<b>21449</b>	TRUST DEED Vol. 76 Page 17928
THIS TRUST DEED, n Jerry O. & Peggy J. 1 B.J. Matzen, City At	ade this 2nd day of November , 19.76 , between , as Grantor, , as Grantor, , as Trustee, , as Truste
Grantor irrevocably gran	WITNESSETH: ts, bargains, sells and conveys to trustee in trust, with power of sale, the property mty, Oregon, described as:
Lot 8, Block 3, Tract County, Oregon, accor	1091, Lynnewood, in the City of Klamath Falls, Klamath
Lot 8, Block 3, Tract County, Oregon, accor of the County Clerk c	1091, Lynnewood, in the City of Klamath Falls, Klamath ding to the official plat thereof on file in the office f Klamath County, Oregon, free of all encumbrances except tions, easements and rights of your of
Lot 8, Block 3, Tract County, Oregon, accor of the County Clerk of reservations, restric apparent upon the lan	1091, Lynnewood, in the City of Klamath Falls, Klamath ding to the official plat thereof on file in the office f Klamath County, Oregon, free of all encumbrances except tions, easements and rights of way of
Lot 8, Block 3, Tract County, Oregon, accor of the County Clerk or reservations, restric	1091, Lynnewood, in the City of Klamath Falls, Klamath ding to the official plat thereof on file in the office f Klamath County, Oregon, free of all encumbrances except tions, easements and rights of way of

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notly upon beneficiary a regurst. my timms the entropy time to the upon written request of ben-nt of its less from time to this deed and the note for any person for the payment of the indebteness. trustee may any person for the payment of the indebteness. trustee may ficiary

(a) consent to the making of any m grauting any easement or creating a subordination or other agreement al thereol; (d) reconvey, without warning grantee in any reconveyance may l of any map or plat of said property; (b) join in creating any restriction thereon; (c) join in any eement allecting this deed or the lien or charge out warranty, all or any part of the property. The ice may be described as the "person or persons of the recitals therein of any matters or lacts shall ruthituiness thereod. Trustee's fees for any of the grantee legally be conc services in any reconv entitled thereto, clusive proof of mentioned in th

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ar jegality entitied thereto," and intro to described as the "person or persons be conclusive proof of the furth stimulation of the status status in the interim of any matters or lacis shall be conclusive proof of the furth stimulation of the status status in the interim of any status of the services mentioned in this paragraph shalt hered. Trustee's lees for any of the services mentioned in this paragraph shalt hered. Trustee's lees for any of the services mentioned in this paragraph shalt hered.
10. Upon any default by genome, by hereander, heneficiary may at any prointed by a court, and without regard to genome any or receiver to be appointed by a court, and without regard to default on prosission of shalt property for the indebledness hereby secured, enter upon and diffusion of the trust is any status and profiles in the indebledness hereby accurd, enter upon and diffusion of the indebledness hereby and in such order as beneficiary may determine.
1. collection is not any indebtedness secured hereby, and in such order as beneficiary may determine.
1. collection is such and taking possession of shift property, the insurface of up of the indebtedness were of any taking or damage of the property, and its or compensation or awards for any taking or damage of the property, and the profile of default hereunder or invalidate, any act done pursuant to such notice.
1. 2. Upon distribution of any may are any any act done insurfaces. However, it suit creat property for any proceed is of proceed with a provided to forcelose this trust deed in equity, as a mortgage in the manner provided to forcelose this trust deed in the shore of 2. Status and property is not as curved hereby, where any default propess, the beneficiary or the truste shall excluse and any proceed is of the forcelose this trust deed in the there and the beneficiary or the source shall excluse any note of the status and property is not as curve and provided by low and payable in the manner provided bed or source and the defa

15. When trustee sells pursuant to the powers powers of sale, in-shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and is reasonable charge by trusteed attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their inferests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from thin appoint successor or successors to any trustee named herein or te successor or successors or successors to any trustee named herein or te successor and successor to successors to any trustee named herein or te vance the successor or trustee, the latter shall be vested with all a mid duties conterred upon any trustee herein named or appoint der, Each such appointment and substitution shall be made by wi time a successo convey powers hereund instrum and its Clerk o shall be

acknowl obligated trust or shall be and not d\_of

NOTE: The Trust Deed Act provides that the trustee hereunder or savings and loan association authorized to do business und property of this state, its subsidiaries, affiliates, gaent or bra elifier an attarney, who is an active member of the Oregon State Bar, it of Oregon or the United States, a title insurance company authorized the United States or any agency thereof.

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17929 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto Ŋ., ିକ Ŕ and that he will warrant and forever defend the same against all persons whonisoever, IN WITNESS WHEREOF, said grantor has hereunto set his hand the pay and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwalling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent; If compliance with the Act not required, disregard this notice. Anderson 12/15 Anderson (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON. STATE OF OREGON, County of. County of .....Klamath ..., 19... November 2, , , 1976 Personally appeared . and Personally appeared the above named .... who, being duly sworn, each lor himsell and not one lor the other, did say that the former is the Jerry O. & Peggy J. Anderson, president and that the latter is the Husband...&.Wife secretary of ..... , a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Balare ma (OFFICIAL C (OFFICIAL Smith Before me: Notary Public for Oregon 9-19-80 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: My commission expires: 6.....  $\mathbf{\hat{f}}$ Connerses ?? \$ 6,750.00 Klamath Falls, Oregon November 2, 1976 I (or if more than one maker) we, jointly and severally, promise to pay to the order of City of Klamath Falls at 226 S. 5th St., Klamath Falls, OR Six Thousand Seven Hundred Fifty and no/100ths DOLLARS TO HELE with interest thereon at the rate of 8 1/2per cent, per annum from November 2 , 1976 ... until naid. shall be applied lirst to accumulated interest and the balance to principal; the lirst payment to be made on the 2nd day of December 19.76, and a like payment on the 2nd day of each month thereafter until December 19.86, when the whole unpaid balance hereol, it any shall become due and payable; it any of said installments is not so paid, the whole sum of both principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, 1/we promise and agree to pay the reasonable attorney's fees to be lixed by the trial court and (2) if any appeal is taken from any decision of the trial court, such further sum as may be lixed by the appellate court, as the holder's reasonable attorney's lees in the appellate court. 1 erry 0. Anderson Liggy 4. Condens eggy J. Anderson \$ ORM No. 807-INSTALLMENT NOTE SN Stevens-Ness Law Publishing Co.S. Portland, Or TRUST DEED STATE OF OREGON (FOR'A No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND. OR 58. County of KUNTATH I certify that the within instru-Jerry O. & Peggy J. Anderson, ment was received for record on the husband & wife 10 ...day of NOVEMBER ....., 19.76 at...4.;25......o'clock .. P. M., and recorded SPACE RESERVED Grantor in book.....M..76.....on page 17928 or FOR City of Klamath Falls, a as file/reel number......2.1449.... RECORDER'S USE municipal corporation Record of Mortgages of said County. Witness my hand and scal of Beneficiary County affixed. AFTER RECORDING RETURN TO WM. D. MILNE City of Klamath Falls 1.18 226 S. 5th Street COUNTY CLERK Title Klamath Falls, OR 97601 FEE \$ By Q Ma Deputy 6.00 With with the same 1.1.15 1179 H Sand a start was a start Materit's E. B