26	1	60	344	< Y .	77,4,		16 C	- C Y	140	ω.	1.1	- T	N. 1	6.00	1.0	131	1.1.8	10	M.5	1.5	21	44	迎い	6.64	b
0	Λ.	ú.	1.1.5		A. 3	9.5	0.	1 44	ιų.	2.1	212	1.1	. 15	1.1	1.1	67	24.	10	1.02	iine:	τ.,	32	编品	1.15	ì
23	1	94	(in)	1.1	171	16 8	11.1	6.0		1.0	N. 1	5 Gal	1 .)	÷.,	2.1	÷.,	6.82	SH ()	201	0.00	10	γR	56	林宇	l,

FORM No. 881-Oregon Trust Deed Series-TRUST DE MITC 1396	े न
TS 34202 TRUST DEED Vol. 1 Pade 975	
THIS TRUST DEED, made this 27 day of June, 19.77., between	
MARY LOU BAILEY	
H. F. SMITH, attorney at law, as Trustee, and MANUEL M. OCHOA, as Beneficiary,	
WITNESSETH:	

Grantor irrevocably grants, bargains, sens and conv in Klamati County, Oregon, described as:

The S¹/₂ of Lot 24, FAIR ACRES SUBDIVISION NO. 1, except that part taken for widening of Kane Street. SUBJECT TO: (1) Regulations, levies, assessments, water and irrigation rights and easements for ditches and canals of Enter-prise Irrigation District. (2) Regulations, levies, liens, assessments, rights of way and easements of South Suburban Sanitary District. (3) Reservations and restrictions, including the terms and provisions thereof. in deed from Walter T. the terms and provisions thereof, in deed from Walter T. Smith, et al, to John F. Rhoads, dated June 25, 1929, recorded November 19, 1935, in Volume 105, Page 371, Deed Records of 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 thereof 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 DETAIL

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of EIGHT THOUSAND AND NO/100 — Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the there date of maturity 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 thereol, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part there of non-sold, conveyed, assigned or alienated by the granter without lirst having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the granter without lirst 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 therein, shall become immediately due and payable. The above described real property is not currently used for oggiculturel, timber or gracing purposes. The above described real property is not currently used for oggiculturel, the making of any man or plat of said moments (b) join in

 \mathbb{A}

and conveyed, assigned or allowed by the granter without first having obtained the written conventive approach of the bandle converse defined the intermediate of the maturity dates expressed therein, or the bandle converse of the conventive of the security of t

as shall be necessary in obtaining the set of bone-clicary's request, non investation of this deed and the pole for-econveyances, for cancellation), without affecting econveyances, for cancellation), without affecting r the payment of the indebtedness, frustee may its fees endorsement (in case of full reconveyance the liability of any person for the payn

52

shall be concluse 17. Trust schoowledded in obligated to noti

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon or ravings and loan association authorized to do business under the Jaws of Oregon or the United States, a title insurance company property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

at the state of the state of the state

35

TO SAME THE CAL 14

1	A A	14 A	設置が	22	1		「「「	1.43		がたた	たの行		12.11	1441	いりた	ない	記載が	な影響														的肥	いいが	No.X	A.	en E	A	チャー	うた	1	外に上	100	17	がた		朝					かけに		経た		語が立つ			1000						30.23 . Tam
	たがい						No. of the lot					の時間の時間の	1000	新聞をい	語言語に	10	民語法言		A STATE		der		協会	No.				が形式										1.5.1.									، اسب			-	() () ()						71.5.10							6 5
									(800 - 10 S								Λ	•	े भ	2	6									-	- 			1	1	.	
					 5				1 1 1 1 1			1					1.		1	-	.,	 			 	,	-1	10	6/	्	-1		in		 5		n	10	~	<u>,</u>	à	J.	ā				ł.	ni. Še	ċ	Ľ.			Service State	10 - Tel.	14	7		5		111 111 111 111 111				

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is la fully seized in fee simple of said described real property and has a valid, unencumbered title thereto except as stated above,

and that he will warrant and forever defend the same against all persons whomsoever.

NOLDEXE. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day 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 dwelling, use Stevans-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.

Beilu x Mary Jan

11

BE MILLE

Selente - Se

STR.

Trailer Pr

te!

1

Tro- ar

(If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS	S 93,490)
STATE OF OREGON,)	STATE OF OREGON, County ol
County of KLAMATH	Personally appeared
June 27, 19.77.	who, being duly sworn.
Personally appeared the above namedMAR.L. LOU BAILEY	each for himself and not one for the other, did say that the former is the president and that the latter is the
	secretary of
and acknowledged the foregoing instru- ment to be a her voluntary act and deed. Belore me: (OFFICIAL Junnie Matheurs) -SEAL Notary Public for Oregon	, 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- halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL Notary Public for Oregon SEAL)
My commission expires: 03-10-81	White commission explicits:
ST D)	L Certury that the write 16th day of MIGUST at 3;33 oclock P.M. and in book MT on page 1 or as the number 34202 Record of Mortgages of said Witness my hard an County attired. A. D. MIINE County attired. Br 20, 0, 1, 1, 1, 0 H an uch Faulu 2.ccm. Multy

19 REQUEST FOR FULL RECONVEYANCE to be used only when obligations have been puld.

6)

The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 teconveyance and documents to

a Entra

24

10

:: **;***

 j'_i

10

32

10

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconference will be made

(i ...

Beneficiery