or King Har Day Edge Train Seed to be to the Trust Ceto.  OF KING TRUST DEED  THIS TRUST DEED, moderation day of Wayne W. Snider and Kerry P. Snider, his wife	Vol. <u>M44 Page 3834 ****</u>
Waynetwa Sulcer and Retry K. Snider, his wife	and the state of t
as Grantor, Aspen Title & Escrow Co.  HORIZON INVESTMENT NO. 86	Mitness on neur Luistee, and Mitness on neur Luistee, and
A CONTRACT TO THE PROPERTY OF	
as Beneficiary, Common WITNESSETH	gage
Grantor irrevocably grants, bargains, sells and conveys to in Klawath County, Oregon, described as:	trustee in trust, with power of sale, the property
Lot 8 Block 2 Fairview Addition to The City of the official Plat thereof on file in the office Klamath (County J Oregod)	Klamath Falls according to

together with all and singular the terements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise

The date of maturity is perfectly in the state of the sta

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of sminent domain or condemnation, beneficiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and ignation; agrees, sat its, two expenses, to take, such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request. Sarry in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and tron time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the rote for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee rany (a) consent to the making of any amp or plat of said property; (b) foin in

Beneficiary

and expenses actually incurred in enforcing the obligation of the trust deed together with frustees and attorney's less not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponatorary provided by law. The trustee may sell said property either in one parcol or in separate parcels and shall sell the parcel or parcels at section to the interest biddle for cash, payable at the time of sale. Trustee thall deliver to the purchast its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitels in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any purchase at the sale.

11. When nutres sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the support of the trustees and a reasonable charge by trustees attorned to the trustee and a reasonable charge by trustees attorned to the supplus, it is the obligation secured by the trust deed, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liems subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest employing the surplus of the proportment, and without conveyance to the successor trustee, the letter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Buch such appointment of the successor trustee, the letter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder to counties in which the property is situated, shall be conclusive proof of proper appointment of the successor and excepts this trust when this deed, duly executed and acknowledged is made appoi

NOTE: The Trust Deed. Act provides that the trusted hereunder must be either a valvags and loan association authorized to do business under the lows property of this state, its subsidiaries, offiliates, agents or branches, the Un appensy; which an applye member of the Oregon: State: Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real tates or any agency thereof, or on excrow agent licensed under ORS 695-505 to 696-585.

The grantor covenants and agrees to fully seized in tee simple of said described	and with the beneficiery and tho	e claiming under him, that he is law- ncumbered title thereto
and that he will warrent and lorover deter	id the same against all persons where the persons were the persons and the persons where the persons were the persons and the persons where the persons were the persons and the persons were the persons where the persons were the persons where the persons were the persons which the persons which the persons were the persons which the persons which the persons were	And the Commission of the Comm
AND THE STATE OF T	Agrangs and Color pic- menths sping years are break single to color to the late of the color to proper to the color to the color to the color to the color to the color to the color to the color to the color to the color to the color to the color to the the color to the color to the color to the the color to the color to the color to the the color to the color to the color to the color to the the color to the color to the color to the color to the color to the the color to the color to the color to the color to the color to the the color to the color to the color to the color to the color to the the color to the color to the color to the color to the color to the the color to the color to the color to the color to the color to the the color to the color to the color to the color to the color to the the color to the color to th	Control for the first the
The frantor warrants that the proceeds of the (a)* primarily for frantor's personal, family (b) for ear organization, or (even it granton).  This deed applies to, inures to the benefit	ior household purposes (see important nor research pursues established pursues and the following the first parties before the first purpose of and binde all parties breefor their half	otice neiow), commercial purposes.  18. legates, devisees, administrators, executors.
personal representatives, successors and assigns, 11 cecured hereby, whether or not named as a benefit gender includes the forminine and the neuter; and if IN WITNESS WHEREOF, said gives the company of	no term benoticiary main mean two notice clary herein. In construing this deed and he singular number includes the plural rantor has hereunto set his hand the	whenever the context so requires, the masculine
* IMPORTANT NOTICE: Delete, by lining out, whichever, not applicable; if warranty (a) is applicable and the be as such word is defined in the Truth-in-Lending Act a beneficiary, MUST comply with the Act and Legulation disclosures; for this purpose us Stevens-Ness form Re. If compliance with the Act is not required, disaggers the	meliciary is a creator ind Regulation Z, the by making required 1319, or equivalent.	P. Snider
[H: the signer of the above is a corporation, or describe because the fermi of extraording specific, respectively. The second of	TATE OF REAL PROPERTY OF THE P	As the second of
STATE OR OREGON,  County of Klamach  This implication was acknowledged belong	County of The Instrument was acknown	wied gird, before, me on
Wayne W. Snider and Kerry P. Snider, his wife	HETERORES TO SERVICE THE SERVI	Granica Communication (Communication Communication Communi
SEAL My commission expires 2-16-20	Noth y Public for Oregon  Wy commission 8xpfres	(SEAL)
OFF CALSEA RICH OH, MARL TO NOTARY PISIC - OREGO CUMMISS IN NO. 061508 MY COMMISS OF EXPIRES TB. 16, 2001	Light 2 Control of the second	The state of the second
The undersigned is the legal owner and he trust doed have been fully paid and actisfied. Ye said trust doed on pursuant to statuto, to cance herewith together with said trust doed) and to sa	older of all indebtedness secured by the surface by the surface distribution of the secured by the surface by the surface of indebtedness secured?	toregoing trust deed. All sums secured by said up of any sums owing to you under the terms of by said trust deed (which are delivered to you designated by the terms of said trust deed the
ectate now, held by you under the same. Mail-rection with same and citate the same was not at the part of the part	conveyance and documents to a samuel.	g Bhitton na dheon gang machanadh an an an an 1933 (a 1935) par agailt an an an an an an an an an
Do not loss or destroy this Trust Dood OR THE NOTE	which is pocures. Both most be delivered to the how	Beneficiary  teo for concellation before reconveyance will be mode.
KITRUST DEED	fille in the otilice of the	STATE OF OREGON, } 85.
STATES LAW PUB. CO., PORTLAND, ORG. 1915	Crefor described as:	was received for record on the 26th day of
Grantor  Grantor  Grantor  Jack TA	SPACE RESERVED FOR	at 3.18 o'clock P.M., and recorded in book/recl/volume No. M98 on page 9854 or es tee/file/instru-
Horizania dan NO 66 D	RECORDER'S USE	ment/microfilm/reception No. 55334., Record of Mortgages of said County. Witness my hand and seel of County affixed.
Town & Country Mortgage 1147 East Street	COND TRUST DEED  // /k. day of third Spydar, his with	Bernatha G. LEtsch, Co. Clerk
Klamath Falls, OR 97601-0038	So itely 20 Port	5-00