THIS TRUST DE RUSTER OF THE ELVI NOUNTAIN	MTC	UST UST COF. KLANATH. COU	Vol. <u>rm9</u> ; July NTX n corporation	, as Grantor, , as Trustee, and
RLAMATH	county, Ore ook 3 of THACT Office If the	, sells and sonveys to gon, described as: 1168, aucording County l'lerk of	to the official pla Xlamath County, Ore	t thereof on
ogether with all and singular r hereofter apportaining, and be property.	d the rents, issues and	profits thereof and all f	ces and ell other rights thereum ixtures now or hereafter attache agreement of grantor herein cun	d to or used in connection with

torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion wall of the property shall be taken under the right of eminent domain or condemnation, bene ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking sation for such taking,

NOTE: The Trust Osed Act provides that the trustex hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, frust company or savings and loan association authorized to do business ander the laws of Oregon or the United States, a title insurance company autho-rized to insure title to real property of this work, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 556,505 to 696,585. STATE OF OREGON, TRUST DEED -SS. County of X certify that the within instru-ELVERA A. BASS TRUST ment was received for record on the 88256 POND ST. FLORENCE, OR 97439 SPACE RESERVED Grander in book/reel/volume No.\_\_\_\_\_ on FOR HENRY G. & GERALD C. HOLF!' BANCH and INC. RECORDER'S USE 31919 MUDIC FOINT RD. ment/microfilm/reception No......, CHILOQUIN. OR 97524 Semficiery Witness my hand and seal of HOMMALN THE COSPANY County affixed. OF KLANACH COUNTY 222 S. Sixth St. TITLE NAME Klamath Falls, OR 97601 Deputy Br .... and a second sec

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which are in excess of the amount requires to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to benelicin v and applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courte, necessarily pair or incurred by is neficiery in such proceedings, and the balance applied upon the indebtedrass secured hereby; and grantist agrees, at its own expense, to take such actions and execute such instruments as shell be necessary in obtaining such compensation, promptly upon beneliciary's request.

9. At any time and from time to fiore upon written request of beneficiary, payment of its lees and presentation of this deed and

9. At any time and found time to fine upon written request of performance in the property of the second presentation of this deed and the note for endorsement (in case of full iscon evances, for cantellation), without affecting the liability of any person for the payment of the indebedness, trustee may (a) conserve to the meking of any map or plat of the property; (b) join in granting any essement or creating any restriction thereon; (a) join in a try subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any pait of the property. The grantee in any reconveynes may be described as the "person or persons legally entitled thereto," and the textists is have not less than 85. 10. Upon any default by grantor he surces, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without tegerd to the adequacy of any security lor the indebedness hereby secured, enter upon and take passession of the property or any part thereod, in its own name sue or otherwise collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may default by collaring or any of the services or compensation or the property, the collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may default or including reasonable attorney's less upon any indebtedness that by grantor in payment of any taking or damage of the property, and the application or release thereof as along it, while the payment of any taking or any caking or damage of the property, and the application or release thereof as along its date and payable. In such and expanses ide or any taking or damage of the property, and the application or release thereof as along its date of protections including reasonable attorney's less of any caking or averds for any taking or averds for any caking or damage of the property, and the application o

and that the grantor will warrant and for wer 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 furnitor is a natural person) are for business or commercial purposes.

This deed applies to, inures to thi benefit of and binds all parties hereto, their heirs, legatees, devises, administrators, executors, personal representatives, successors and resigns. The term benaficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgager or mortgager may be more than one person; that if the context so res, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and ed to make the provisions hereof apply equally to corporations and to individuals. implied to mak

IN WITNESS WHEREOF the grantor has executed this instrument the day and year first above written.

에는 사람이 있는 것은 것은 것은 것은 것은 것은 것을 가지 않는다. 같은 것은 것을 가지 않는다.	THE ELVERA A. BASS TRUST
* IMPORTANT NOTICE: Balete, by lining out, whichever warranty (e) of a not applicable; if warranty (a) is applicable and the beneficiary is a cre as such word is defined in the Truth-in-Lending Act and Regulation 2	the X by: Colater B KAULS
beneficiary MUSI comply with the Act and Regulation by making reg disclosures; for this purpose are Stevens-Net. Form No. 1219, or equive If compliance with the Act is not required, disregard this notice.	wred Elvera A. Gass. Irustee
STATE OF OREGON, County	of Klausta GANE ) 55.
This instrument was ack	nowledged before me on July
by Elvera A. Eass, Icu	stee of The Elvera A. Bass Trust
This is tuning was etc.	nowledged before me on
25	
CARL MATENBIRG NOTARY PUBLIC - I'REGON	1 me atul
My Commission Explines	My commission expires Notsty Public for Oregon
STATE OF OREGON: COUNTY OF KLAMATH: st.	같은 방법은 전 같은 것이 있었다. 이 가장에서 가장 것은 것이 있는 것이 있습니다. 방법은 방법은 것이 가장 같은 것이 있는 것은 것은 것이 있는 것이 있는 것이 있다.
Filed for record at request of Mountain Cli	tle Co. the 24th de
of <u>hilv</u> A.D. 19 12 of 1114	biclockAM, and duly recorded in Vol
of <u>Morteaz</u>	es on Page <u>16397</u> .
는 사실에 가지 않는 것을 해야 할 것을 것이 있는 것을 확실해야 하는 것을 가지 않는 것을 가지 않는 같은 사업에서 이렇게 같은 것을 하는 것을 하는 것을 하는 것을 것을 수 있다. 이렇게 하는 것을 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 수 있는 것을 수 있는 것을 하는 것을 수 있는 같은 사업에 있는 것을 같은 것을 수 있는 것을 수 있는 것을 것을 수 있는 것을 수 있는 것을 것을 수 있는 것을	Evelyn Biehn County Clerk
FEE \$15.00	By <u>Dissilve Muslimatore</u>
	<b>Bemelicia</b> (y
reconveyance will be made.	LICIAL CARE