AYMOND F. WIELAND	TRUST DEED VOIM93 Page MINING SISBO-HF. 13 19716 day of December ,19.93 between ,as Grantor,
TILLAN J. SMITH JR. AND ERMA P. 100 George of the control of the c	Y OF KLAMATH COUNTY as Trustee, and SMITH or the survivor thereof as Beneficiary, as Beneficiary, as Beneficiary, selfs and conveys to trustee in trust, with power of sale, the property in
The Southerly 60 feet of	the Northerly 120 feet of TRACT NO. 52, PLEASANT the official plat thereof on file in the office constant lamath County, Oregon.
Que nurth of the tenements, here to the tenements, here to the tenements, here to the tenements, here to the tenements, issues and the recits, issues and he property.	gent is so uccure, toughed rectues the Bu differents, and appurtenances and all other rights thereunto belonging or in anywise now adoptifits thereof, and all fixtures now or thereafter attached to or used in connection with ERFORMANCE of each agreement of granter herein contained and payment of the sum
temperate many the SEVEN THOUSAND FOUR HE was to be seen date, herewith payable to beneficiar to content paid, to be due and payable. Decare the date of maturity of the dest secured.	UNDRED: AND NO / 100ths ***** Instruction according to the terms of a promissory principal and interest hereof, it is principal and interest thereof is all agreed to be un described property, or any part thereof, or any interest thereof its planeticity, then
sold, conveyed, assigned of allenated by the game at the beneficiary's option, all obligations secured become immediately due and payable). To protect the security of this trust deed go to the control of the security of this trust deed go to the control of the control of permit any comment thereon, not to commit or permit any demaged or destroyed thereon, and pay when due 3. To comply with all laws, ordinances, re-	by this instrument, irrespective of the maturity dates expressed therein, or herein, shall suited has expressed therein, or herein, shall suited has executed this itself and the respect to the property. In good condition, and repair; not to remove or demolish any building or improperty. In good and habitable condition any building or improvement which may be constructed, good and habitable condition any building or improvement which may be constructed, sall costs incurred therefor the property; it the beneficiary gulations, covenants, conditions, and restrictions affecting the property; it the beneficiary gulations, covenants, conditions, and restrictions affecting the property; it the beneficiary
so requests, to join in executing such imments to pay for tiling same in the proper public office agencies as may be deemed desirable by the beneval. A. To provide and continuously maintain damage by tire and such other hazards as the beneficial written in companies acceptable to the beneficial ficiary as soon as insured; if the granter shall fall at least fifteen days prior to the expiration of arcure the same at granter's expense. The amount	e or offices, as well as the cost of all lien searches made by filing officers or searching officers, as well as the cost of all lien searches made by filing officers or searching officers on the buildings now or hereafter erected on the property against loss or eneficiary may from time to time require, in an amount not less than survey, with loss payable to the latter; all policies of insurance shall be definible required for any reason to procure any such insurance and to deliver the policies to the beneficiary may propose of insurance now or hereafter placed on the buildings, the beneficiary may proculected under any life or other insurance policy may be applied by beneficiary monthly collected.
any indebtedness secured nereby and in such that or any part thereof, may be released to grantor, under or invalidate any act done pursuant to such that the property free from constructions of the property before an essessed upon or against the property before an essential that the property before an essential that the property and the	Such application or release shall not cure or waive any detault or notice of default here- ch notice. The control of the contr
the debt secured by this trust used, which interest as acrossed, the property hereind bound for the payment of the obligation herein and the nonpayment thereot shall, at the option able and constitute a breach of this trust deed. 5. To pay all costs, fees and expenses of trustee incurred in connection with or in enfort of the payment	elore described, as well as the grantor, shall be bound to the same extent that they are all described, and all such payments shall be immediately due and payable without notice, of the beneficiary, render all sums secured by this trust deed immediately due and pay-this trust including the cost of title search as well as the other costs and expenses of the ting this obligation and truster's and attorney's fees actually incurred. If proceeding purporting to affect the security rights or powers of beneficiary or trustee; if proceeding or trustee may appear, including any suit for the foreclosure of this deed, the beneficiary or trustee may appear, including any suit for the foreclosure of this deed,
mentioned in this paragraph? the trial court, grantor turther agrees to pay suctorney's fees on such appeal. It is mutually agreed that: It is mutually agreed any portion or all of ticlary shall have the right, if it so elects, to a ficiary shall have the right, if it so elects, to a finish and the triuse.	ch sum as the appellate court shall adjudge reasonable as the beneficiary's or fristees a struct country most the appellate court shall be trained and the country of the country of the property shall be taken under the right of eminent domain or condemnation, beneficially of any portion of the montes payable as compensation for such taking the country of the country of the montes of the original training the country portion of the montes payable as compensation for such taking the country of the country of the country of the country of the original training the country of the country of the original training the country of the country of the original training the country of the country of the original training training the country of the original training tr
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RATHOND E. MIELAND. P.G. BOX 7541 DELLA OF THE PRINCIPLE	ment was received for record on the man and the man an
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which are in excess of the amounts responsed to one will be absorbed costs, expresses and attorney's less recursity, paid a foreign by fannous in the control of the control of the property of the control of the contr

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and that the grantor will warrant and forever defend the same against all persons whomsever, account to the frame of the grantor will warrant and forever defend the same against all persons whomsever, account to the frame of the grantor will warrant and forever defend the same against all persons whomsever, account the grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The primarily for grantor to personal, lamily, or household, purposes (see Important Notice below).

The deed applies to increase to the benefit of and binds all parties hereto, their, here, legatees, devisees, administrators, executors, the deed applies to increase to the benefit of and binds all parties hereto, their, here; legatees, devisees, administrators personal representatives, successors and assigns, The term benefit at the holder and owner, including pledges of the contract personal representatives, successors and assigns, The term benefit at the first plum to the parties of the more than one person; that secured hereby, whether or not named aga benefit are herein the grantor, trustee and or benefit any any each be more than one person; that it the context no trust deed, it is understood that the grantor, trustee and or benefit any any each be more than one person; that it the context so trequires, the singular shall be taken to mean and include the plumal, and that generally all grammatical changes shall be ed hereby, whether or not named as a beneficiary herein the country and provided 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 is contact so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be a sometiment of the provisions hereof apply equally to corporations and to individuals.

Decome IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written at the penaliciant, a value of the grantor has executed this instrument the day and year first above written at the penaliciant, a value of the grantor has executed the penaliciant, and the penaliciant of the pen Daynis

EMPORTANT NOTICE: Delete, by lining out, whichever warming the terms of the property of the pr course RAYADAD E WIELAND

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This instrument was acknowledged before me on by

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