our tout pe gaprologia pre landes for a	P03:18 RCVD	RUST DEED		a3Pag	P.26915
THIS TRUST DEED, m WILLIAM S. NORMAN BI	IDE ROTE MOUST D MADRES	NORMAN, h			, 19.93., between
SPEN TITLE & ESCROU PAULA J. WEATHERS	İ. ZINCİ lə həslətəri Rəfiliyet beliştiri Həfiliyet beliştiri	22 - 24 - 25 - 25 - 25 - 25 - 25 - 25 -	α. = 11. π		, as Grantor, , as Trustee, and
Grantor irrevocably gran	Wr	TNECCETU.		·····	, as Beneficiary,
Klamath	Z; TRACT NO.	1007			e e e e e e e e e e e e e e e e e e e
For furthe attached hereto though fully se	r description and by this t forth herein	n	incorpora	ed herei:	
ethor with all and singular the tenso hereafter appertaining, and the rent property. FOR THE PURPOSE OF SEC Eight thousand one	URING PERFORMANC	CE of each agreen	ent of grantor here	in contained an	d payment of the sum
sconer paid, to be due and payable The date of maturity of the deb ones due and payable. In the even l, conveyed, assigned or alienated by he beneficiary's option, all obligatio	MACULITY of ot secured by this instrume if the within described pr the grantor without first one secured by this instrum	DOLES ent is the date, s operty, or any p	teled above, on wi	ich the line! in interest therein	ustallment of the note
To protect the security of this tri 1. To protect, preserve and mail consist thereon; not to commit or p 2. To complete or restore promp aged or destroyed thereon, and pay aged or destroyed thereon, and pay 3. To comple with all leave ordi-	ust deed, granter agrees: ntain the property in goo erauit any waste of the pr tly and in good and habit when due all costs incurr	d condition and a operty. able condition ar red therefor.	repair; not to rem by building or imp	we or demolish ovement which	any building or im-
3. To comply with all laws, ordin equests, to join in executing such it any for filing same in the proper put cless as may be deemed desirable by the same of the same of the same 4. To provide and continuously age by lire and such other hazards ten in companies acceptable to the try as soon as insured; if the grantor	blic office or offices, as w the beneticiary. maintain insurance on t as the beneficiary may f	vell as the cost o the buildings new rom time to time	f all lien searches or hereafter erec require, in an amo	e as the benetic made by filing ted on the proj unt not less tha	officers or searching perty engainst loss or an \$11.S.U.T.a.b.12
IV as soon as insured: if the granter	shall fail for any reason to	fubic to the latter	, an policies of inst	fance shall be d feliver the polic	felivered to the bene-
the same at grantor's expense. The indebtedness secured hereby and in my part thereof, may be released to or or invalidate any set done pursue	such order as beneficiary z grantor. Such application	may fire or other may determine, or or release shall r	insurance policy n at option of benef. not cure or waive a	buildings, the lines, the lines be applied ciary the entire ny default or no	beneficiary may pro- by beneficiary upon amount so collected, otice of default here-
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and that the grantor will warrant and forever defend the same against all persons whomsoever. (a)* primarily for grantors personal, family or nousehold 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 applied to, inures to the benefit of and binds all parties hereto, their heirs, legates, devices, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each 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

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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*IMPORTANT NOTICE: Delote, by lining, out, whichever, warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation 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.

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Deba		2 Than	ma
DEBORAH	L. N	ORMAN	

Berndiciery

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STATE OF OREGON, County ofKlamath SS.	
by WILLIAM S. NORMAN and DEBORAH L. NORMAN	, 19.93
This instrument was acknowledged before me on	

OFFICIAL SEAL	\mathcal{A}
NOTARY FUBLIC - ORIGON COMMISSION BURNES AND 31,1693 MY COMMISSION BURNES AND 31,1693 My commission expires	ublic for Oregon

My commission expires REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been poid.) FALMICE RECEIPT TO: , Trustee

05 54¹ -

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate new held by you under the same. Mail reconveyance and documents to

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DATED: ., 19 Do not loss or destroy this Trist Deed OR THE NOTE which a secures. Both must be delivered to the trustee for cancellation before a recontraction will be mode.

G alien

TBRACE GERS 1944 1 20144 - \$ 10071 19520

EXHIBIT "S" TO TRUST DEED

26917

THIS TRUST DEED IS BEING RECORDED SECOND AND IS JUNIOR AND SUBORDINATE TO TRUST DEED RECORDED IN BOOK M-93 AT PAGE ASSOCIATION, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. PAULA J. WEATHERS, THE BENEFICIARY, HEREIN, ACDEES TO DAY MUSA DUE ALL DAYMENTS DUE HOON THE SALD NOTE IN AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. AND WILL SAVE GRANTOR(S) HEREIN, WILLIAM S. NORMAN and DEBORAH L. NORMAN, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH.

> (INITIALS OF BENEFICIARY(IES) (INITIALS OF GRANTOR)

STATE OF OREGON: COUNTY OF KLAMATH: SS.

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	한 전값 전전을 손을 받았다.	Evelyn Bichn	
양 화가 있는 것 같은 것 같아요. 영화	전화 공부 경험 전문을 가지 않는	By Deusline Mullenshere	
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사가 관람을 얻는 것 것 같은 것 같은 것 같아요.		In advision of a definition of the second second second second second second second second second second second	1