THIS TRUST DEED, made this Day 118 (Bid der Granter, HUDHTATH TITTE COMPANY OF KLAMANH COUNTY as Trustee, and JAM2S SCOTT MACHIERSON JAM2S SCOTT MACHIERSON Beneticiary. WITNESSETH: Company introocably grants, bradiens sells and conveys to truste in trust, with power of sale, the property County. Oregon, described as: The Easterly 128 feet of 16t 19 and the Vesterly 25 feet of 16t 20, HUD COUNTY (County, Oregon, described as: The Easterly 128 feet of 16t 19 and the Vesterly 25 feet of 16t 20, HUD COUNTY (County, Oregon, described as: The Easterly 128 feet of 16t 19 and the Vesterly 25 feet of 16t 20, HUD COUNTY (County, Oregon. to the official plat the rest, haves and point hereof and all fitters and all other rights therean actual and any aname of the County. Oregon. sector actual rest. Dolars with intervi therean actual and any aname of the county	RM No. 881—Oregon Trust Deed Series—TRUST DEED.	TRUST DEED	T.,].r	_Page <u>13882</u>
Physical C. Schidler as Trustee, and Grano, JAMES SCOTT MACHIGUUITY as Trustee, and Benchiclary. WINESSETI: Grano, introducibly drants, brighns, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as: The Easterly 12% feet of Lot 19 and the Vesterly 25 feet of Lot 20, Block 20, HOT 100 TO THE CITY OF FRAMMIT FALLS, according to the other official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. worker with all and singlehr the transments herediaments and appurtenances and all other rights thereand belonding or in anywire to the the office of the County Clerk of Klamath County, Oregon. worker with all and singlehr the transments herediaments and appurtenances and all other rights thereand belonding or in anywire to singlehr the transments herediaments and pool thereand and all littleres now or hereafter attacked to or and in county. out the Official Dist thereof on file in the office of the county Clerk of Klamath County, Oregon. out the PUNDSE OF SIGNATION DERFORMANCE of each dreament all granter therein and and point of the transment of the trans			•	••••
JAMES SCOTT MACTHEMESON Beneticary. Beneticary. Beneticary. Beneticary. Beneticary. Beneticary. Beneticary of Beneticary of Beneticary of Beneticary of Beneticary of Beneticary of Beneticary. Beneticary of Beneti	Phyll Granter, MOUNTAIN TITLE COMPA	lis C. Shidler ANY OF KLAMATH COUN	VTY	, as Trustee, and
Beneficiary. WITNESSETM: Control of the second of the s	JAMES	3 SCOTT MACPHERSON		,
<pre>Granter intervention of sale, the property Granter intervention of sale, the property for the official plat thereof on file in the office of the County Clerk of Klanath Granter intervention of the official plat thereof on file in the office of the County Clerk of Klanath Granter Grant</pre>	Beneficiary.			
The Easterly 12's feet of Lot 19 and the Vesterly 25 feet of Lot 20, Block 29, HOT SPHINGS ADDITION TO THE CITY OF KAMAUTH FALLS, according to the official plat thereof on file in the office of the County Clerk of Kamauth County, Dregon.	Grantor irrevocably grants, barga KLAMATH Count	ains, sells and conveys	to trustee in trust, with p	power of sale, the property
 The other output of the second by the instrument of granter here in contained and payment of the second by granter. During of the second by the instrument of the second by granter of the second b	The Easterly 12 ¹ / ₂ feet Block 29, HOT SPRING to the official plat	t of Lot 19 and the IGS ADDITION TO THE thereof on file in	e Westerly 25 feet o	of Lot 20, LIS, according County Clerk of
Definition of FTVE THOUGHAID SIX NORMALD ALL, NOTATION The second of	ion with said real estate. FOR THE PURPOSE OF SECURIN FULL THE THOUSAND SIX HUNDE	NG PERFORMANCE of eac	ach agreement of grantor hereit	in contained and payment of the
 The protect measurement of this trans deep dramatic givers: To protect measurement of the improvement three dramatics in the sector measurement without notice, either prevent, by definit and property if the benchestary is request, and the sector measurement is the sector measurement in the three equiptions dramatics in the sector measurement is the sector measurement in the sector measurement is the sector measurement in the sector measurement is the s	sum of FIVE THOUSAND SIX HUNDF note of even date herewith, payable to benefic not sooner paid, to be due and payable The date of maturity of the debt secur becomes due and payable. In the event the v sold, conveyed, assigned or alienated by the then, at the beneficiary's option, all obligation	Der Terms of not red by this instrument is the within described property, on he frantor without first havi ions secured by this instrume yable.	ars, with interest thereon accord grantor, the final payment of te, 19 e date, stated above, on which or any part thereof, or any inter- ing obtained the written conset- ent, irrespective of the matur	ding to the terms of a promissory f principal and interest hereof, if the final installment of said note berest therein is sold, wireed to be out or approval of the beneficiary, irity dates expressed therein, or
incurred by granter in such protectings costs and expenses and atteries tes, applied by it lists upon any reasonable costs and expenses and atteries tes, both in the trial and appellate courts, necessarily paid or incurred by benef- ticiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granter advess, at its own expense, to take such actions and execute such instruments as shall be necessarily in obtaining such com- and execute such instruments as shall be necessarily in obtaining such com- gensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene- ficiary, payment of its fees and presentation of this deed and the mote for ficiary, payment of its fees and presentation of this ideed and the mote for endorsement (in case of bull reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, truster may the liability of any person for the payment of the indebtedness (truster the state).	 To protect, preserve all many building and repairs: not to remave or demolish many building or improvement statement of submersed to commit or permit any waster primity and internet to commit or permit any waster primity and internet of the permits all center property: if the join in executing such linancing statements pursuant is the cost by ling officer or offices, an early as the permits and to proper public officer or offices, and econtinuously maintain in the such first proper public officer or offices, and econtinuously maintain in the order of the such first permission and such the such previses adapting the provide and continuously maintain is and such other hards of the permission and such other hards and such that such provides any permission and such other hards and permission and and the permission and and the previse adapting a sected and such that the permission and and the previse and the permission and and the previse adapting and the previse and and and the previse and and and publicy of invarance now or hereafter the bandiciary may procure the same at gamb collected under any policy of invarance now or hereafter the bandiciary may be released to grantor. Such any part there any part of such to be additive such any policy of invarance now or hereafter the bandiciary may be released to grantor. Such any part there any part of such to adapt there any part of such to adapt there any part of such to adapt there any part of a such to adapt there any part of a such to adapt the previous and the amount so paid, with interest at a such to adapt the second and law the adapt to and before a any part of such to adapt the amount so paid, with interest at a such to adapt the amount so paid, with interest at a such to adapt the second part. The such adapt the second part with the obligation decomption and the amount so paid, with interest at a such adapt the second part with the obligation	d or improvement thereon: in good and workmanlike be constructed, damaged or editherelor. Judiations, covenants, condi- editherelor. District of the one of the series pay lor illing same in the of all lien searches made e deemed desirable by the insurance on the buildings inst loss of damage by the ont time to time require, in set of all lien searches made e deemed desirable by the ont time to time require, in set of all lien searches made e deemed desirable by the ont time to time require, in set of the the buildings inst loss of damage by the ont time to time require, in end asy prior to flucture and to belichty as soon as instant end day built to the latter; all con- gend asy prior to flucture and to any such insurance and to may be applied by heneli- in such order as henelicity is hereunder or invalidate any inters assessments and other the deliver receipts therefor any aphale by grantor, either with lunds with which to ito make payment thereol, is ach order software and ther the bound any taxe, assess as aphale by grantor, either may be aphied by this to the debi secured by the street as alresaid, the prop- entor, shall be bound to the street as alresaid, the prop- entor, shall be bound to the the option of the beneficiary, ediately due and payable with truster and any apayable and the truster including the append from any inducent or to pay wich sum as the ap- mented from any payable and append from any inducent or to pay wich sum as the ap- mented from any inducent or to pay wich sum as the ap- mented from any inducent or to pay wich sum as the ap- mented at bobalising such com- tor balanty and covers shall be taken thom, beneficiary shall have the every of the monies payable excess of the annous the dap- mented to balanting such com- tor balanty and cover by the applied upon the indebiedness is expense. To take such actions is expense, to take such actions.	errol: (d) recurvey, without when here inter in any reconvey, and the intervi- sally entitled thereto," and the intervi- sally entitled thereto," and the intervi- sally entitled thereto," and interview incomentation of the interview interview interview proof of the interview interview interview proof of the interview interview interview of the interview interview interview of the interview interview interview of the interview of operations is costs and expenses of operations any is less upon any indebtedness secured, enter its or any part thread, in its own success and profits, including those pass (osts and expenses of operations any is less upon any indebtedness secu- icity may determine. If the only enterview of operations is under the interview of detau usuant to such notice. If the only operative of detau usuant to such notice. If the only enterview of a paynet we have a law or in equity, while the beneficiary at here the any direct the beneficiary at here a paynet the description of low o	"described as the "person or person- tals there of any matters or lacts shall so thereod. Trustee's less for any of the suff be not less than 55. must hereunder, heneficiary may at any by agont or by a receiver to be ap- and to the adequacy of any security to rupon and take possession of said prop- name sue or otherwise collect the rents of due and take possession of said prop- name sue or otherwise collect the rents of due and take possession of said prop- name sue or otherwise collect the rents of due and take possession of said property, the molits, or the possession of said property, the molits of the possession of said property, the molits of any taking or dimage of the awards for any taking or dimage of the awards for any taking or dimage of the awards for the trust devices this trust devices the trustee of possession of saids, the beneficiary may mediately due and payable. In such a may proceed to foreclose this trust devices the trustee to pursue any other tikle abe treated to pursue any other tikle abe treated to pursue any other tikle abe treated to process the strust device of a so provided by written notice advects we and proceed to foreclose this trust devices the data the truste of ables for the default the the trustee conducts to abe recorded to breclose this trust devices the data the truste of the data the truste of the data the truste of the data with the there taken the said sale for a so provided by ables for the saids and a the default the than said sale for a so the curve data the truste of the data the time ta side of the struct data and at the time ta sale or the time to which said sale for any coverant or war

13883The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto Trust Deed to Klamath First Federal Savings and Loan Association 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 for 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 composition 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 gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. lli. C. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. 1. 21.4 Phyllis C. Shidler -----Railan STATE OF OREGON, County of bv This instrument was acknowledged before me on ... by as .. CENTREPERSONAL CONTRACTOR CONTRACTOR CONTRACTOR OFFICIAL SEAL TRACIE V. CHANDLER NOTARY PICLIC - OREGON COMMISSION PROCESSION COMMISSION EXPIRES JULYOG, 1994 Windle all Notary Public for Oregon My commission expires 7.6 NATION AND A CONTRACT DATE OF A CONTRACT OF A REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: , 19. . Beneliciary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON. (FORM No. 881) STEVENS NESS LAW PUB. CO. PO SS. County ofKlamath I certify that the within instrument was received for record on the <u>16th</u> day of _______July_____, 19.91, at 12:07 o'clock P.M., and recorded in book/reel/volume No. ______ on Grantor SPACE RESERVED page ____13882 ____ or as fee/file/instru-FOR RECORDER'S USE ment/microfilm/reception No. 32020, Record of Mortgages of said County. Beneficiary Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANYEvelyn_Biehn._County_Clerk... NAME TITLE By Reductor Multimolors Deputy " Fee \$13.00