TRUST DEED
67-1191R
day of September THIS TRUST DEED, made this 19th day of September ,1967, between KENNETH WANDELL and CARLEEN WANDELL, husband and wife ,as Grantor, as Trustee. J. ANTHONY GIACOMINI and FRANK H, BROWN and ALICE O. BROWN, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 17 of POOLE HOME SITES.

SUBJECT TO: 1967-68 Klamath County Taxes, acreage and use limitations under provisions of the United States Statutes and regulations issued thereunder; liens and assessments of Klamath Project and Enterprise Irrigation District, liens and assessments of Klamath Project and Enterprise Irrigation District, and regulations, contacts, easements, and water and irrigation rights in connection therewith, regulations, liens, assessments, and laws relating to South Suburban Sanitary District; irrigation ditches and drains set out on the Plat of Homeland Tracts No. 2; set back lines and use restrictions, utility easement and conditions and restrictions set out on the Plat in the Dedication of Poole Home Sites; mortgage, including the terms and provisions thereof, dated April 6, 1966, recorded April 19, 1966, in M-66 at Page 3444 given to secure the payment of \$12,400.00 with interest thereon and such future advances as may be provided therein, executed by Frank H. Brown and Alice O. Brown, husband and wife, to Equitable Savings and Loan Association, an Oregon Corporation, re-recorded July 25, 1966 in M-66 at Page 7505, which Grantee assumes and agrees to pay according to the terms thereof.

Page 7505, which Grantee assumes and agrees to pay according to the termis thereof.

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the ronts, issues and profits thereof and all fixtures now or herealter attached to or used in connection with said real estate,

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the terms of Nine Hundred Sixty and no/100ths.

To Protect the security of this trust deed, grantor agrees:

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2. To complete or restore promptly and in good and workmanlike manner any building or improvement thereon, and pay when due all costs more paid.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs mended and the control of the control of

now or herealter erected on the said premises against loss or damage by fin and such other hazards as the beneficiary may from time to time require, in a morning not less than \$, written in compenies acceptable to the beneficiary mith loss payable to the latter; all polities and not less than \$, written in compenies acceptable to the beneficiary with loss payable to the latter; all polities to the beneficiary of the beneficiary as soon as insured; lost the grantor shall lail for any reason to procure any such insurance and other first and the grantor and provided insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary may determine, or at option of beneficiary in any part thereof, may be released to granto-such application or release shall not cure or waive any detault or notice of default hereunder or invalidate any act done prunents and premises free from mechanics' liens and to pay all tases, assessments and other charges that may be levied or assessed upon or fagints said property before any part of such tases, assessments and other charges that may be levied or assessed upon or charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor lail to make payment of any lates, assessments and other charges that may be levied or any lates, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor lail to make payment therein ments, insurance premiums, liens or other charges payable by grittonic the same and the morning of the deliver of the payment of any lates, asserted by direct payment of any lates, asserted by direct payment of any lates, and the morning to the deliver receipts therefor the payment of th

th or in entorcing rins collegation, and the control in and delend any action or proceeding purporting to pear in and delend any action or proceeding purporting to pear in the control in an in any suit, ling in which the beneficiary or trustee; and in any suit, ling in which the beneficiary or trustee; altoney; lees; the court and the beneficiary's or trustee; attorney; lees, the ney's lees mentioned in this paragraph 7 in all cases shall be I court and in the event of an appeal from any judgment or all court, drantor further agrees to pay such aum as fail adjudge reasonable as the beneficiary's or trustee; aftor-

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto	
and that he will warrant and forever defend the same against all persons whomsoever.	
and that he will wait and located decide the same against an passage and	
This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.	
THE THEORY WATER FOR and described has been under set his bond and soul the day and year first above	
written.	Kenneth Wandell (SEAL) Carleen Wandell (SEAL)
	Carleen Wandell (SEAL)
	(SEAL)
(If the signer of the above is a corporation,	
use the form of acknowledgment opposite.] [ORS	93.490) STATE OF OREGON, County of
STATE OF OREGON, County of Klamath	, 19
County of Klamath september 19 19 67. Personally appeared the above named Kenneth	Personally appeared and who, being duly sworn,
Wandell and Carleen Wandell	each for himself and not one for the other, did say that the former is the president and that the latter is the
and acknowledged the toregoing instrument to be	a corporation, and that the seal allixed to the
Before the:	loregoing instrument is the corporate seal of said corporation and that said
COFFICIAL Claneda & Lucomen	ity of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
Notary Public for Oregon	(OFFICIAL Notary Public for Oregon SEAL)
My commission expires: August 5, 1970	My commission expires:
ED Grantor Grantor Beneficiary Ss.	the within instru- or record on the ember. 19 67, M., and recorded n page 71139 of said County. nand and seal of BOCHRS, MALLAA Deputy. Co. contake, one. Accorded
TRUST DE (FORM No. 811) STATE OF OREGON, County of Klemati	Sept Sept Sept Sept Sept Sept Sept Sept
T'RUST POINT	I certify that was received a second of Mortgage Witness my ounty affixed. DOROTH DOROTH The grand the
TRU	I certify ment was reco 21st day of of at 2:38 o'o o'n book M 6 Record of Mon Witness County affixed By Author See 3.00 Author One gran One gran
Co Co	Sound Second Sec
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REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.	
TO:, Trustee	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the	
estate now held by you under the same. Mail reconveyance and documents to	
DATED:, 19	
•	Beneficiary
22	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	