No.         Operation and find finder-THEEP DEED.         CONVERSAT THES         STRYAME.REAL           No.         05-31-94P02:33 RCVD         TRUST DEED         Vol. <u>m94</u>	на гинлиниеса, сантама, ан изан Раде <b>17135</b> இ
THIS TRUST DEED, made this 31st day of May	
CRAIG MCGEARY and DEBORAH D. McGEARY, husband and wife	, as Grantor,
Evelyn L. Drew and Cecil P. Drew (or their successors), as Truster of the EVELYN L. DREW TRUST H T A D. May 12, 1004	ees, as Trustee, and
Grantor irrevocably granta, bargains, sells and conveys to trustee in trust, with por Klamath County, Oregon, described as:	wer of sale, the property in
Beginning at the most westerly corner of Lot 5, Block 3, HOT SPR to the City of Klamath Falls, Oregon; thence southwesterly along line of Pine Street 50 feet; thence southeasterly at right angle 112 feet; thence northeasterly parallel to Pine Street 50 feet; westerly at right angles to Pine Street 112 feet to the point of	the southerly s to Pine Street

together with all and singular the tanements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum one Hundred Fifteen Thousand And 00/100-----One Hundred Fifteen Thousand And 00/100-----

Dollars, with interest thereon according to the terms most a

able and constitute a breach of this trust deed.
6. To pay all costs, less and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enlorcing this obligation and trustee's and attorney's lees actually incurred.
7. To appear in and delend any action or proceeding purporting to allect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including or difference of title and the beneficiary's count of attorney's lees; the amount of attorney's lees the pay all costs and expenses, including evidence of title and the beneficiary's cr trustee: attorney's lees; the amount of attorney's lees this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree's attorney's lees on anch appeal.
It is mutually agreed that:
8. In the swent that any portion or all of the property shall 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.

15

NOTE: The Irest Deed Act provides that the trustee bereander must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or sevings and loan executions authorized to do business under the laws of Oregon or the United States, a title insurance company autho-rized to insure this to real property of this state; its subsidiaries; affiliates, agents or branches, the United States or any agency thereof, or an escrew agent Remode ander OIS 696.505 to 696.515.

TRUST DEED	STATE OF OREGON,
CRAIG ICCEARY and DEBORAH D.	County of I certify that the within instru- ment was received for record on the day of 19
EVELVN L. DREW TRUST U.T.A.D. MAY 12, 1994	at c'clockM, and recorded in book/reel/valume No on
Stephen G. Jamieson, Esq.	Witness my hand and seal of County affixed.



Particle and provide the appropriate to pay all reasonable costs expenses and attorney's fees necessarily paid or incurred by granter, it is nearly provided least and applied by it this upon any reasonable costs and expenses and attorney's fees to incurred by granter, it is nearly applied by it this upon any reasonable costs and expenses and attorney's fees both in a standard costs and expenses and attorney's fees both in a standard costs and expenses and attorney's fees both in a standard specified costs and expenses and attorney's fees both in a standard specified costs and expenses and executes and the particular to the payment of the balance expended upon the indabid-to the indabid-dense and from time to the upon written request of beneficiary, payment of the new payment of the server (3) consent to the making of any map or plat of the property (5) join in attentions for the payment of the indubid-to the result of the indubid-to the exercise of the server (3) consent to the making of any map or plat of the property (5) join in attentions for the payment of the indubid-to the payment of the indubid-to the payment of the server constants and indubid-to the payment of the server constants and the indubid-to the payment of the server constants and the indubid-to the payment of the server constants and the indubid-to the payment of the server constants and the advance of all pay indubid to the payment of the server constants and the advance of all pay indubid to the payment of the server constants and pay it he same best expenses of a server the indubid-to server the pay it he same best expenses of a server the indubid-to the pay of the server and the property or any part thereof, in its own name and or otherwise form indubid-to the payment of the server and the property or any part thereof, in its own and the property and the property and the application or pretro

In form as required by law conveying the property so sold, our wirnout any covenant of warning, soluting the trustee, but including the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and baneliciary, may purchase at the sele. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by penses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by appears in the order of their peiority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus, appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee beneficiary or trustee shall be only or proceeding in which grantor, The grantor covenants and agrees to any other deed of trust or of any successor in interest that the grantor is lawfully selection or proceeding in which grantor, which when the beneficiary's successor instee.

d that the granter will warrant and lorever delend the same against all persons whomsoever

Π

a) the granted will warrant and toward detend the same against an persons whomsoever.
 The granted warrants that the proceeds of the loan represented by the above described note and this trust deed are:
 (a)\* primerily for granted's personal, tamily or household purposes (see Important Notice below),
 (b) for an organization, or (even il granted is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, al representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract a bereby, whether or not named as a beneficiary herein. secured he

In comstruing this mortgage, it is understood that the mortgagor or mortgages may be more than one person; that il 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.

n an the Astrony Control of States and Anna Astrony Control of States and Anna Astrony Control of States and Astrony Control o	AN AND A STATISTICS AND ADD ADD ADD ADD ADD ADD ADD ADD ADD	+ 1984 + 21. WELLIGEN (March	lan	
as such word is defined in beneficiary MUST comply wi distinguests for this moreow	), by lining out, whichever warranty a) is applicable and the beneficiary the Trath-in-Leading Act and Regul in the Act and Regulation by mail the Sevent-Neis Form No. 1319, or not required, disregard this notice.	is a creditor ation Z, the Dubling	n P Melin	L.J.
	STATE OF OREGON, CO	sunty of Klan th	) 59	······································
[1] 20년 1월 19년	This instrument wa	s acknowledged before me,on	May	31 1994
· · · · · · · · · · · · · · · · · · ·	by Lally Inc. 5	lary and Debr	rak DMdB	lary
	by	s acknowledged before me on		
la constante da la constante d La constante da la constante da	<i>by</i>			
	d			· <b>†</b>
Transasses	SSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSS	$\sim$		·/·····
JACK STATE	DAN EURNS	Gan	1 Juna	
	PUBLIC-OREGON		Notary P	ublic for Oregon
	ION EXPIRES NOV. 12, 1995	My commission expi		
일은 영화가 있는 것이 가슴을 줄을 <u>1997년</u> 2월 11일 전 1999년	了来了不过,\$P\$\$P\$ \$P\$18.44\$19 \$P\$15.44\$	17 - C. A. Level and March Andrew Schuler March		
STATE OF OREGON: CO	UNTY OF KLAMATH: s	<b>S</b>		
Adding there is not in a contract	· 가지 등 전 등 전 · 가지 ·		وم رواد به التاريخ المارية التركي الأسطة المطلقة. مواليون بي رواد الماريخ محمد وماريخ التركية التركية	가 승규는 상태 가 가 있다.
May May	of <u>Cec1</u> A.D., 19 <u>94</u> at	P. Drev	the <u></u>	dav
ेस्पूर्ण पहुंदिनमा दा राजेला हाता. घ्रतावर	- A.D., 19 24 at	2:33o`clockP_M., and	duly recorded in Vol.	M94
	MOT Egage	n Page	17135	
FEE \$15.00		Evelyn Biehn By	- County Clerk	
the states of dealers die the	The sale and the second when the spinster	By <u>Senti</u>	and Millins	une
. Pantan menerakan nan menerakan sebagai sebagai sebagai sebagai sebagai sebagai sebagai sebagai sebagai sebag Menarakan sebagai sebag	and the state of the second		and the second	
O'LONT				
				- Cor
생김없습니? 김 신승은 가격적이라고?	and the second	A strange was to see the second se		and a the state

33