West line of said Tract 657.5 feet to the Southwest corner of said Tract; thence Easterly 141 feet, more of less, to the Place of Beginning. Together with all and singular the tenements, hereditaments and appuntenances and all other rights thereunto belonging or in anywise regetter with an and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise connection with the cald real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

2. 132.00

1. This loan shall be interest from (Fee) and shall be due and payment and payment of the sum of (\$ 2,132.00). This loan shall be interest-free (\$\mathbb{G}\mathbb{G}\mathbb{O}\mathb any reason, of the subject property. The full amount of this note is due until 2-1-94. After 2-1-94 this 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

10 protect the security or 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 permit any waste of said property. improvement thereon; not to commit or permit any waste of said property. 2. To comply with all laws, ordinances, regulations, covanants, 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 howe the right of eminent domain or condemnation, beneficiary all howe the right of eminent domain or condemnation, beneficiary which are 3. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, benenciary 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 successful to the property of the amount required to pay all macanable costs averages and attendor's free necessarily raid or incurred by grantor in such shall have 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

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, and the proceeding in which grantor,

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple 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, legalees, devicees, administrators, executors, 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 piedges, or the personal representatives, successors and assigns. The terms beneficiary shall mean the holder and owner, including piedges, 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.

10 Val Page 24984	THUST BEED	24985
	as hereunto set his hand the day and year first above written.	
Yamela Lunn Bi	urke	
PAMELA LYNN BURKE	A Secretary Control of the Control o	
	MARKENEW	
	कर <mark>प्रकार ए कर्मक्ष्</mark> मंदिल प्रकार संस्कृत है। इस कुल्यान करने वास्त्र है।	Martin Commence of the Commenc
STATE OF OREGON		
County of Klamath q min illic en 2)	ss PAMELA LYNN BURKE	<u> </u>
This instrument was acknowledged before m	는 요즘 그렇게 얼마면도 다른 사람들은 사람들이 되었다. 그 사람들이 되었다면 보다 보다 보다 보다 보다 보다.	
by	ne on	
(SEAL) (SEAL) On the commission of the commiss	AL SEAL	
EQUEST FOR FULL RECONVEYANCE	trob Jersefolds or :	· 阿尔尔 医二甲二甲二酚 27. 21. 20. 22. 22. 22.
o be used only when obligations have been pai	id or met. To the property of the second of	
`o:	Trustee er of all indebtedness secured by the foregoing trust deed. All sum	
To more his to promying the community of		d by the terms of
ha letter your from the cel like too our	1977 (C) with their cold of the standing of th	
	Beneficiary	The state of the s
se Trust Dead and the Promissory Note must not be lest or	Beneficiary destroyed; to cancel, both must be delivered to trustee before reconveyance shall be	made.
TRUST DEED		如理學家的無來遊遊頭
	County of Klamath)	
PAMELA LYNN BURKE 15.00 To Later only sign	I certify that the within instrument was received for record a	une revolund
7633 BOOTH RD as yet bear to be bequited as	for record on the	
KLAMATH FALLS, OR 97603	o'clock A.M., and recorded in book/reel/Volume No	*t 9:47
वर्षात्र न ावकु मन्त्रा का पर कुल्यक आ <u>ष्ट्रात्रात्र का कुल्य</u> क्ता. व		<u></u>
Grantor(s)	on page 24984 or as fee/file/instrument/microfil	lm/reception
KLAMATH COUNTY IN THE STATE AND ADDRESS OF THE STATE OF T	**************************************	
Beneficiary	Record of Mortgages of said County Witness my hand and seal of County affixed.	
	Evelyn Biehn, County Cl rk	
-1971 Water a control of the control	Name Title	
ider und om når kultedeng pledgrær av vira ved und vinenavar den annras sa nagrären	the By Darline Missensore	Deputy
	garanjaganan arjadas nas par hanan nas 1921 - 1931. Amelikakan menang darakan salah 1931 - 1931.	