TRUST DEED common out his tend and has been bus and no observe the Trust Deed, made this Ovolm93 Page 24976 PURE PROJECT MARY E. WOODARD day of Sezo as Trustee, and Grantor irrevocably grants, pargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, KLAMATH COUNTY between described as: the second secon

bles to house more the front territ goldgered out the feature to Together with all and singular the tenements, hereditaments and apputtenances and all other rights thereunto belonging or in anywise Together with an and singular the tenements, hereditaments and appunerances and all other rights thereunto belonging or in anywise connection with the said real estate.

Laures and profits thereof and all fixtures now or hereafter attached to or used in

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of any reason, of the subject property. The full amount of this note is due until property. The full amount of this note is due until property. After property this state of 20% of the total each year over the next five (5) years and will be deemed fully estimated. any reason, of the subject property. The full amount of this note is due until After After has 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

1. To protect the security of this trust desa, 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 all have the stock if it as alone to require that all or any portion of the monior regulation as companied for each tables. 3. In the event that any portion or an or said property snau 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 monies payable as compensation for such taking, which are a supported by a payable and a stormov's foos necessarily raid or incurred by grantor in such snau nave the right, it it so elects, to require that all or any portion of the montes 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

A. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee 4. Trustee accepts this trust when this deed, duty 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 granter, 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

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, Inis deed applies to, insures to the benefit of and binds all parties nereto, their neits, legatees, devicees, administrators, executors, personal representatives, successors and assigns. The terms beneficiary shall mean the holder and owner, including pledges, or the personal representatives, successors and assigns. The terms beneathary snall mean the noticer and owner, including pleages, or the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires,

GENCE TRUE

IN WITNESS WHEREOF, said granter has	s hercunto set his h	and tim day and year f	irst above writte	n.	
Mary E. Wood and	The second	The state of the s			
MARY E. (WOODARD	and the second s	Allights of Taken Marketon (1)	ji Mara J a ra Sana		2 20 1 32
		BORKSROW -			
on government of the great state	क्षित्रकार । १८६८ मध्यम् । -	er (* 1888) na metrou iz kia doj	FRITTE OF ST	:	
STATE OF OREGON)	s MARY E. W	, PERMANANTANTANTANTANTANTANTANTANTANTANTANTAN		aran mag	E AM RIVER AMOUNT AMOUNT TO AN
County of Klamath)	o imit b. t		- -		
This instrument was acknowledged before m	e on <u>SEPT</u>	<i>14</i> , 19 §	<u>'3</u>		
OFFICIA DONALD J. NOTARY PUB	AL BEAL HOPJRICH SLIC-CREGON N NO. 011490 KPIRES DEC. 5, 1022	Notary Public f	or Oregon	1	
My commission expires: 12-5-95		-			
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been pa	id or met.				arministrative de Augustuse au
То:		, Trust	ee		
and trust deed the estate now held by you under the horizon of the convey has beginning a series of the many that many held and the convey that he had a series of the convey that he had a ser	d grands leads	ATED To dress to SCIV2/ add to separate or a CIV2/ Post across to set set (14 to		,19	
and the second s	eedg that weeks at it	inga mengalah dingan digan digan digan Menjadah digan			
The Trust Deed end the Promissory Note must not be lost o	or destroyed; to cancel, b	oth must be delivered to tru	Beneficiary	arco chall be	maća
			高·森林 美 南北 美 美 美 美 美 美 美	derrita and described and man and second	e de decre de la recombilité de la
TRUST DEED (Street or 1 to	STATE OF County	of Klamat	n	,	
MARY E. WOODARD GARGE TO THE STORE AT	I certify tha	t the within instrumen	t was received fo	or record w	as received
4207 SHASTA WAY of Language Shape of the	for record o	on the <u>28th</u> day	of Sept. 1	9, 93	at <u>9:47</u>
KLAMATH FALLS, OR 97603	o'clockA	M., and recorded in b	ook/reel/Volum	e No	м93
	on page _2	and the second second	ce/file/instrume		m/reception
Crantor(e) KLAMATH COUNTY	No. 687	55		i.	
Beneficiary Internativity of the are in the interior base.	Witness	Mortgages of said Cour my hand and seal of C	ity County affixed.		
		lyn Biehn, Coun	ty Clerk		·
ess, devicais, admilaistrators, executors,	Name	ienos girkus lielrinis s	Title		
or and levilent including protegor, or the factor and vivenety, the concept to requires.	By Q A	wine Much	ndre.		Deputy
	หน้ามได้นี้ Telefren ensi	integrals of the forms of the con-	Charles .		