	UST DEED	Vol. <u>m93</u> Page 21522	
THIS TRUST DEED, made this 18th	day of		, 19. 93, between

filliam G. Sheridan Jr./621 SW Morrison Street/Portl	uscar C. & Do and OR 97205-38	lores E. Davies 11	, as Grantor
Midstate Electric Cooperative, Inc. / P.O. Box 127	/ La Pine, OR 9	7739	, as Beneficiary
Grantor irrevocably grants, bargains, sells and continuous Klamath County, Oregon, describ	NESSETH: onveys to trustee and as:	in trust, with power of	of sale, the property in
Lot 11 in Block 1 of Wagon Trail Acres			
	ayes no. 1	보다 보다 보다. 유민국은 사이 기교들은	
ogether with all and singular the tenements, hereditaments and a r hereafter appertaining, and the tents, issues and profits thereof	ppurtenances and al	other rights thereunto be	longing or in anywise now
ie property. FOR THE PURPOSE OF SECURING PERFORMANCE	of each adresment	of neteatter attached to	or used in connection with
to of even date herewith, payable to beneficiary or order and t sconer paid, to be due and payable	Dollars, with ini made by grantor, ti	erest thereon according to be final payment of princi	the terms of a promissory pal and interest hereof, if
The date of maturity of the debt secured by this instrument	nt is the date, state	d above, on which the lin	al installment of the note
d, conveyed, assigned or alienated by the grantor without first I the beneficiary's option, all obligations secured by this instrum	porty, or unity part	mereor, or any interest the	erein is sold, agreed to be
come immediately due and payable. To protect the security of this trust deed, deeptor advances	, m. copective of a	io maturity dates expresse	ed therein, or herein, shall
vement thereon: not to commit or permit any mosts of the	condition and repa perty.	ir; not to remove or dem	olish any building or im-
2. To complete or restore promptly and in good and habita maged or destroyed thereon, and pay when due all costs incurre 3. To comply with all laws, ordinances, requisitions covered.			
3. To comply with all laws, ordinances, regulations, covenar requests, to join in executing such linancing statements pursua pay for tiling same in the proper public office or offices, as we notice as may be deemed desirable by the beneficiary.	nt to the Uniform C	estrictions affecting the promise of the beautiful code as the bea	roperty; if the beneficiary neliciary may require and
4. To provide and continuously maintain to			
tten in companies accentable to the beneficiary with the	one thing to thine led	uire, in an amount not les	s than \$
east fifteen days prior to the expiration of any policy of insura	nce now or hereafte	or placed on the buildings,	policies to the beneficiary the beneficiary may pro-
indebtedness secured hereby and in such order as beneficiary many part thereof, may be released to granter. Such application	of the or other man	nance poncy may be app	lied by beneficiary upon
5. To keen the property free from construction time			
mptly deliver receipts therefor to beneficiary; should the grants or other charges payable by grants without by diseast accounts.	tor fail to make pay	ment of any taxes, assessm	ents, insurance premiums.
nt, beneficiary may, at its option, make payment thereof, and	the amount so pa	nenciary with lunds with id, with interest at the re	which to make such pay- ate set forth in the note
h interest as aforesaid, the property begainhafter described	in in the state of	any or the covenants here	of and for such payments.
and for the payment of the obligation herein described, and all the nonpayment thereof shall, at the option of the beneficiary to and constitute a breach of this trust deed.	l such payments she , render all sums se	ill be immediately due and cured by this trust deed in	d payable without notice, nmediately due and pay-
6. To pay all costs, lees and expenses of this trust including		arch as well as the other	costs and expenses of the
7. To appear in and defend any action or proceeding purpor		ecurity rights or powers	urred.
	rting to affect the		of beneficiary or trustee:
pay all costs and expenses, including evidence of title and the b	rting to affect the rustee may appear, eneficiary's or trust	ee's attorney's fees; the a	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees
pay all costs and expenses, including evidence of title and the b ntioned in this paragraph 7 in all cases shall be fixed by the tri trial court, grantor further agrees to pay such sum as the appel ney's fees on such appeal.	rting to affect the rustee may appear, eneficiary's or trust	ee's attorney's fees; the a	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees
pay all costs and expenses, including evidence of title and the bintioned in this paragraph? in all cases shall be fixed by the tristial court, grantor further agrees to pay such sum as the appelliney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proposition of all of the proposition.	rting to affect the rustee may appear, eneficiary's or trust ial court and in the llate court shall adj	ee's attorney's fees; the a event of an appeal from a dee reasonable as the bea	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's at-
pay all costs and expenses, including evidence of title and the bintioned in this paragraph 7 in all cases shall be fixed by the tritial court, grantor further agrees to pay such sum as the appeincy's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall ary shall have the right, if it so elects, to require that all or a term of the property shall have the right, if it so elects, to require that all or a term of the property shall have the right, if it so elects, to require that all or a term of the provides that the truste because the provides the truste because the truste because the provides the truste because th	rting to affect the rustee may appear, eneficiary's or trust ial court and in the llate court shall adjult be taken under the any portion of the	ee's attorney's lees; the a event of an appeal from a dige reasonable as the bea ee right of eminent domain monies payable as compe	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of neliciary's or trustee's attorn or condemnation, beneficiation for such taking,
pay all costs and expenses, including evidence of title and the bittioned in this paragraph 7 in all cases shall be fixed by the tritial court, grantor further agrees to pay such sum as the appeliet's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall ary shall have the right, if it so elects, to require that all or a feet of the state of the s	rting to affect the rustee may appear, eneficiary's or trust all court and in the llate court shall adjulte court shall adjulte to taken under the any portion of the liter on attorney, when the taken underly when the taken underly when the taken underly when the taken under tak	ee's attorney's tees; the a event of an appeal from a ridge reasonable as the bea are right of eminent domain monies payable as compo is an active member of the	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's atmost of the decree of new condemnation, beneficiary or such taking, Oregon State Bur, a bank,
ay all costs and expenses, including evidence of title and the battoned in this paragraph 7 in all cases shall be fixed by the tri trial court, grantor further agrees to pay such sum as the appeley's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall arry shall have the right, if it so elects, to require that all or a company or savings and loan association authorized to do business us to insure title to real property of this state, its subsidiaries, efficience.	rting to affect the rustee may appear, eneficiary's or trust all court and in the llate court shall adjulte court shall adjulte to taken under the any portion of the liter on attorney, when the taken underly when the taken underly when the taken underly when the taken under tak	ec's attorney's lees; the a ovent of an appeal from a udge reasonable as the bea re right of eminent domain monies payable as compo is an active member of the on or the United States, a till the United States or any ag	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's attorney or condemnation, beneficiary to such taking, Oregon State Bar, a bank, e insurance company authoriency thereof, or an escrow
nay all costs and expenses, including evidence of title and the bettioned in this paragraph 7 in all cases shall be fixed by the tritical court, grantor further agrees to pay such sum as the appeliey's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shairry shall have the right, if it so elects, to require that all or a stall have the right, if it is elects, to require that all or a company or savings and loan association authorized to do business up to insure title to real property of this state, its subsidiaries, efficiency.	rting to affect the rustee may appear, eneficiary's or trust all court and in the llate court shall adjulte court shall adjulte to taken under the any portion of the liter on attorney, when the taken underly when the taken underly when the taken underly when the taken under tak	ee's attorney's tees; the a event of an appeal from a udge reasonable as the bea er right of eminent domain monies payable as compe is an active member of the on or the United States, a till the United States or any ag	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's atmost of the foreclosure of the fees at the fees of the f
ay all costs and expenses, including evidence of title and the bettioned in this paragraph 7 in all cases shall be lixed by the tritical court, grantor further agrees to pay such sum as the appearey's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall ray shall have the right, if it so elects, to require that all or a start of the trustee hereunder must be exampled or savings and lean association authorized to do business up to insure title to real property of this state, its subsidiaries, affiliated the filtensed under ORS 696.505 to 696.585. TRUST DEED	rting to affect the rustee may appear, eneficiary's or trust all court and in the llate court shall adjulte court shall adjulte to taken under the any portion of the liter on attorney, when the taken underly when the taken underly when the taken underly when the taken under tak	ce's attorney's lees; the a event of an appeal from a udge reasonable as the bea the right of eminent domain monies payable as compe is an active member of the on or the United States, a till the United States or any ag STATE OF OREG County of	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of necliciary's or trustee's atmost or condemnation, beneficiary's or trustee's atmost of the beneficiary's or trustee's atmost or such taking, Oregon State Bur, a bank, e insurance company authorizing thereof, or an escrow ON,
ay all costs and expenses, including evidence of title and the betioned in this paragraph 7 in all cases shall be fixed by the trivial court, grantor further agrees to pay such sum as the appealsy's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall have the right, if it so elects, to require that all or a similar trivial agreed that the trustee hereunder must be elected and the same trivial and the same trivial and to describe the first trust Deed Act provides that the trustee hereunder must be elected and the same trivial and t	rting to affect the rustee may appear, eneficiary's or trust all court and in the llate court shall adjulte court shall adjulte to taken under the any portion of the liter on attorney, when the taken underly when the taken underly when the taken underly when the taken under tak	ee's attorney's tees; the a event of an appeal from a udge reasonable as the bei er right of eminent domain monies payable as compe is an active member of the on or the United States or any ag STATE OF OREG County of	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of meliciary's or trustee's atmost of the fees of
ay all costs and expenses, including evidence of title and the betiened in this paragraph 7 in all cases shall be fixed by the trivial court, grantor further agrees to pay such sum as the appears's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall have the right, if it so elects, to require that all or a significant of the property shall have the right, if it so elects, to require that all or a significant of the property of this state, its subsidiaries, affiliate: It is the Trust Deed Act provides that the trustee hereunder must be elected and the property of this state, its subsidiaries, affiliate: It is the Trust Deed Act provides that the trustee hereunder must be elected and the property of this state, its subsidiaries, affiliate: It is the Trust Deed Act provides that the trustee hereunder must be elected and the property of this state, its subsidiaries, affiliate: It is the property of this state, its subsidiaries, affiliate: It is the property of this state, its subsidiaries, affiliate: It is the property of this state, its subsidiaries, affiliate: It is the property of this state, its subsidiaries, affiliate: It is the property of this state, its subsidiaries, affiliate: It is the property of this state, its subsidiaries, affiliate: It is the property of this state, its subsidiaries, affiliate: It is the property of the property of this state, its subsidiaries, affiliate: It is not appear to the property of the	rting to affect the strustee may appear, eneticiary's or trust ial court and in the llate court shall adjulted court shall be taken under the laws of Oreg, agents or branches,	ce's attornery's tees; the a event of an appeal from a udge reasonable as the ber er right of eminent domain monies payable as compe is an active member of the on or the United States, a till the United States or any ag STATE OF OREG County of Certify the ment was received.	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's atmost of the fees at the or condemnation, beneficiary's or trustee's atmost of the fees at the or condemnation, beneficiary's or trustee's atmost for such taking, or
ay all costs and expenses, including evidence of title and the betioned in this paragraph 7 in all cases shall be fixed by the trivial court, grantor further agrees to pay such sum as the appealsy's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shairy shall have the right, it it so elects, to require that all or a similar terms of the recompany of savings and loan association authorized to do business upon the better that the company of the state, its subsidiaries, affiliates licensed under ORS 696.505 to 696.585. TRUST DEED TRUST DEED Ar. C. & Dolores E. Davies 16. Rox 997 Pine, OR 97739 Grantor State Electric Copperative, Inc.	rting to affect the rustee may appear, eneticiary's or trust ial court and in the late court shall adjusted court shall be taken under the later an attorney, whender the laws of Oreg, agents or branches,	ee's attorney's tees; the a event of an appeal from a udge reasonable as the ber er right of emiment domain monies payable as compe o is an active member of the on or the United States, a titl the United States or any ac STATE OF OREG County of	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's atmost on or condemnation, beneficiary's or trustee's atmost for such taking, Oregon State Bur, a bank, a insurance company authoriency thereof, or an escrow ON, SS. at the within instru- I for record on the Mo., and recorded
ay all costs and expenses, including evidence of title and the betioned in this paragraph 7 in all cases shall be fixed by the tritrial court, grantor further agrees to pay such sum as the appeley's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shairy shall have the right, if it so elects, to require that all or a second or savings and loan association authorized to do business ut to insure title to real property of this state, its subsidiaries, affiliates tilicensed under ORS 696.505 to 696.585. TRUST DEED TRUST DEED AR. C. & Dolores E. Davies 76. Rox 997 Pine, OR 97739 Grantor State Electric Cooperative, Inc. BOX. 127	rting to affect the rustee may appear, eneficiary's or trust ial court and in the llate court shall adjult be taken under the any portion of the lither an attorney, who det the laws of Oregs, agents or branches,	ee's attorney's fees; the a event of an appeal from a udge reasonable as the ber er right of eminent domain monies payable as compe o is an active member of the on or the United States, a till the United States or any ag STATE OF OREG County of Certify the ment was received at	of beneficiary or trustee; foreclosure of this deed, mount of attorney's fees ny judgment or decree of necliciary's or trustee's attorney's or trustee's attorney's or trustee's attorney or condemnation, beneficiary's or trustee's attorney or such taking, Oregon State Bur, a bank, a insurance company authoriency thereof, or an escrow ON, SS. Att the within instruction of the within instruction or the within instruction or as fee/file/instruction or as fee/file/instruction.
ay all costs and expenses, including evidence of title and the bittoned in this paragraph 7 in all cases shall be fixed by the tritication of this paragraph 7 in all cases shall be fixed by the tritical court, grantor further agrees to pay such sum as the appears of sees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shairly shall have the right, if it so elects, to require that all or a second or savings and loan association authorized to do business upon the first of the first of the savings and loan desociation authorized to do business upon the first of the first	rting to affect the rustee may appear, eneticiary's or trust ial court and in the late court shall adjusted court shall be taken under the later an attorney, whender the laws of Oreg, agents or branches,	see's attorney's fees; the a event of an appeal from a udge reasonable as the bet er right of emiment domain monies payable as compe o is an active member of the on or the United States, a titl the United States or any ac STATE OF OREG County of Certify th ment was received in book/reel/volum page ment/microfilm/re Record of	of beneficiary or trustee; toreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's atmediciary's feet atmedicary's feet
pay all costs and expenses, including evidence of title and the bitioned in this paragraph 7 in all cases shall be fixed by the tritial court, grantor further agrees to pay such sum as the appelley's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall have the right, if it so elects, to require that all or a sum of the state of the property shall have the right, if it so elects, to require that all or a second of the property shall have the right, if it so elects, to require that all or a sum of the property shall have the right, if it so elects, to require that all or a second of the property shall have the right, if it so elects, to require that all or a second of the property of the state, its subsidiaries, affiliate of the licensed under ORS 696.505 to 696.585. TRUST DEED TRUST DEED TRUST DEED Grantor State Electric Cooperative, Inc. D. Box 127. Pine, OR 97739 Beneficiary Beneficiary	rting to affect the rustee may appear, eneticiary's or trust ial court and in the late court shall adjusted court shall be taken under the later an attorney, whender the laws of Oreg, agents or branches,	see's attorney's fees; the a event of an appeal from a udge reasonable as the ber er right of eminent domain monies payable as compe o is an active member of the on or the United States, a till the United States or any as STATE OF OREG County of Certify the ment was received at o'clock in book/reel/volum page ment/microfilm/re Record of Witness m	of beneficiary or trustee; toreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's atmediciary's feet by the seed of
ay all costs and expenses, including evidence of title and the bettoned in this paragraph 7 in all cases shall be fixed by the tritical court, grantor further agrees to pay such sum as the appears of sees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall have the right, if it so elects, to require that all or a sum of the seed that all or a sum of the seed that any shall have the right, if it so elects, to require that all or a sum of the seed and seed that the trustee hereunder must be exampled to the seed and seed that the trustee hereunder must be exampled to the seed and seed that the trustee hereunder must be exampled to the seed and seed that the trustee hereunder must be exampled to the seed and the seed to do business unit to insure title to real property of this state, its subsidiaries, affiliates the licensed under ORS 696.505 to 696.585. TRUST DEED TRUST DEED TRUST DEED Grantor State. Electric. Cooperative, Inc. Beneficiary Recording Return to (Name, Address, Zip): State. Electric. Cooperative, Inc. State. Electric. Cooperative, Inc.	rting to affect the rustee may appear, eneticiary's or trust ial court and in the late court shall adjusted court shall be taken under the later an attorney, whender the laws of Oreg, agents or branches,	see's attorney's fees; the a event of an appeal from a udge reasonable as the bet er right of emiment domain monies payable as compe o is an active member of the on or the United States, a titl the United States or any ac STATE OF OREG County of Certify th ment was received in book/reel/volum page ment/microfilm/re Record of	of beneficiary or trustee; toreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's atmediciary's feet atmedicary's feet
pay all costs and expenses, including evidence of title and the bintioned in this paragraph 7 in all cases shall be fixed by the tri trial court, grantor further agrees to pay such sum as the appeller's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall have the right, it it so elects, to require that all or a fee to shall have the right, it is on elects, to require that all or a fee to shall have the right, it is on elects, to require that all or a fee to shall have the right, it is so elects, to require that all or a fee to shall have the right, it is so elects, to require that all or a fee to shall have the right, it is so elects, to require that all or a fee to shall have the right, it is so elects, to require that all or a fee to shall have the right, it is subsidiaries, affiliate in the company or savings and lean association authorized to do business up to the tomorphy of this state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the state, its subsidiaries, affiliate in the company of the stat	rting to affect the rustee may appear, eneticiary's or trust ial court and in the late court shall adjusted court shall be taken under the later an attorney, whender the laws of Oreg, agents or branches,	see's attorney's fees; the a event of an appeal from a udge reasonable as the beautiful for the property of the property of the united States or any as stated on the United States or any as stated or any as stated or any as stated or any as stated or any as st	of beneficiary or trustee; toreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's atmediciary's feet atmedicary's feet

Ву

...., Deputy



which are in areas of the amount required to pay all reasonable costs, expenses and atterney's less necessarily paid or incurred by function in such proceedings, shall and applied to beneficiary and applied by it list upon any reasonable costs and expenses and attorney's less, both in the trial and applied and applied costs and expenses and attorney's less, both no delanding such componantion, promptly upon beneficiary in such processor. It is not to the indebted of the property of the property of the list of the property of the property of the list of the property of any part thereof, in list paragraph shall be not less than \$5.

10. Upon any delaute of any part thereof, in list paragraph shall be not less than \$5.

11. Upon any delaute of any part thereof, in list paragraph shall be not less than \$5.

12. In the property of any part thereof, in list paragraph shall be not less than \$5.

13. Upon any delaute of any part thereof, in list paragraph shall be not less than \$5.

14. The entering upon of any part thereof, in list paragraph shall be not less than \$5.

15. The entering upon of any part thereof, in list paragraph shall be not less than \$5.

16. The entering upon of any part thereof, in list paragraph shall be not less than \$5.

17. The entering upon and any par

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 for grantor's personal, family or household purposes (see Important Notice below),

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 mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor 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. STATE OF OREGON, County of Deschutes) ss. This instrument was acknowledged before me on This instrument was acknowledged before me on Cang tary Puble as Ozedon ELUCA ETA J. HARMILA LATARY PUBLIC-OFFEGII GLAMBSION NO. 007050 CAMMSSION EXPRES MAY 28, 1995 Notary Public for Oregon THE SECRET SECRE My commission expires May 28 1295

STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _ Midstate Electric Aug. A.D., 19 93 at _ 11:59 o'clock _ the A M., and duly recorded in Vol. _ day M93 Mortgages on Page ____21522 FEE \$15.00 Evelyn Biehn . County Clerk Ву Dauline Mullinders