31735	TRUST DEED	vol. 77Pag		3
THIS TRUST DEED, made this Frank Kirwan and Tex William L. Sisemo	Jre	husband and wi	, do 11000	or, rc ,
d Town & Country Mortgage	WITNESSETH:		, as Beneficial	
Grantor irrevocably grants, bargains, Klamath County, Oregon,	sells and conveys to	trustee in trust, with po	wer of sale, the proper	ty
he following described real prope	erty in Klamath (ounty, Oregon:		
ommencing at the Southeast corner edra Company to Oregon State High ated September 29, 1925 and recor hence Easterly and on a line beir nd Altamont Acres, to an intersec ompany rights of way; thence Nort ailroad right of way to the North he State Highway Commission of th asterly line of said tract convey regon, to the point of beginning, ownship 39 South, Range 9 East of f way for drainage ditch across s	way Commission of reded February 1, ag the extension tion with the So hwesterly and on teasterly corner to State of Orego red to the State being a portion the Willamette waid property.	If the State of Ore 1926 in Volume 69 of of the Northerly 1: outherly line of the the Southerly line of the tract hereton; thence Southeast Highway Commission of the NW $\frac{1}{4}$ of SE $\frac{1}{4}$ Meridian, SAVE AND	gon, which deed is of Deeds, page 251 ine of First Avenue e Strahorn Railroa e of the Strahorn ofore conveyed to terly and on an of the State of of Section 3, EXCEPTING a right	3 10 10
ogether with all and singular the tenements, hered ow or herealter appertaining, and the rents, issues ion with said real estate. FOR THE PURPOSE OF SECURING PEL	RFORMANCE of each	agreement of grantor herein	contained and payment of	the
im of ###Seventeen thousand and no hereon according to the terms of promissory not	/100s*****		Dollars, with inter	rest

tinal payment of principal and interest hereof, il not soner paid, to be due and payable Survey as a solution of the debt secured by this instrument is the date, stated above, on which the final installment of said note the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is sold, afreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The obove described reciproperty is not currently used for agriculturel, timber or grazing purposes.
(a) consult to the making of any man or plat of said property; (b) join in

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Bold, conveyed, assigned or alienated by the grantor without trist bench in all become immediately due and payable.
The above described real property is not currently used for optical intervention of the security of this trust deed, grantor agrees.
To protect the security of this trust deed, grantor agrees.
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thaving obtained the written consent or approval of the beneficiary, trumment, irrespective of the maturity dotes expressed therein, or ulural, timbs or gazing purposes.
 (a) consent to the making of any map or plat of said property: (b) join in any material any sasement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deef or the line or charge forecoil; (d) reconvey, without warranty, alwing any parts or facts shall be role to the same agreement shall be not less than 35.
 10. Upon any default by drantor hereunder, beneliciary may of the intermined thereio, in the superstand shall be not less than 35.
 10. Upon any default by drantor hereunder, beneliciary may of any part thereio, in its own mane sue or otherwise collect the rents issues and profits, including those past due and unpaid, and apply the same indebictions hereby secured, enter upon and take possession of said property, the indebictions of operation is and hereby, and in such order as beneficiary may determine.
 11. The entering upon and taking possession of said property, the insurance polices or compensation or awards for any labing of all not or insurance of any streamed of the agreement hereby, and the agreement hereby and labing the same secured hereby immediately the amend profits or any alternet of the beneficiary may determine.
 12. Upon delault by grantor in payment of any indubted security and the agricultural such notic.
 13. Upon delault by grantor in payment of any indubted security and any stant or all stants or actions the intermediate the same secured in equity, as a mortgage in the manner provided by law for marking or a side regime or instruction of a side trad property in the interval of the beneficiary may drive and profits in the intermediate of advertisement and sele to the said trad property in the interval of the side side trad property in the interval of the side selection and profits ano

orney, who is an active member of the Oregon State Bar, a ba or the United States, a title insurance company authorized to in NOTE: The Trust Deed Act provides that the trustee hereunder must be either or suvings and loan association authorized to do business under the laws of property of this state, its subsidiaries, affiliates, agents or branches, or the U

me to the sources and adress	
tully seized in fee simple of said described	to and with the beneficiary and those claiming under him, that he is law- id real property and has a valid, unencumbered title thereto
and that he will warrant and forever def	fend the same against all persons whomsoever.
	of the loan represented by the above described note and this trust deed are: mily, household or agricultural purposes (see Important Notice below),
 (a)* primarily for grantor a personal, (b) for an organization, or (even if gran 	ntor is a natural person) are for business or commercial purposes orner man agricultural
tors, personal representatives, accessors armed a contract secured hereby, whether or not named a	effit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- signs. The term beneficiary shall mean the holder and owner, including piedgee, of the as e beneficiary herein. In construing this deed and whenever the context so requires, the p neutor, and the singular number includes the plural.
IN WITNESS WHEREOF, said a	- to see his hand the day dill year that would be the
• IMPORTANT NOTICE: Delete, by lining out, whicheven not applicable; if warranty (a) is applicable and the or such word is defined in the Truth-In-Lending A: beneficiary MUST comply with the Act and Regula disclosures; for this purpose, if this instrument is to the the purchase of a dwelling, use Stevens-Ness Form if this instrument is NOT to be a first lien, use Steven equivalent. If compliance with the Act not require	wer warranty (a) ar (b) is e beneficiary is a creditor lat and Regulation Z, the biou by making required be a FIRST lien to finance No. 1305 or equivalent; nor. Nass Form No. 1306, or
(If the signer of the above is a corporation, use the form of acknowledgment apposite.)	101 (01)
1	1 STATE OF OREGON County of
County of Klamath	s
STATE OF OREGON, County of Klamath Sume 25, 19.77 Personally appeared the above named	each for himself and not one for the other, did say that the former is the
Frank Kirwan and Terry P. Kirw	each for furnisen and not one to president and that the latter is the
husband and wife	a corporation,
and acknowledged the foregoing	g instru- of said corporation and that said instrument was signed and sealed in be- of said corporation and that said instrument was signed and sealed in be-
ment to be the ir voluntary act ar Before me:	half of said corporation by authority of its board of directory, and deed. them acknowledged said instrument to be its voluntary act and deed.
(OFFICIAL Kathy R Ma	dlama Betore me: (OFFICIAL SFAL)
(OFFICIAL SEAL) Notary Public for Oregon My commission expires: 6 -/3	Notary Public for Oregon SEAL) 3-80 My commission expires:
My communities (6 -7 C	
	REQUEST FOR FULL RECONVEYANCE
	To be used only when obligations have been pold.
<i>T0:</i>	To be used only when obligations have been pold.
The undersigned is the legal owner and h trust doed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cance trust deed or pursuant furst deed) and to rt	To be used only when obligations have been pold. , Trustee holder of all indebtedness secured by the foregoing trust deed. All sums secured by said You hereby are directed, on payment to you of any sums owing to you under the terms of cel all evidences of indebtedness secured by said trust deed (which are delivered to you reconvey, without warranty, to the parties designated by the terms of said trust deed the
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11417

EXHIBIT "A"

This Trust Deed is given as additional security for the following Notes, dated June 28, 1977, given by FRANK KIRWAN and TERRY P. KIRWAN:

Amount	<u>To</u>	
\$4,400.00	John Green	
\$5,200.00	John Green	
\$4,200.00	Melvin W. Ostrom and Edna Ostrom, h/w	
\$3,200.00	L. Orth Sisemore	

STATE OF OREGON; COUNTY OF KLAMATH; 55.

Filed for record at request of --- Transamerica-Title Co. ¢ this 28th- day of ____June ____A. D. 19_77 at 3:28 p. (duly recorded in Vol. M 77 , of Mortgages on Prove 11415 Wm D. MILNE, County Clerk . () V 1 n