FORM No. 881-Oragon Trust Dand Sarles-TRUST DEED. 23620, 🛞 Vol. 71 Page TS 40026 TRUST DEED November , 19 77 , between 17th THIS TRUST DEED, made this 1722 day of November Stanley C. Jones, Jr. and Eleanor G. Jones, Husband and Wife B. J. Matzen, City Attorney day of , as Grantor, , as Trustee, City of Klamath Falls, A Municipal Corporation . as Beneficiary, and WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County Oregon described we County, Oregon, described as: in Lot 12, Block 6, Tract 1140, Lynnewood First Addition, in the City of Klamath Falls, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, free of all encumbrances except reservations, restrictions, easements and rights-of-way of record and those apparent upon the land. 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 fixtures 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 Three Hundred Five and no/100 thereon according to the forms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable December /7, 19,87 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 sold, conveyed, assigned or allenated 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 above detsched teol property is not currently used for egricultural, timber or grazing purposes. -

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join in executing such linancing statements parsuant to the Dinion Co-Anter-cial Code as the beneficiary may require and to pay for links anne in the proper public olices or collices, as well as the cost of all line enable in the beneficiary. To provide and continuously maintain insurance on the buildings new or herealter exected on the safet premises adjust loss or damage by fire ond such other harards as the baseliciary may from time to time require, in an amount not less then \$...NONE of the grantor shall be diversed to the baseliciary may into the grantor shall be diversed to the baseliciary may from time to time require, in oppanies acceptable to the beneficiary at less tilteen days prior to the latter; all policies of insurance shall be diversed to the beneficiary as soon as insured; it the grantor shall bail for any reason to procure any such insurance and to deliver shall policies to the beneficiary at less tilteen days prior to the entire. The beneficiary may procure the same at grantor's expreme. If burnetic collected under any theor other insurance polied in such order as beneficiary on y determine, or any be released to grantor. Such application or release shall are done pursuant to such notice. To keep said premises lees from construction lens and to pay all requires shall premises lees from construction lens and to pay all requires shall be diver of all to the grantor is scienced, or may determine, or any be released to grantor. Such application or release shall are done pursuant to such notice. To keep said premises lees from construction lens and to pay all requires shall be diver or any pay to be device or assessments and other to beneficiary; should be grantor all to make payment by any diver requires shall be diver or any pay all the payment of any tarks assess-ments, insurance premiums, liens or other charges payable by grantor, either by direct payment, beneficiary may, the one is to tork and any tarks assessments and other charges that may bere with this sameth intereot make such paym

Gee Utile thail addition economic as the beneficiary's or trustee's attor-if is much appear. It is muthally agreed that: It is muthally agreed that: a in the event that any portion or all of said property shall he takes: a in the event that any portion or all of said property shall he takes: a in the event that any portion or all of said property shall have the the influence of the event taking, which are in excess of the amount required how agrees and a property of the event of the event of the event is a property of the event taking, which are in excess of the amount required how all reasonable costs, expenses and attorney's less necessarily paid or curred by grantor in such proceedings, shall be paid to beneficiary and plicd by it first upon any reasonable costs and expenses and attorney's less, curred hereby; and grantor adrees, at its own expense, to take such actions and the request of beam any in obtaining such actions exceed hereby; and grantor adrees, at its own expense, to take action any decourds upon beneficiary's request. 9, At any time and thord time to time upon written request of beams inversion, can be the tot may upon beneficiary's request. 9, At any time and there of the top of the direct of the order of dorsement of its less and presentation of the indebtedness, frustee may e liability of any person for the payment of the indebtedness, frustee may

herein, shall become immediately que and payawe.
The above described real property is not currently used for ogricultural, timber or grazing purposes.
To protect the security of this trust Gred, grantor affrees:

To protect the security of this trust Gred, grantor affrees:
To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or certory with all laws, ordinances, regulations: covenants, corrigin executing such linancing statements pursuant to the Uniform Cormer cited to restore or there reguire and to pay tori ling same in the beneficiary may restrictions all certaing statements pursuant to the Uniform Cormer cited to restore or lines, as well as the cost of all line searches made by thing of lices or reacting again to so to damage by the due least the cost of all line searches made by the due is a she bygeticary may thom time to time require, in manner second the said property, the

invises and profiles, including those past due and unpaid, and apply the same, less costs and expenses of operation and collicion, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the folloction of such rents, issues and profile, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or clease thereof as aloresaid, shall not cure or warear to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his pedromance of any agreement hereander, the beneficiary may default any act done derives or the suce cortex. The beneficiary may proceed to follower the beneficiary may default and in the above described real property is unrently used for any indebtedness secured hereby or in his pedroscibed the property is unrently used for any indebtedness secured bereford or dracting purposes, the beneficiary may proceed to follower his beneficiary may proceed to follower there and and in the above described real property is unrently used for describent there described real property to satisfy the obligations secured hereby, where another the truster to loreclose this trust deed in equity as a mortage in the obligation secured hereby, where another default and his decline the section of the truste to loreclose the strust dead in the manner provided in OKS 85.740 to 85.75.
13. Should the beneficiary elect to loreclose by advertisement and sale there another any to the follower below the section were belower and the detail with the truste shall be add to a described real property to satisfy the obligation secured hereby, where the detail at any time protocol is accessents in interest, leaf the section of the section and the section of the section were set as the section of the barden and the date set by the truste efault at any time perificiary or the t

templus. If, For any reason permitted by law beneficiary may from line to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein named or appoint hereun ler. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, containing telerence to this trust deed and its offen of the successor trustee herein content of the strust deed

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an att or ravings and loan association authorized to do business under the laws of Oregon property of his strate, its subsidiaries, artillates, areans or branches, or the United St

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	with the beneficiary and those claiming under him, that he is law- roperty and has a valid, unencumbered title thereto	fully seized in fee simple of said described re-	
	same against all persons whomsoever.	and that he will warrant and forever defend	
いまで	n represented by the above described note and this trust deed are: chold or africultural purposes (see Important Notice below), WANNEXERN NEXERNEENEENEENEENEENEENEENEENEENEENEENEENE	The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family, XXX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the iciary herein. In construing this deed and whenever the context so requires, the	This deed applies to, inures to the benefit of tors, personal representatives, successors and assigns.	
	as hereunto set his pund the day and year first above written.	·	
	y is a criditor pulation Z, the Stanley O. Jones, Jy. Aking required lien to finance or equivalent; n No. 1306, or	* IMPORTANT NOTICE: Delete, by lining out, whichever we not applicable; if warranty (a) is applicable and the bene or such word is defined in the Truth-In-Lending Act an beneficiary MUST camply with the Act and Regulation I disclosures; for this purpose, if this instrument is to be a fit purchase of a dwelling, use Stevens-Ness Form No. if this Instrument is NOT to be a first lin, use Stevens-Ness equivalent. If compliance with the Act not required, di	
	93.470)	[If the signer of the above is a corporation, use the form of acknowledgment opposite.]	
1	STATE OF OREGON, County of) 53.	STATE OF OREGON,) County of Klamath).	
istan Mat	Personally appeared and who, being duly sworn,	County of Klamath)ss. November // 1977 Personally appeared the above named	
	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	Stanley C. Jones, Jr. and Eleanor G. Jones, Husband and Wife	
	, a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be- half 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:	and acknowledged the foregoing instru- ment to be chleir voluntary act and dee (OFFICIAL SEAL)	
	Notary Public for Oregon (OFFICIAL SEAL) My commission expires:	Notary Public for Oregon My commission expires: 3-7-79	
	alls, Oregon , November /7 , 19.77 and severally, promise to pay to the order of	F	
	at 226 South Fifth St., Klamath Falls, OR 97601 0/100DOLLARS, annum from November /7, 1977 until paid, not less than \$ 127.77 in any one payment; each payment as made are to principal; the first payment to be made on the 724 day		
	e payment on the	or	
	hole unpaid balance hereof, if any, shall become due and payable; if any of said I and interest to become immediately due and collectible at the option of the attorney for collection, I/we promise and agree to pay the reasonable attorney's or action is filed hereon, also promise to pay (I) holder's reasonable attorney's taken from any decision of the trial court, such further sum as may be fixed of the account of the trial court, such further sum as may be fixed	installments is not so paid, the whole sum of both prin holder of this note. If this note is placed in the hands o fees and collection costs of the holder hereof, and if s	
	Stanley J. Jones, Sr. J.	oy the appendic court, as the noticer's reasonable and	
	SN Stevens-Ness Law Publishing Co., Portland, Ore.	FORM No. 807—INSTALLMENT NOTE.	
	STATE OF OREGON	TRUST DEED	
	County ofKlauath	Stanley C. Jones, Jr. and	
	ment was received for record on the6thday ofDecember, 1977,	Eleanor G. Jones, Husband & Wife	
	SPACE RESERVED nt2:41o'clockHV., and recorded FOR in bookM77on page.23620or	City of Klamath Falls,	
	RECORDER'S USE as tile/reel number	A.Municipal.Corporation.	
	County affixed. Wm. D. Milne	AFTER RECORDING RETURN TO City of Klamath Falls	
	County Clerk Title By Dernethand Relotion Deputy	226 South Fifth Street Klamath Falls, OR 97601	
	Fee \$3.00	тт. т., с. 13., с. — Ш	

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