50 2 1

23 LL.

FORM No. 881-Orego 75 3602	in Trust Deed Series—TRUST DEED.	TOILOT			Page 17592
상품 가장 성격 관계에서	RUST DEED, made this	그는 문화에서 다 있	day of Septem	ber	, 1977 , between
المراجع المراجع المراجع المراجع	Evangeline Sc William L.	Sisemore			, as Grantor, , as Trustee,
and Flora	Gaye, or Barbara C	aye Gonzales o	r Lawrence S. G	aye	, us Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee Klamath County, Oregon, described as: in

Lot A in Block A of Nichols Addition to the City of Klamath Falls, Oregon, according LOU A IN BLOCK A OF NICHOIS ADDITION to the City of Klamath rails, Oregon, according to the Supplemental Plat of Block A of Nichols Addition now on file in the office of the County Clerk of Klamath County, Oregon. ALSO two feet off the Scutherly side of the alley and adjoining said Lot A, Block A Nichols Addition, same having been granted by the passing of Ordinance No. 2010 by the Common Council of the City of Klamath Falls, Oregon, and Ordinance being recorded Lanuary 9, 1930, in Deed Volume 22 page Falls, Oregon, said Ordinance being recorded January 9, 1930, in Deed Volume 88 page 470, 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 \*\*Three thousand five hundred and no/100s\*\*\* thereon according to 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 thereon according to the terms of a promissory note of even date herewith, 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 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 thereol, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or graing purposes. The above described real property is not currently used for agricultural, timber or graing purposes. To protect the security of this trust deed, grantor adrees: (a) consent to the making of any man or plat of said property; (b) ion in

The above described real property is not currently used to cyntent To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to complete or restore prompily, and in good and workmanlike manner, any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all mays, ordinances, requirations, covenants, condi-tions and restrictions altecting said property; if the beneficiary so requests, to-cian in executing such linancing statements pursuant to the Uniform Comm the cial Code as the beneliciary may require and to pay for thing some and proper public ollice, or ollices, as well as the cost of all line members made by filling ollicers, or searching agencies as may be deemed desirable by thildings.

bin in executing such linancing statements pursuant to the binnances in the proper public olice, or olices, as well as the cost of all dimensions in the proper public olices, or searching agencies as may be deemed desirable by the binner of the state of the stat

s of the trial court, grantor infinite as the beneficiary's or trustee's attor-lees on such appeal. It is mutually afreed that: 8. In the event that any portion or all of said property shall be taken the right of eminent domain or condemnation, beneficiary shall have the lif it so elects, to require that all or any portion of the monies payable mpenantion for such taking, which are in excess of the amount required mpenantion for such taking, which are in excess of the amount required the taken to require that all or any portion of the monies payable of the taken of such taking, which are in excess of the amount required mpenantion for such taking, which are in excess of the amount required by grantor in such proceedings, shall be paid to beneviciary and red by that and appellate courts necessarily paid or incured by bene-in the taken proceedings, and the balance applied upon the indebtedness of the taken proceedings, and the balance applied upon the indebtedness of the such articipates a shall be necessary in obtaining such com-serceute such using henciliciary is request. under right, as co to pr incut

and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its less and presentation of this deed and the note for indorsement (in case of lull reconveyances, for cancellation), without allecting the linbility of any person for the payment of the indebtdness, trustee may

Introl, limber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any samenet or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grante in any reconveyance may be described as the "person or persons legally entited thereois, and the recital there's of any matters or lacts shall be conclusive proof of the iruthluiness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by granter hereingt, matters or any of the approxime, without moties, either in person, by a feet of any at any energine without notice, either in person, by after or by a receiver be appropried by a court, and without regard to the adequacy of any security pro-the indebedness hereby secured, enter upon and take possession of said prop-

time without notice, either in person, by agent of pointed by a court, and without regard to the at the indebtedness hereby secured, enter upon and t erty or any part thereol, in its own name sue or issues and prolits, including those past due and u less costs and expenses of operation and collection ney's less upon any indebtedness secured hereby, liciary, may determine.

why or any part thered, in its own name use or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reusonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine. 11. The entering upon and taking possession of said property, the collection of such terms, issues and profits, or the proceeds of damage of the property, and the application or release thereafty and in such order as beneficiary individed the same of the property, and the application or release thereafty of the same of the property, and the application or release thereafter or invalidate any act done or wave any delault or compensation and applies the any indebtedness secured hereds in the such as the application or release thereafter or invalidate any act done pursuant for such property is currently used for a gricultural, there or in his period hereds in mediated by any defermine and more than a such and we do any indebtedness secured define and applies there or invalidate any act done there is a mortgage in the manner provided by law for mortgage likely as a mortgage in the manner provided by law for mortgage likely as a mortgage in the barleidary may proceed to foreclose this trust day divertisement and sale. In the latter event the beneficiary is not so currently used in such and the same provided bis with and proceed to foreclose this trust day divertisement and sale. In the latter event the beneficiary of leading in the structure shall record as the fore leading and indicate shall receive, where any divertisement and sale. The the latter event the beneficiary care and a discust the trusts estimation the time and place of sale, give notice thereal is then upon the latter event the beneficiary ensement and sale. The the latter event the beneficiary of the struct estimation of sale thereal of the struct estimation of the prince of the trust estimation and place of sale, give notic

ORS 86.760, may pay to the source of the terms or tively, the entire arrownt then due under the terms or obligation secured thereby (including costs and expen-obligation secured thereby (including costs and expen-obligation secured thereby cost the ceeding \$50 each) other than such portion of the prir ceeding \$50 each) other than such portion of the prir be due had no default occurred and thereby cure the all loreclosure proceedings shall be held on the di-lat. Otherwise, the sale shall be held on the di-lat. Otherwise, the sale shall be held on the di-place designated in the notice of sale. The trustee may in one parcel or in separate for eash, payable at 1 shall deliver to the purchase its deed in form as re-shall deliver to the purchase its deed in form as re-plied. The recitals in the deed of any matters of lace the property so sold, but without my correnant or plied. The recitals litereol. Any per on, excluding t. of the truthultness litereol. Any per on, excluding t. powers provided herein, fru of (1) the expenses stee in-

it to the powers provided herein, asyment of (1) the expenses of tee and a reasonable charge by d by the trust deed, (3) to all the interest of the trustee in f shall a

title acknowled oblighted f trust or o shall be a

of the Oregon State Bar, a bank, trust company

NOTE: The Trust Dead Act provides that the trustee heraunder must be either an atterney, or savings and loan association authorized to do business under the laws of Oregon or the property of this state, its subsidiaries, affiliates, agents or branches, or the United States or

FACE

× m 12

17593 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 forever 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) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties horeto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term henellciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneliciary 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 inaking 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. Europeline - Schowle 0 (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. ) 55. County of ...Klamath . 19 Personally appeared ... September 20 and Personally appeared the above named. Evangeline Schonchin who, being duly sworn, 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 ..... and that the seal attixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half at acknowledged said instrument to be its voluntary act and deed. Before me: ent to be ... (OFFICIAL SEAL) CL Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 2 - 16 - 7.7 My commission expires: 0.7.60<sup>7</sup>.01 03100  $\mathcal{L}^{2}$ REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: Trustee The undersigned is the legal owner and holder 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: . 19. Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be TRUST DEED STATE OF OREGON (FORM No. 881) NS-NESS LAW PUB. CO., PO SS. County of Klamath I certify that the within instru-**.** at. 2:50 o'clock. P. M., and recorded in book. M77 or; page 17592 or as file/reel number. 36021 SPACE RESERVED Grantor FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Wm. D. Milne County Clerk CERTIFIED MORTGAGE OG 028 KLAMATH AVENUE KLAMATH PALLO, GREGON 97634 .....Title Fee \$6.00 By Lernethan Leloth Deputy water and the state of the stat 15 1 1 Mar 9 一 位 位 

A. ....