1277 HASS LAW PUBLISHING CO 24260 7200 FORM No. 281-Oregen Trust Doed Series-TRUST DEED. And a second sec # 38-13430- 5 40430 Vol. 77 Page **(P)** 15 TRUST DEED November / THIS TRUST DEED, made this 29 day of November _____, 19 77, between Carl R. Miller and E. Lorraine Miller, husband and wife _____, as Grantor, 19 77 between Mountain Title Company, as Trustee, Albert B. King and Nancy A. King, husband and wife , as Beneficiary, and WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath McCounty, Oregon, described as: That portion of the SigNigNEigSWig of Section 11, Township 35 South, Range 9 East of the Willamette Meridian, lying Easterly of the center thread of the Sprague River and Westerly of the existing Chiloquin Sprague River Highway as now located, Klamath County, Oregon. Subject, however, to the following: 1. Rights of the public in and to any portion of said premises lying within the limits of roads and highways. 2. Terms and provisions set forth in Land Status Report recorded November 5, 1958 in Book 306 at page 13, Deed Records of Klamath County, Oregon. . . : •

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The above described that property is not chremity used for ugindan 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 commit or permit any waite of said property. 2. To complete or restore promptly and in good and workmantike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete said property; if the beneficiary so requests, to join in executing such liancing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay for tiling same in the proper public office or other, as well as the cost of all line searches made by Illing officers or searching agencies as may be deemed desirable by the

Considered as the beneficiary may require and to pay for line anne in the proper public olice or olices, as well as the cost of all lien earches made proper public olice or olices, as well as the cost of all lien earches made proper public olices or searching agencies as may be deemed desirable by the beneficiery may reaching agencies as may be deemed desirable by the beneficiery and reaching agencies as may be deemed desirable by the beneficiery may reach for agencies as may be deemed desirable by the beneficiery may reach for agencies and the beneficiery and the search as the beneficiery may for a the beneficiery and the search as the beneficiery and the search as the beneficiery may for a search as the beneficiery and the search as a search and the search as the beneficiery as soon as insured; if the grantor shall be deliver at the set filter days prior to the expiration of any policy of insurance new or bereafter placed on said buildings, the beneficiery may prover the same at gandors expense. The amount collected under any life or other insurance policy masch applied by blice any policy of insurance inderivary the set filter days prior to the expiration of any policy of insurance inderivary the set inter amount as collected, or any part thered, may be released to grantor. Such application or release shall be deliver said premises the form construction is and to pay all take, assessments and other charges that may be level or assessed upon or against as the premiser is the form construction is and other charges that may be level or any sate assessment, insurance premium, lies or other charges payable by grantor, either of beneficiery is hold the grantor that pay while here and any take assessment, insurance premium, lies or other charges payable by grantor, either or beneficiery; should the grantor and promptly deliver receipts therefor to beneficiery; should the grant of and pay ment, which receipts therefor the beneficiery and pay the payment of the cost and any take assessment and other charges that m

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Inset op the trial court, frantor luther afrees to pay such sum as the ap-pellate court shall adjudge reasonable as the beneliciary's or trustees altor-ney's lees on such appendent that any portion or all ol said property shall be taken under the right of eminent domain or confermation, beneliciary shall have the right, it it is outually agreed that: B. In the event that any portion or all ol said property shall be taken under the right of eminent domain or confermation, beneliciary shall have the right, it it is outually agreed that: as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, aspenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, necessarily paid or incurred by stantors, all the balance applied by the tother of the sources of the second excession in the trial and specific courts, and expenses and altorney's lees and execute burbay; and grantor agtert, all to emine the indevicing method, and the balance applied upon the indevection recurred by results the source applied upon the indevection devected bereby; and grantor agtert, all the ont expense, to take evect hore-ticiary, many climits frees and preventation of this deed and the rote for endorwemit (in case of bull reconvey one, he cancellation), without allecting the liability of any person for the payment of the indebideness, trustee may

strument, irrespective of the maturity dates expressed therein, or sultance, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) 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 granted in any reconveyses and may be developed at the lien or person by 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 granted in any reconveyses any may be developed at the intervient of the property. The granted in any reconveyses any may be developed at the property of the intervient mentioned in this paragraph shall be not less them 45.
10. Upon any delault by grantor hereunder, benelicing, may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebiedness hereby secured, enter upon and take possession of said property or any part thereol, in its own name sus or otherwise collect the rent, issues and prolits, including those past due and unpaid, and apply the same, law or otherwise due on any indebiedness secured hereby, and in such order as benering upon and taking possession of said property, the collection of such rent, issues and prolits induct or any indebiedness secured hereby, and in such order as benering or in his performance of any agreement hereunder, the beneficiary may eddeult or notice.
10. Upon delault by grantor in payment beread, the her of cure or or aurant of such nerve, its property is not or currently and induction cure or a particular property is not or currently and induction any application are property and proceed is form or date any application and take property and proceed is intervided by law for moritale for other developed in the intervided and apyable. In such an event and all read property is not t

surplus, il any, to the grantor or to his successor in interest entilled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successor to any furnite fammed herein or to any successor trustee appointed hereunder. Upon such appointment, and wilhout conveyance to the successor trustee, the latter shall be visited with all tilted powers and duties conferred upon any furstee herein memory appointment instimeting executed by benitten and submitted herein to the trust deed appointment as successor trustee, the latter of the sure deed instimeting executed by benitten and submitted herein to the trust deed activation executed by benitten and submitted hereiner to the trust deed activation appointment of counties in which the property is situated, "shall - conclusive prood of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereis on I pending sale under any other deed of trust or of any action or proceeding in which frantor, beneliciary or trustee.

trust or of any action or proceed shall be a party unless such action widht by

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who is an active member of the Oregon State Bar, a bank, trust company e United States, a title insurance company authorized to insure title to real r any agency thereof. st Deed Act provides that the trustee hereunder must be loan association authorized to do business under the loa state, its subsidiories, affiliates, agents or branches, or

The drighter covergents and stress	24211
fully seized in fee simple of said describe	s to and with the beneficiary and those claiming under him, that he is law- ed real property and has a valid, unencumbered title thereto
and that he will man at the	
and that he will warrant and forever de	fend the same against all persons whomsoever.
The grantor warrants that the proceeds o (a)* primarily for grantor's personal, fan	of the loan represented by the above described note and this trust deed are: mily, household or agricultural purposes (see Important Notice below),
purpases.	worste a satural -person - are for business-or commercial-purposes other than of rioultural
This deed applies to, inures to the byne tors, personal representatives, successors and ass contract secured hereby whether or not person	ili of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- signs. The term beneliciary shall mean the holder and owner, including pledgee, of the
musculine gender includes the feminine and the	neuter, and the singular number includes the plural.
	grantor has hereunto set his band the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichev not applicable; if warranty (a) is applicable and the or such word is defined in the Truth-In-Lending Ac baseficient Mitter	beneficiary is a creditor Carl R. Millor
disclosuret; for this purpose if this instrument is to be	tion by making required
the purchase of a dwelling, use Stevens-Ness Form if this instrument is NOT to be a first lien, use Stevens equivalent. If compliance with the Act not required	t Name From Ma 1904 // O day / o
(if the signer of the obove is a corporation, use the form of acknowledgment opposite.)	
STATE OF OKESSN, CALIFORNIA	(ORS 93.490) STATE OF OREGON, County of
County of SAN LUIS OBSP ges. November 29, 1977	Personally appeared
Carl R. Miller and E. Lorr	and and and a section of the section
Miller, husband and wife	president and that the latter is the
and acknowledged the foregoing i	instrued and that the and children in the second state of the seco
ment to betheir woluntary and and	deed, of said corporation and that said instrument was signed and sealed in be-
(OFFICIAL SEAL)	them acknowledged said instrument to be its voluntary act and each of Before me:
Notary Public for Qregox Calif My commission expires:	fornia Notary Public for Oregon (OFFICIAL SEAL)
OFFICIAL SEAL	My commission expires:
ETHEL R. HEAD	
SAN LUIS OBJERO COUNTY My CommissionExpires Feb. 15, 1978	
τ.	REQUEST FOR FULL RECONVEYANCE
<i>T</i> 0:	
The undersigned is the least owner and hold	ter of all indebtedness secured by the foregoing trust deed. All sums secured by said
denot denot the table to the table to the table	
said trust deed or pursuant to statute, to cancel	
said trust deed or pursuant to statute, to cancel a herewith together with said trust deed) and to recor	an evidences of indepledness secured by said trust deed (which are delivered to you nvey, without warranty, to the parties designed by the faces of said and the secure of
said trust deed or pursuant to statute, to cancel a herewith together with said trust deed) and to recor- estate now held bytyou under the same. Mail recor-	an evidences of independences secured by said trust deed (which are delivered to you nvey, without warranty, to the parties designated by the terms of said trust deed the nveyance and documents to
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