	the first of the first term of the control of the c		TO THE RESIDENCE OF THE PROPERTY OF THE PROPER	
192917-323	化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	しょい (の) (2 年) (4 年)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The second secon
1776711- 265	그들은 그는 가장에 그 없다면 걸을 내려 되었다. 그런 그렇게 그는 것이 가능하는데 하셨다.			and the same of th
<i>,,</i> , , , , , , , , , , , , , , , , , ,	그렇게 보고 있다면 하는 것이 없는 사람들이 되었다면 하는 것들이 되는 사람들은 사람들이 살아왔다.		医电影中枢电影 医多色蛋白 医多克特氏虫虫 化二氯甲基甲基二甲基	
	化环状态 医电影 化二氯甲基二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲	"我们","我们,我们们","你们就的,我们,我们们的,我们们的一种好好,我让她们要说。	表示: " 1.1996 · 1 · 1.1986 · 1.198 · 1	
化氯化铵 化二氯甲二甲基二甲基二甲基甲基二甲基甲基二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基		电影 "你们,我们就说,我们们就是一个人,我们也是不知识,我们们就是这个	"",我们就看到一点,我就是我的人,是不是这样,我们。	
المنافرة والأراف الأراف المسائم والمالية والمسافرة				
* 3				
3011S 66673	ABEA	"我们的,我们是一点,我们,我们们,我们就会会不够,我们就是我们," 医毒性神经		
7 Y 4 E = . T		化热电压 化二氯化甲基甲基酚 化氯化钠 化氯甲基磺基甲基酚 化二十二	A90583A	医海巴氏试验检尿 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
the second control of	34989 <u> </u>		GROUPS .	
7070704173		DIICT PATER	687642633	
		RUST DEED	10000000	
			- WIII	
	allocate Section and a control of the control of th		- Turk	m93Page 2

PURE	PRO JECT	as Trustee	ELAINE H. S	SNOW CLAMATH COU	INTY,	906 1993 as Grantor(s as beneficiary,	betweer
Frantor ir escribed	revocably grant as:					le, the property in Klar	
RCVD	The East CITY OF	: 118 feet of KLAMATH FALLS	Lot 5, Bloc	k 38, HILL County of K	SIDE ADDI lamath, S	TION TO THE	ie dan beregika Japan Japan Keripa dan bere
8-23-93411:49		A A A A A A A A A A A A A A A A A A A	A Production of the Control	CH2CLE			
	e a eneglia, eller (1) (1) (1) Anti vel diagraphi		Political and a second	or American Section			
nnection	with the said re	lar the tenements, had the rents, and the rents, all estate.	in a provide juga	y is forester of	a an nxtures	er rights thereunto belo now or hereafter atta	nging or in anywis ched to or used in

876.75). This loan shall be interest-free (0%) and shall be due and payable in full upon sale or transfer, for ment of grantor herein contained and payment of the sum of _. After __ 7~/-94 note shall be reduced at a rate of 20% of the total each year over the next five (5) years and will be deemed fully satisfied

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property.

It is mutually agreed that:

3. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monles payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary.

4. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor,

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

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 whosoever.

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.

KLAMATH FALLS, OR 97601 Grantor(s)

KLAMATH FALLS, OR 97601

for record on the 23rd day of Aug. 19, 93 o'clock M., and recorded in book/reel/Volume No. 21105 or as fee/file/instrument/microfilm/reception

No.___66673

Record of Mortgages of said County Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

the said the sauthor, and the cogniar anather include the

Name