which are in excast of the amount required to pay all reasonable costs, expenses and atterrory's their measurity poid or insurred by general and pelled to the proceedings, and the part of the instance policy and general engages, at its own arrest by beneficiary in such proceedings and the balances and attorney's less, both rates secured herby; and gentor agrees, at its own arrest by beneficiary in such proceedings and the balances and attorney's less, both rates secured herby; and gentor agrees, at its own arrest by beneficiary in such proceedings and the balances and attorney's less, both rates secured herby; and gentor agrees, at its own arrest pays and account of the proceedings and the balances and all the research of the period of the property; (b) join in graning any easier period of the indebted of the property; (b) join in graning any easier period of the property; (b) join in graning any easier period of the property. The grantee in any recommend the deed of the or charge thereof; (d) legally antitied therator. The grantee in any recommend the deed of the or charge thereof; (d) legally antitied therator. The grantee in any recommend of the property of the period of the truthing thereof. Truther so the period of the property of the period of the property of the period of the period of the property of the period of the property of the period of the property of the period of the period of the period of the period of the property of the period of the period of the property of the period of the period of the property of the period of the pe

Both must be delivered to the trustee for reconveyance will be made.

and that the grantor will warrant and torever detend 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, imures to the benefit of and birds all parties hereto, their heirs, legates, devisees, administra personal representatives successors and assisten. The term hopeficiary shall many the holder and survey implying allotters.

made, assumed and impl	successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract or not named as a beneficiary herein. trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be WHEREOF, the grantor has executed this instrument the day and year first above written.
as such word is defined in beneficiary MUST comply w	be, by lining out, whichever warranty (a) or (b) is (a) is applicable and the beneficiary is a creditor the Truth-in-Lending Act and Regulation I, the lith the Act and Regulation by making required use Stevens-Ness form No. 1319, or equivalent, not required, disrasord this notice. STATE OF EMBRAIM, General of Vicquina Beach is a Contract of Vicquina Beach is sometiment was acknowledged before me on November 1993, by 1915 August 1993,
	This instrument was acknowledged before me on November 6 1993, by OIS PUSTION as 9 Notocy Public of the State of Vicquice
	My commission expires JULy Stery Public for Organia
TO:	REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)
held by you under the same. DATED:	in legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by the trust act satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the attent, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith and reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now. Mail reconveyance and documents to
Do not lose or destroy this Trust	Food Of THE NOTE which it secures.

Beneticiary

EXHIBIT "A" TO TRUST DEED THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A TRUST DEED RECORDED IN BOOK M-92 AT PAGE 12761 IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION AS BENEFICIARY/MORTGAGEE, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. J. CLAUDE BOHDEN, THELMA M. BOWDEN, MAURICE C. WALKER AND JUANITA WALKER, THE BENEFICIARY (IES) HEREIN, AGREE OF MIAMATH ETDOT FEDERAL CAUTAGE AND LOAD ACCOUNTY OF ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION AND WILL SAVE GRANTOR(S) HEREIN, ARTHUR R. RICE AND ELLA M. WELCH, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY (IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND BUILD IN COAMTODIC UEDETN MAY MANY DEFAULI IN MAKING THE PAYMENTS DUE UPON SAID PRIOR MOTE AND ARTHUR R. RICE AND ELLA M. WELCH; GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS MEXT TO BECOME DUE NOTE WHICH TO SECURED BY THIS ALL THICKNEY TOUST DEED UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

_(INITIALS OF BENEFICIARY(IES)

STATE OF OREGO	N: COUNTY OF				
Filed for record at ofNov	remiest ar				
V	A.D., 19 9				
FEE \$20.00		Mortgages	Eve 7 pm P	M. and duly recorded 31627	30th in Vol8930

31627 Evelyn Biehn . County Clerk By Oadley Millender