FORM No. 881-Oregon Trust Deed Series-TRUST DEED. m Vol. 11 Page 28362 12217 TRUST DEED 38 THIS TRUST DEED, made this 1st day of April George S. Whiteman & Associates, a California corporation , as Grantor, 1977 , between Pioneer National Title Insurance and LEO DE MONTE, a married man, as his sepatate property , as Beneficiary, , as Trustee, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in The West one-half of the Northwest one-quarter of the Southeast onequarter of Section 18, Township 28 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereoi and all lixtures now or hereafter attached to or used in connec-tion with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TEN THOUSAND AND NO/100 Destination of the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the that payment of principal and interest hereol, if not sconer paid, to be due and payable to beneficiary or order and made by grantor, the The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates ex-pressed therein, and at the option of the holder thereof, upon demand, shall become immediately due and payable. The above described real property is is not (state which) currently used for agricultural, timber or graing purposes. To mater the security of this trust deed drantor adverse: (a) convent to the making of any pay this rest of any many the index of any payable.

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decree of the train court, granues thinks the beneficiary's or trustee's attor-pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of asid property shall be taken under the right of eminent domain or condemnation, beneficity shall have the right, if it so elects, to require that all or any portion of the monitors physic as compensation for such taking, which are in excess of the monitor is push for pay all reasonable costs, expenses and attorney's lees necessarily required to pay all reasonable costs, expenses and attorney's lees as compension for in such proceedings, shall be paid to beneficing with applied by it list upon any trasonable costs and expenses and attorney's lees both in the trial and appellate costs and expenses and attorney's lees and erecute such instruments as shall be necessary in obtaining such com-ponsation, promptly upon beneficiary's request. Reiny, pays the and from time to time upon written request of bene-tienty, pays the and from time to time upon written request of hene-tendurgement in all reconveyances, for concellation), without allecting the liability of any perion for the payment of the indebideness, trustee insp

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Ins secured by this instrument, irrespective of the maturity dates exmand, shall become immediately due and payable.
(a) consent to the making of any map or plat of said property. (b) join in granting any easement or creating any restriction therein (b) join in granting any easement or creating any restriction therein (b) join in granting any easement or creating any restriction therein (b) join in granting any easement or creating any restriction therein (b) join in granting any easement or creating any restriction therein (b) join in granting any easement or creating any restriction therein (c) in any of subordination or other agreement allecting this deed or the bird or persons be conclusive proof of and the residus therein of any matters or lacts shall be conclusive proof of and the residus therein of any matters or lacts shall be conclusive proof of and the residuate there of the independent of the independent by denut b

deed as their interests may appear in the outer of their product dentified to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or successors to any trustenaries dentified to such surplus. If any, to the grantor or successors to any trustenaries dentified to such successor trustena appointed hereinder. Upon such spaningend, and without conveyance to the successor trustee, the latter shall be interest, and without powers and duties conterred upon any trustee herein stand or on the instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County shall be made by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County shall be made to proper appointment in the successor trustee. It, Tunies proof of proper appointment in the successor trustee. It, Tunies proof of proper appointment is used of the successor trustee acknowledd is may prove the record as provided by law. Trustee is not obligated to notify any party be record as provided by law. Trustee is not obligated to notify any party be record as proved by law. Trustee is not obligated to notify any party be record as proved and mode any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hareunder must be either an attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real proparty of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

The grantor covenants and agre fully seized in fee simple of said descri	es to and with the beneficiary and those claiming under him, that he is law- bed real property and has a valid, unencumbered title thereto	
and that he will warrant and forever a	etend the same against all persons whomsoever.	for the for the form
purposes.	of the loan represented by the above described note and this trust deed are annily, household or agricultural purposes (see Important Notice below), infor is a natural person) are for business or commercial purposes other them enrichtfural	
IN WITNESS WHEREOF, said	effit of and binds all parties hereto, their heirs, legatees, devisees, addripistratore, execu- signs. The term beneficiary shall mean the holder and owner, including plagee, of the us a beneficiary herein. In construing this deed and whenever the context so required, the e neuter, and the singular number includes the plural.	- Andrew
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and it or such word is defined in the Truth-In-Lending. beneficiary MUST comply with the Act and Regul disclosures; for this purpose, if this instrument is to the purchase of a dwelling, use Stevens-Ness Form if this instrument is NOT to be a first lien, use Steve equivalent. If compliance with the Act not requir if the signer of the obvious a computed	Aver werranty (a) or (b) is e beneficiary is a creditor kt ond Regulation Z, the a California corporation by making required be a first lien to finance No. 1305 or equivalent;	
STATE OF OREGON, County of	ORS 93,470) California STATE OF APPENDIX, County of Los Angeles )ss. April 2, 19.77 Personally appeared George S. Whiteman and Donald N. Barbour, who, being duly sworn, each for himself and not one for the other, did say that the former is the	tel transfer to the second sec
, 19. Personally appeared the above named		
and acknowledged the foregoing ment to be	instru- d deed. d deed. instru- d deed. instru- instru- d deed. instru- instr	
Notary Public for Oregon My commission expires: My commission expires: My commission expires: My commission expires: OFFICIAL SEAL		
	JOE GEORGE NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY US ANGELES COUNTY W comm. expires MAR 3, 1979 5753 SuBset Surlevord, Los Angeles, CA 90027	
DEED autorial Crainer	Math he within he wi	
CUST From No.	of Klar tify that t tify that t received fu o'clock A. Mprill o'clock A. M 177 on Umber 283 fortgages o s's my ha wh. D. Wm. D. Wm. D. M. D. D. M. D. M. D. M. D. M. D. M. D. M. D. M. D. M. M. D. M.	
TR STATE OF	County I cer ment was 20th day at 10:52 at 10:52 in book M ras tile n r as tile n tile n r as tile n tile n r as tile n tile n	
		I STATEMENT
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO:		
The undersigned is the legal owner and hold trust deed have been fully paid and satisfied. You said trust deed or pursuant to statuts, to cancel a herewith together with said trust deed) and to recou	er of all indebtedness secured by the foregoing trust deed. All sums secured by said hereby are directed, on payment to you of any sums owing to you under the terms of I evidences of indebtedness secured by said trust deed (which are delivered to you wer, without warranty to the partice defined to the terms of	
estate now held by you under the sume. Mail reconveyance and documents to		
	Beneficiary	

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