THIS TRUST DEED must cent. 15th day of AUGUST 1998, between EVERTIA, S. SOURE ARM FEGGY, J. STONE, MUSEARD AND MEFE. g. as Grardor, MUSICALN, TITLE COMPANY OF KLAMANI COUNTY. THE TRUSTERS OF THE CENE H. AND CATALER, BUSREAU AND MEFE. g. Beneficiary, WITNESSETH: Grantor irrevocably grapts, barginins, sulls and source yets to treate in trust, with power of sale, the property in KLAMATE COUNTY, Origin, described as: The Horthwesterly 78 feet of Lot 1 in Block 50 of FIRST ADDITION to the county of the sale, according to the official plat thereof on file in the official plat there of the county of the county of the county, Origin, described as: The Horthwesterly 78 feet of Lot 1 in Block 50 of FIRST ADDITION to the county of the cou	ORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricted)	3550711 Foly 94 Page 25228 9
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MONTAIN TITLE COMPANY OF LIMITITE COMPAY THE TRUSTERS OF THE COMPANY OF LIMITITE COMPAY THE TRUSTERS OF THE COMPANY OF LIMITITE COMPANY General of the Country of the Country of Limitite Country of the Country of C	TUIS TRUST DEED, made this 15th	lay ofAUGUST, 1994, between
REDURITH TITLE COMPANY OF REARMET COUNTY THE TRUSTEES OF THE GENE H. TAND CATURE K. BURNELL TRUST DATED HARCH 11, 1991 THE TRUSTEES OF THE GENE H. TAND CATURE K. BURNELL TRUST DATED HARCH 11, 1991 County: Oragion, described as: The Morthwesterly 70 feet of Lot 1 in Block 50 of FIRST ADDITION to the City of Klasath Palls, according to the official plat thereof on file in the office of the County Clerk of Klasath County, Oragion, the county of	EVERETT R. STONE AND PEGGY J. STONE, HUS	SBAND AND WIFE
THE TRUSTES OF THE CENE W. ADD. CATURE S. DUNNELL INCO. BRILL SHADE. Granfor irrevocably grapts, harging, sells and conveys to frustee in trust, with power of sale, the property in KLAMATE Country, Oregon, described as: The Horthoestraly y of Sect of Lot 1 in Block So of FIRST ADDITION to the City of Klamath Falls, according to the official plat thereof on file in City of Klamath Falls, according to the official plat thereof on file in City of Klamath Country, Oregon, the Country Clerk of Klamath Country, Oregon, the Country Clerk of Klamath Country, Oregon, and the property may not be assigned, 2014, conveys, or otherwise transferred without the written consent of the Sellet, which consent shall not be unreasonably without the written consent of the Sellet, which consent shall not be unreasonably without the written consent of the Sellet, which consent shall not be unreasonably without the written consent of the Sellet, which interest thereof the transferred without the written consent of the Sellet, which interest thereof to write in consention with other shall not be unreasonably without the written of the Sellet, which interest thereof the writer of the Sellet, which interest thereof the writer of the Sellet, which interest thereof the writer of the Sellet of the	HINNEY HANGE TO A CONTROL OF THE CON	7-400 000
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the office of the County Clerk of Klamath County. Oregon. **Buyer's rights under the Agreement, including appropriate security documents and rights in the property may not be assigned, sold, without the written consent of the Seller, which consent shall not be unreasonably withheld. **Objects with all and singuis the teamonts, hardisaments and appurtenances and all the rights threates belonging or in anywise now together with all and singuis the teamonts, hardisaments and appurtenances and all the rights threates belonging or in anywise now together with all and singuis the teamonts, hardisaments and appurtenances and all the rights threates belonging or in anywise now together with all and singuis the teamonts, hardisaments and appurtenances and all the rights threates belonging or in anywise now together with all and singuist the team of the team of the team of the team of the property. **One of Third Third All Models and the rights threates and threates a	The Northwesterly 70 feet of Lot 1 :	in Block 50 of FIRST ADDITION to the
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and that the grantor will warrant and forever defend 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),

(b) for an organization, or (even it grantor 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, devisees, administrators, executors, personal representatives; successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it 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.

* IMPORTANT NOTICE: Del not applicable; if warranty as such word is defined in beneficiary MUST comply	the Truth-in-Lending Act	r warranty (c) or (b) is seneficiary is a creditor and Regulation Z, the	x reett	Reday and year l	State written.
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