CARROL. JOE. SCHONES. and BERTYL. L. SCRONES. and LERNETH. D. SCRONES. all with the right of. S. SULVIVORShip. 6. SULVIVORShip. 7. ST TUSE MOINTAIN TITLE. COMPANY. OF KLAMATH. COUNTY. 8. AS Truste of SULVIVORSHIP. 8. ST TUSE WITNESSETH: Grantor interocochly grants, bargains, sells and conveys to trustee in trust, with power of sale, the proper KLAMATH. COUNTY, Oregon, described as: Lot 6 and the North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of Merrilli, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Lot 6 and the North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of Merrilli, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Lot 6 and the North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of Merrilli, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Lot 6 and the North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of Merrilli, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Lot 6 and the North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of North 1/2 of Lot 7 in Block 2, HODGES ADDITION TO TO	65421	mTC 30362-m	VOLM93 Page 18735
MOINTAIN TITLE COMPANY. OR KLAMATH. COMPAY	CARROL JOE SCHONCE and Demo	this	July 1993 between
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the proper KLAMATH. County, Oregon, described as: Lot 6 and the North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of Herrill, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. To the PUROSE OF SECURINO PERFORMANCE of each afterement of grantor barein candiand and payment of the property of the multiply date expressed therein, or heart of the beneficiary of the property of	orsurvivorship		dilwith.the.rights
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Crantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the proper KLAMETH		Witheconar	, as Beneficiary
Lot 6 and the North 1/2 of Lot 7 in Block 2, HODGES ADDITION to the Town of Merrill, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. To the PURPOSE OF SECURINO PERFORMANCE of each agreement of granter herein contained and payment of its property. FOR THE PURPOSE OF SECURINO PERFORMANCE of each agreement of granter herein contained and payment of its property. The date of the debt secured by this instrument is the date, stated above, on which the limit and interest here not sooner paid, to be due and payable. PLE LETIS. Of NOTE. The date of antautity of the debt secured by this instrument is the date, stated above, on which the limit and interest here not sooner paid, to be due and payable. PLE LETIS. Of NOTE. The date of antautity of the debt secured by this instrument is the date, stated above, on which the limit and beneficiary of the county of the payable. The date of antautity of the debt secured by this instrument is the date, stated above, on which the limit middle sold, conveyed, assigned or all the sevent the within described property, or any past thread, or any interest three in a behalf sold, conveyed, assigned or all the sevent the within described property, or any past thread, or any interest three in a behalf sold, conveyed, assigned or all the here is a behalf sold, conveyed, assigned or all the here is a behalf sold and the here is	Grantor irrevocably grants, b. KLAMATH	argains sells and commons 4- 4	in trust, with power of sale, the property in
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becomes due and payable. In the abolt secured by this instrument is the date, stated above, on which the linal installment of the sold, conveyed, assigned or aline event the within described property, or any part thereof, or any interest three in sold, agreed at the beneficiary's option, all obligate the grantor without first having obtained the written consent or approval of the beneficiary's active the security of this trust deed, stantor agrees: To protect the security of this trust deed, stantor agrees: 1. To protect, preserve and maintain the proparty in seed condition and repair; not to remove or demolish any building or provement thereon; not to commit or permit any waste of the property. 2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed thereon; on the complete or restore promptly and in good and habitable condition and restrictions atleeting the property; if the bereft of the complete or restore promptly and in good and habitable condition and restrictions atleeting the property; if the bereft or pay for illing same in the green public office or offices, sawell as the cost of all lien searches made by illing officers or sear 4. To provide and continuously the beneficiary. 4. To provide and continuously the beneficiary will be provided the provide and continuously the beneficiary will be provided and provided the the stantal as the beneficiary will be applicated to the provide and continuously the beneficiary will be provided to the beneficiary will be applicated by the provided and continuously the beneficiary will be an account to the string of the provided provided to the benefici	note of even date herewith, payable to ber not sooner paid, to be due and payable. Del	meficiary or order and made by grantor, the	rest thereon according to the terms of a promissory final payment of principal and interest hereof, if
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so requests, to join it is a securing such imancing statements pursuant to the Uniform Commercial Code as the beneficiary may required agencies as may be deemed desirable by the beneficiary. 4. To provide and controlled by the beneficiary. 4. To provide and such other hands and insurance on the buildings on the recreted on the property against learning by fire and such other hands are interested to the property against learning by fire and such other hands are interested to the such as the beneficiary. 4. To provide and such other hands are interested to the such as the beneficiary may from time to time require, in an amount not less than \$11.1. INSU damage by fire and such other hands are the beneficiary may from time to time require, in an amount not less than \$21.1. INSU diciary as soon as insured; if the grantor enteriors, with loss payable to the latter; all policies of insurance shall be delivered to that least lifteen days prior to the expiration to all for any reason to procure any such insurance and to deliver the policies to the tenture the same at grantor's expense. The amount collecter of insurance now or hereafter placed on the buildings, the beneficiary may and the declared several tenture of the same at grantor's expense. The amount collecter of insurance now or hereafter placed on the buildings, the beneficiary may and therefore the same at grantor's expense. The amount collecter of or insurance prompts are any part thereof, may be released to grantor. Such application or release shall not cure ovaive any default or notice of default of the collected of the property free from construction liens and to pay all taxes, assessments and other charges that may be leving to the property free from construction liens and to pay all taxes, assessments and other charges that may be leving to the property free from construction liens and to pay all taxes, assessments and other charges become past due or delinquent tensor or their charges and payable by grantor, either by direct payment or make payments a	1. To protect, preserve and maintain provement thereon; not to commit or permit 2. To complete or restore provement.	eed, grantor agrees: the property in good condition and repair, t any waste of the property.	and to remove as descript
4. To provide and continuously maintain insurance on the buildings now or hereafter crected on the property against led anage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$\frac{\text{M211}}{}\$ insurance and to deliver the policies to the surficient of the property against led anage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$\frac{\text{M211}}{}\$ insurance and to deliver the policies to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver the policies to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver the policies to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance poil to the experiment of the procure of the same at grantor's expense. The amount collected under any line or other insurance policy may be applied by beneficiary any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so colle under or invalidate any act done pursuant to such notice. 5. To keep the property fee from construction liens and to pay all taxes, assessments and other charges that may be levil assessed upon or against the property before any part of such taxes, assessments and other charges become past due or delinquent liens or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such constructed in charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the fine of the construction of the payment of	so requests to join in annuality, ordinance	es, regulations, covenants, conditions and res	trictions affecting about
liciary as soon as insured; it the grantor shall fall for any reason to procure any such insurance shall be delivered to the ast least litteen days prior to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the beneficiary may any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the application or release shall not cure or waive any default or notice of default or any prior or any part thereot, may be released to frantor. Such application or release shall not cure or waive any default or notice of default under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levil promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premients or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a pay with interest as aforesaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such paym bound for he payment of the obligation herein described, as well as the grantor, shall be bound to the same extent that they hand the nonpayment thereof shall, at the option of the beneficiary render all sums secured by this trust deed immediately due and blead and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of title ascurity	4. To provide and continuously mai	beneficiary. ntain insurance on the buildings now or I	perentter prected on the several contract of the several contract on the sever
assessed upon or against the property before any part of such taxes, assessments and other charges that may be levier promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premient, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a pawhith interest as a aforesaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they and the nonpayment of the obligation herein described, and all such payments shall be immediately due and payable without no shall as the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed in the payment of the obligation herein described, and all such payments shall be immediately due and payable without no shall be and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trust encurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee on pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's lees; the amount of attorney's mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decreased in the control further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's ease on such appeal. 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, be instructed in insure title to real property of this s	ficiary as soon as insured; if the grantor shal at least fifteen days prior to the expiration ocure the same at grantor's expense. The amo any indebtedness secured hereby and in such or any part thereof, may be released to gran under or invalidate any set these	eticiary, with loss payable to the latter; all p I fail for any reason to procure any such insu of any policy of insurance now or hereafter ount collected under any fire or other insura- order as beneficiary may determine, or at op tor. Such application or release shall not cu	solicies of insurance shall be delivered to the bene- rance and to deliver the policies to the beneficiary placed on the buildings, the beneficiary may pro- ance policy may be applied by beneficiary upon tion of beneficiary the entire amount so collected, re or waive may default or setting.
the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payme with interest as aloresaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they and the nonpayment of the obligation herein described, and all such payments shall be bound to the same extent that they and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable without no able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this one payable costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's lees; the amount of attorney's her trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's in the court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's in the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, be rust company or savings and loan association outhorized to do business under the laws of Oregon or the United States, a title insurance company or savings and loan association outhorized to do business under the laws of Oregon or the United States, a title insurance company or gent licensed under ORS 696.505 to 696.585. TRUST DEED County of **TATE OF OREGON**	assessed upon or against the property before promptly deliver receipts therefor to benefic liens or other charges payable by grantor, eit ment beneficions.	onstruction liens and to pay all taxes, asses e any part of such taxes, assessments and o ciary; should the grantor fail to make payme ther by direct payment or by providing bene	sments and other charges that may be levied or ther charges become past due or delinquent and nt of any taxes, assessments, insurance premiums, licinty with the delicing the state of the
trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee may appear, including any suit for the foreclosure of this or pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's lees; the amount of attorney's mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decreationers's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, be incidently shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taken the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bixed to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States, a title insurance company as gant licensed under ORS 696.505 to 696.585. TRUST DEED County of	the debt secured by this trust deed, without v with interest as aloresaid, the property here, bound for the payment of the obligation her and the nonpayment thereof shall, at the opt able and constitute a breach of this trust	s described in paragraphs 6 and 7 of this tri vaiver of any rights arising from breach of an inbefore described, as well as the grantor, s rein described, and all such payments shall ion of the beneficiary, render all sums secu	ust deed, shall be added to and become a part of my of the covenants hereof and for such payments, shall be bound to the same extent that they are be immediately due and payable without notice, red by this trust deed immediately.
mentioned in this paragraph 7 in all cases shall be tixed by the trial court and in the event of an appeal from any judgment or decrease on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, be iciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken to the row payable as compensation for such taken the row payable as compensation for such taken taken the row payable as compensation for such taken the row payable as compensation for such taken taken the row payable as compensation for such taken the row payable as compensation for such taken taken the row payable as compensation for such taken the row payable as compensation for such taken the row payable as compensation for such taken taken the row payable as compensation for such taken the row payable as compensation for such taken taken the row payable as compensation for such taken the row payable as compensation for such taken tak	trustee incurred in connection with or in entering 7. To appear in and defend any action	of this trust including the cost of title sear forcing this obligation and trustee's and atto tor proceeding purporting to affect the sec	ch as well as the other costs and expenses of the orney's fees actually incurred.
NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bissed to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States, a title insurance company as igent licensed under ORS 696.505 to 696.585. TRUST DEED STATE OF OREGON, CARROL. TOE SCRONGE DEFINITION ASSOCIATION OF SUPPORT ASSOCIATION O	mentioned in this paragraph 7 in all cases sh the trial court, grantor further agrees to pay forney's tees on such appeal. It is mutually agreed that	nce of title and the beneficiary's or trustee' all be fixed by the trial court and in the ev such sum as the appellate court shall adjud	s attorney's tees; the amount of attorney's tees ent of an appeal from any judgment or decree of ge reasonable as the beneficiary's or trustee's at-
rust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company at ized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an establishment of the County			
CARROL. JOE SCHONGE DEFINITY CONTROL COUNTY of	rust company or savings and long accordation	ee hereunder must be either an attorney, who is	an active member of the Oregon State De
CARROL JOE SCRONCE, BETTY I. SCRONCE and VENNERIL D. COUNTY of	TRUST DEED		
TO SEE THE SECOND OF THE PARTY	CARROL JOE SCRONCE, BETTY L.	SCRONCE and KENNETH D. SCROI	County of

TRUST DEED	STATE OF OREGON,
CARROL JOE SCRONCE, BETTY L. SCRONCE P.O. BOX 107 MERRILL, OR 97633 Granter KARL D. SCRONCE & LINDA D. PEARSON 16889 ALGOMA ROAD	C>
KLAMATH FALLS, OR 97601 Beneficiary	ment/microfilm/reception No
^Nountain'"Title"county Of Klamath County	Witness my hand and seal of County affixed.
	NAME TITLE By, Deputy



which are in scena of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by function in the trial and expellenge, that the paid to beneficiary and applied by it list upon any necessarily paid or incurred by function the trial and expellenges and spenses and attorney's less, both reas secured hereby; and grantor sparily paid or incurred by beneficiary in such processarily paid or incurred by the paid of the paid of

and that the grantor will warrant and torever 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 lor 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

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a credition as such word is defined in the Truth-in-Londing 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. STATE OF OREGON, County of This instrument was acknown by CARROL, JOE SCRONCE, BET	CARROL JOE SCRONCE CARROL JOE SCRONCE CARROL JOE SCRONCE CARROL JOE SCRONCE BETTY LI SCRONCE KENNETH D. SCRONCE) ss. ledged before me on John Scronce Let SCRONCE and John Scronce
by	19
OFFICIAL GEAL. MARY KENNEALLY NOTARY PUBLIC GERCON	Notary Public for Oregon
TATE OF OREGON: COUNTY OF KLAMATH: ss.	
f A.D., 19 at9:19	Le Company the 30th day

STATE OF OREGON: COUNTY OF KLAMATH: ss.		
Filed for record at request of Mountain Title Company the of A.D., 1993 at9:19 o'clock _AM., and duly recorded in Vol. of mortgages on Page18735	30th 	day
FEE \$15.00 Evelyn Biehn County Clerk By Quelene Mucleno	enc	