erty hereinbi same extent described, an out notice, an render all su Constitute a b 6. To 01 title search	vindut waiver of any r. reol and for such payme fore described, as well that they are bound to d all such payments shai not the nonpayment shai mas secured by this trust reach of this trust deed. pay all costs, lees and	ights arising from breach of any of the ents, with interest as aloresaid, the prop- as the gentor, shall be bound to the or the payment of the oblightion herein 10 be immediately due and payable with- ol shall, at the uption of the inneficiary, deed immediately due and physical and expenses of this trust includies at	the default or defaults. sums secured by the i entire amount due at it, not then be due had no being cured may be cu obligation or trust dees defaults, the person ett and expenses actually i together with reserve	y other person so privileged to I the default consists of a I the default consists of a trust deed, the default may he time of the cure other the default occurred. Any other used by tendering the perform i. In any case, in addition ecting the cure shall pay to newtred in endorcing the obl ned attorney's lees not exceed	If UKS 80.753, may cure failure to pay, when due, be cured by paying the an such portion as would default that is capable of mance required under the to curing the default or the beneficiary all contents
less actually i 7. To allect the sect action or proc any suit for cluding eviden amount of att fixed by the t decree of the pellate court s ney's less on m	With or in enforcing this incurred. appear in and delend in verding in which the bene the loreclosure of this d for of little and the bene viney's fees mentioned in vinal court and in the eve trial court. grantor turt shall adjudge transonable work appeal.	pars and expenses of the frustre incurred is obligation and trustee's and eltorney's obligation or proceeding purporting to beneviciary or frustee; and incurred elect, to pay all costs and expenses, in- licitary or frustee may appear, including elect, by pay all costs and expenses, in- licitary's or frustee's attorney's lease the in this participath T in all cases shall be ent of an axpeal from any inspirent or her afters to pay such sum as the ap- as the bureficiary's or frustees attor-	b) saw. 14. Otherwise, th place designated in the be postponed as provide in one parcel or in sep in the parcel or in sep that deliver to the purch the property so sold, bu plied. The recitals in the of the truthlulness there the grantor and beneficia the frustillower truster what 13. When truster	he sale shall be held on the e notice of sale or the time of by law. The trustee may warate parcels and shall self bidder for cash, payable at i chase its deed in form as re it without any covenant or deed of any matters of lact of. Any person, excluding it try, may purchase at the sale wills pursuant to the powers	date and at the time and to which said sale may sell said property either the parcel or parcels at the time of sale. Trustee quired by law conveying warranty, express or im- shall be conclusive proof he trustee, but including conclude to
It is tr 8. In r. under the right right, it it so is compensation o pay all rea fourced by a	Autually agreed that: he event that any portion t of eminent domain or e- elects, to require that all in for such taking, which isonable costs, expenses i rantor in such proceedin ist upon any reasonable ial and appellaie court.	n or ill ol said property shall be taken condennatist, beneticiary shall have the lor any portion of the monies payable hare in excess of the amounts payable and attorney's feet necessarily paid or fiss, shall be paid to beneticiary and costs and represe and attorney's feet, necessarily paid or incurred by hence- plance appoint upon the indelifedness its now extensive in the finds actions	having recorded here build deed as their interests m surplus, il any, to the gr surplus. 16. Beneticiary m sors to any trustee name under, Upon such appo	rry, may purchase at the sale sells pursuant to the powers of sale to payment of (1) of the truster and a teawin ipation secured by the trust barquent to the interest of any appear in the order of the santor or to his successor in easy from time to time appoint d herein or to any successor infiment, and without come any do appointed between the vested writen interpret	tend, (3) to all persons (he trustee in the trust if priority and (4) the trifferest entitled to such as successor or success- trustee appointed here- vance to the successor
oth in the tri iclary in such	a second a more that the	its own expense, to take such actions - be necessary in obtaining such com-		and a second	Each such appointment recuted by beneliciary,

11188 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in tee 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 warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily tor grantor's personal, family or household purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine dender includes the feminine and the neuler, and the singular number includes the plural. IN WITNESS WHEREOF, suid grantor has hereunto set his hand the day and year first above written. • IMPORTANT NOTICE: Delete, by lining eu%, whi diever warranty (e) or (b) is not applicable; if warranty (e) is applicable and the beneficiary is a creditor as such word is defined in the Troth-in-kr ding: Act and Regulation. Z, the Beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose us Stevens-Nots Ferm No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. If compliance with the Act is not required, disregard this notice. 4-7 Barbara Ce. young JAMES A YOUNG BARBARA C YOUNG (If the signer of the abave is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, STATE OF OREGON. County of 55. This instrument was acknowledged before me on County of KimmaTH This instrument was acknowladged before me on <u>APRIL - 1 3, 1987</u>, by 19 ..... by . JAMES B YOUNG + BARBAIRS (YOUNG as of Den Main Pub (SEAL) Notary Public for Oregon . . Notury Public for Oregon My commission expires: 110 (SEAL) My commission expires: 5/5/5/ RECKEST FOR FULL RECONVEYANCE UB110 3 25 obligations have been pre-, se j 11:11:1.1 ss secured by the foregoing trust deed. All sums secured by said 1.15 stee cte. on payment to you of any sums owing to you under the terms of **TO:** .... ences of indebtednoss secured by said trust deed (which are delivered to you said trast deed or pursuant to titut. The new sences of indepredients secured by said trust deed (which are derivered to your herewith together with said trust deed,) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the The undersigned is the legal of estate now held by you under the same. Mail reconveyunce and documents to ...... <u>, 19. -</u> DATED: Beneliciery not lose or destroy this Inust Cood OR THE NOTE which it secures. Both much be delivered to the trustice for concellation before reconveyance will be ma STATE OF OREGON, - 35-County of Klamath. I certify that the within instrument TRUST DEED was received for record on the 22nd day (FUEM No. 803) STEVENS-NESS LAW PUB, CO., POSTLAND, ORE at 1:22 o'clock ... R.M., and recorded KLAMATH COUNTY TITLE COMPANY page \_\_\_\_\_\_ or as fee/file/instru-SPACE RESERVED ment/microfilm/reception No. 1792 ..., Grantor FOR Record of Mortgages of said County. RECONDER'S USE CHRYSLER FIRST FINANCIAL Witness my hand and seal of County affixed. SERVICES CORP. Evelyn Biehn, County Clerk AFTER RECORDING RETURN TO CHRYSLER FIRST FINANCIAL SERV. By Dauluse Mulerslan Deputy PO EOX 25448 PORTLAND, OR 97225 Fee \$13.00