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45.25	0.0	•		,,,,		

TRUST DEED

Volmas Page 729	M.
VUILLA COUP TOUR	<u> 20</u>

PURE PROJECT	as Trustee, and				
rantor irrevocably grants, bargair	e sells and compers	WITNESSE		ale, the property in Klamath C	County, Orego
escribed as:	,		氰 副汽车 下口的 生有人		
	mark in consert status a \$ \$100. H	· Bulling the s	New America (A)		
	1818EL FRANCE	Alban Calab			
Lot 1 and the Nort	heasterly rect	tangular 17	.4 feet carac	ljoining Lot 2, Block	c 21,
FIRST ADDITION TO	THE CITY OF KI	LAMATH FALL	S, in the Co	inty of Klamath,	
State of Oregon.		<b>3</b>	256 356		Jack Spring
	إكا الصيصدي لأب	in the contract of			
			periencina in	See	Land St.
	117 2 14				
راد والمناسب والمناسبة	The second second second	المستشيد أساسين	Mostan	address to the first	
		Reference			
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					and being an end
The state of the s	and planted seas ( both)	rayang a kananasiya i	Propromise was		
하수는 불만하는 이번째 이것.					
	1 (2)				
The SIN At Subsequence his	will sack suite i		Anabasta A. A	SECONDARIO O DEL 👚 ES	Seland to
gether with all and singular the t	enements, herecitan	ents and appur	tenances and all of	her rights thereunto belongin	g or in anywi
w or hereafter appertaining, an	d the rents, issues	and profits the	eof and all fixtur	es now or hereafter attached	to or used
nnection with the said real estate		arent essebblica		결과경찰에 가는 것이 없다.	
POR THE PURPOSE OF SECUR	UNG PERPORMANO	CE of each agre	ement of grantor l	nerein contained and paymen	of the sum
3,345.00 ). This y reason, of the subject property.	The full amount of	st-free (U%) and	snall be due and	Payable in rull upon sale of the	ansier, for
te shall be reduced at a rate of	of 20% of the total	each year over	the next five (5	vears and will be deemed	fully satisfie
7-1-98		June June June			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
<u>, je na <del>koj</del> pri je</u> koj je na pos		4-14-54			
To protect the security of this tr	ust deed, grantor ag	rees:			
1. To protect, preserve and mal				to remove or demolish any b	uilding or
provement thereon; not to comp	ait or permit any wa	ste of said prop	erty. Jiliona and mostric	tions offering said property	
2. To comply with all laws, ord It is mutually agreed that:	mances, regulations,	, coverants, con	CILIDIES AND TESUR	nous anecung said property.	4
3. In the event that any portion of	r all of said property	shall be taken u	inder the right of e	minent domain or condemnat	ion, beneficia
all have the right, if it so elects, t	o require that all or	any portion of t	he monies payable	e as compensation for such tal	king, which a
excess of the amount required to	pay all reasonable co	sts, expenses an	d attorney's fees n	ecessarily paid or incurred by	grantor in su
oceedings, shall be paid to benef	iciary.	7-4		gija Alberte in die de same	
4. Trustee accepts this trust who	n this deed, duly exc	ecuted and ackn	owledged is made	a public record as provided b	y law. Trust
not obligated to notify any party l	nereto ot pendinz sal	e under any oth	er deed of trust or	or any action of proceeding in	wnich grante

The 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, and that he will warrant and forever defend the same against all persons whosever.

beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are for improvement of dwelling heating system on described property.

This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devicees, administrators, executors, personal representatives, successors and assigns. The terms beneficiary shall mean the holder and owner, including pledges, or 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 feminine and the neuter, and the singular number includes the plural.

POST POST WHEREOF, sai	d granter has hereunto set his hand the day and year first above written.
STEVEN A. JEWEIN	JULITH R. JEWELL JULIO
FATE OF OREGON	
ounty of Klamath	) ) ss STEVEN A. JEWELL AND JUDITH R. JEWELL )
This instrument was acknowledged	d before me on BPNIC 9 1993
	OFFICIAL SEAL DONALD J. HOPERICH NOTARY PUBLIC-OREGON COMMISSION NO. 011490 Notary Public 6
commission expires: 12-5-95	Chimissian Expires DEC, 5, 1995
UEST FOR FULL RECONVEYANCE	
te undersigned is the legal owner as deed have been fully paid and/or m sms of said trust deed or pursuant and to you herewith together with a rust deed the estate now held by	nd holder of all indebtedness secured by the foregoing trust deed. All sums secured to statute, to cancel all evidences of indebtedness secured by said trust deed) and to reconvey, without versions and to reconvey, without versions and to reconvey, without versions and to reconvey.
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e undersigned is the legal owner as deed have been fully paid and/or m sms of said trust deed or pursuant red to you herewith together with a rust deed the estate now held by yo	nd holder of all indebtedness secured by the foregoing trust deed. All sums secured to statisfied. You hereby are directed, on payment to you of any sum owing to you all evidences of indebtedness secured by said trust deed (whereby and to reconvey, without warranty, to the parties designated by the four under the same. Mail reconveyance and documents to  DATED:  Beneficiary  Beneficiary
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TRUST DEED  IN A. JEWELL  H. R. JEWELL  OOSEVELT STREET  TH FALLS, OR 97601  Grantor(s)	Indebtedness secured by the foregoing trust deed. All sums secured to set and ratisfied. You hereby are directed, on payment to you of any sum owing to you it to statute, to cancel all evidences of indebtedness secured by said trust deed (we said trust deed) and to reconvey, without warranty, to the parties designated by the red trust deed (we same. Mail reconveyance and documents to  DATED:
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