THIS TRUST DEED, made this. 23rd day of August. , 19.77. , between Leo.F. McKoen and Barbara McKoen, who are married to each other , as Grantor, Continental Auxiliary Company, a California corporation , as Trustee, d Bank of America National Trust and Savings Association, , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property	
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Klamath	
Beginning at the intersection of the East line of said Section 16 with the Northeasterly right-of-way line of Oregon Highway No. 39; thence N. 39 deg. 38' 52" W. along said right-of-way line a distance of 712.19 feet to a 5/8" iron pin on the North line of said Lot 11; thence leaving said right-of-way line N. 89 deg. 59' 44" E. a distance of 454.39 feet to the East line of said Section 16; thence S. 0 deg. 00' 16" E. along	
said Section line a distance of 548.41 feet to the point of beginning, LESS AND EXCEPTING the East 30 feet thereof contained in the right-of-way of the U.S.R.S. No. 42 Drain heretofore conveyed by Dora Pope, et vir, to the United States by deed recorded in Volume 69, page 151, records of Klamath County, Oregon. The above described tract contains 2.50 acres, more or less.	
gether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise w or herealter appertaining, and the rents, issues and profits thereol and all lixtures now or herealter attached to or used in connec- on with said real estate.	
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the mod One Hundred Ten Thousand and no/100 - Dollars, with interest ereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the al payment of principal and interest hereol, if not sconer paid, to be due and payable August 1, 1984. The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note comes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be id, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, en, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or ein, shall become immediately due and payable.	
The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees: i. To protect, preserve and maintain anid property in good condition. Trepair, not to remove or demolish any building or improvement thereon; to commit or permit any waste of said property. To complete or restore promptly and in good and workmanike nere any building or improvement which may be constructed, damaged or thored thereon, and pay when due all costs incurrent thereon.	
ns and restrictions allecting said property; if the beneficiary so requests, to not be participated in the participate and to pay the beneficiary may at any to be negligible and the participated in the parting and participated in the participa	
y or hereafter erected on the said premises against loss or damage by fire such other heards as it he heneficiary, may from time to time require, in amount not less than \$.110,000,000,000,000,000,000,000,000,000	
beneficiary may produce the same at frantor a expense. The amount ceted under any line or other insurance policy may be applied by benefi- y upon any indebtedness secured beneficiary may be applied by benefi- y upon any indebtedness secured beneficiary may be applied by benefi- breby or in his performance of any agreement be and parable. In tuck an expension of determine, or at option of beneficiary the entire amount so collected, or part thereof, may be released to grantor. Such application or release shall timber c graind purposes, the beneficiary may proceed to loreclose this trust deel in such and parable. In tuck an event part thereof, may be released to grantor. Such application or release shall timber c graind purposes, the beneficiary may proceed to loreclose this trust deel in such and constraints and the sector of the se	
5. To keep said premises free from construction lens and to pay all results and other charge sthat may be level or assessed upon or first said property before any part of such taree, assessments and other first said property before any part of such taree, assessments and other first said property should the grantor fail to make payment of any taree, assessments the property to satisfy the obligations secured hereby, where- upon the fruitse shall associate there of as then in the state of the secure of the property to satisfy the obligations secured hereby, where- upon the fruitse shall associate there of as then in the state secure of the secure of	
the annount so paid, with interest at the rate set lorth in the note secured by the secured in OKS 86,740 to 86,795. by: together with the obligations described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of this is the described in paragraphs 6 and 7 of the described in the described in paragraphs 6 and 7 of the described in the described in paragraphs 6 and 7 of the described in the described in the described in paragraphs 6 and 7 of the described in the desc	
(itibed, and all such payments shall be immediately due and payable with- protice, and the nonpayment thereoi shall, at the option of the benelicary, fer all sums secured by this trust deed immediately due and payable and bitue a breach of this trust deed. 6. To pay all costs, tes and expenses of this trust including the cost its easerh as well as it holter, costs and expenses of this trust including the cost its easerh as well as the other costs and expenses of the trust encurse including the cost its easerh as well as its other costs.	1
actually incurred. T. To appear in and delend any action or proceeding putporting to the property so kold, but without load in load as required by law conveying the property so kold, but without load in load as required by law conveying the property so kold, but without load in load as required by law conveying the property so kold, but without load in load as required by law conveying the property so kold, but without load in load as required by law conveying the property so kold, but without load in load and the second by law conveying but for the foreclosure of this deed, to pay all costs and espenses, in- but for the foreclosure of life and the beneficiary or crustee's attorney's leas; the solution of the solution of the back. 15. When trustee sells pursuant to the powers provided herein, trustee	
Loy the trial court, and in the event of an appeal from any judgment or event shall adjudge reasonable as the benchiciary's or trustee's attor- al lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken 8. In the event that the taken taken the taken tak	
f, if it to elects, to require that all or any portion of the monies payable time appoint a successor or successors to any trustee manied herein or to any ampenation for such taking, which mere in excess of the amount required by successor trustee, the latter shall be vested with all tille, read by grantor in such proceedings, shall be naid to beneliciary and powers and duties conferred upon any trustee herein access and expones and attorney's lees, hereunder. Cach such appoint ment, the latter shall be vested with all tille, the till and appellate costs and expenses and attorney's lees, hereunder. Cach such appointment and substitution shall be made by witten in the till and appellate costs, and the plated upon the individued with all the fulled ed by it in such proceedings, and the balance appled upon the individued and its place of record by which, where treouved in the altiers of the successor is and expension.	
red hereby; and granior agrees, at its own expense to take such actions execute such instruments as shall be necessary in obtaining such com- ation, promptly upon henekicary's request. Such as the such actions of the such action of the such and the such as the su	
E. The Trust Deed Act provides that the trustee hereunder nust be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company uvings and foan association authorized to do butiness under the laws of Oregon or the United States, a title Insurance company authorized to insure title to real erry of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof	

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S. Barchinghow N 8 1 1 4.5% 16103 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 and that he will warrant and forevor defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) DEXEMPLEMENTERING SECTION FOR SEAR HOUSE REPENDENT SECTION SEC REFERENCE. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 feminine 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 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. I. hufdan Lie Leo F. McKoen Palbaia Matren Barbara McKoen If the signer of the above is a corporation, use the form of acknowledgment opposite.) Californie ic. STATE OF OREGON, (ORS 93.490) STATE OF OREGON, County of Legan) 53. County of Cal-Personally appeared the above named. (g. M. Korn F. Barbara Mc Korn Personally appeared and each for himsell and not one for the other, did say that the former is the president and that the latter is the secretary of ment to be LLEFL voluntary act and deed. and that the seal allized to the foregoing instrument is the corporation, 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. Before me: Belofe me: (OFFICIAL C.C inda SEAL) Mars Public soft of anice IS 197 (OFFICIAL SEAL) PNotary Public for Oregon My commission expires: DEED 205 wit 597 said page. o: America Mgr. 881 KL.AMA hand A M., the for 96134 OF OREGON 5 Ŷ 50 TRUST number. Mortgages WM. D. MILNE that received of __AUGI CLERK FORM .o'clock Lessen, 5 S certify to: County affixed Witness S ö Y77 Вох 11;13. book M ęf County was day turn Dri file f of STATE Bank cord ŝţ as t .5 Ř 5 â (A H REQUEST FOR FULL RECONVEYANCE used only when obligations have been puid. TO: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and notaer 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: AND AN AND A COMPANY Beneficiary Do not fore or destroy this Trost Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made Conto rest. 27岁日子外的神秘的 Ĩ.