FORM No. REI	-Oregon Trust Deed Series-TRUST DEED.	MTC 4917	ATEVENS NESS LAW PUBLISHING CO
15	A29440	TRUST DEED	Vol. 11 Page C
TI	the matter DEED made this	7th day of	February , 1978 , between , as Grantor,
	William L. Sisemore		, as i rusice,
and	Helen M. Hammond or Paul N.	WITNESSETH:	", as Beneficiary,

Beginning at a point measured along the west boundary of California Avenue 42.8 feet North of the Southerly corner of Lot 11, Block 107, BUENA VISTA ADDITION to the City of Klamath Falls, Oregon; thence in a Northwesterly direction 112 feet to a point 38 feet in a Northeasterly direction from a point on the boundary line between Gobi Street and said Lot 11, which is 125.37 feet from said most Southerly corner of said Lot 11; thence in a Northeasterly direction 43.3 feet to a point 81.3 feet in a Northeasterly direction from said point on the boundary line between Gobi Street and said Lot 11, which said point is 125.37 feet along the said boundary line between Go'/rStreet and said Lot 11 from the most Southerly corner of said Lot 11; thence in a Southeasterly direction 103.9 feet to a point on the West boundary of California Avenue to a point measured along the West boundary of California Avenue 85.6 feet from the most Southerly corner of Lot 11; thence in a Southerly direction along the West boundary of California Avenue 42.8 feet to the place of beginning.

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 prolits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estato. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the ****Four thousand and no/100g***** 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 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 the terms of the sooner paid, to be due and payable is the terms of a promissory note of even the sole 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 sold, conveyed, assigned or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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:

To protect, preserve and maintain said property in good condition repair, not to remove or admulish any building or improvement thereon;
To control to remove or admulish any building or improvement thereon;
To control to remove or admulish any building or improvement thereon;
To control to remove or admulish any building or improvement thereon;
To control to remove or admulish any building or improvement thereon;
To control to prove the due all costs incurred thereor:
To comply with all laws, ordinances, regulations, covenants, conditions allections allecting asial property; if the beneficiary nor treasers and the beneficiary nor treasers or the building ame in the beneficiary nor treasers made or the beneficiary or treasers made or or otherwise college and continuously maintain insurance on the building amount not less than \$.
To provide and continuously maintain insurance on the building removes a fue protect, many and the prosession of said property, and the application or awards to the adequacy of any security or hereafter erected on the said premises against loss or darmage by limit and proyerty, and the application or awards there of any data and the prosession of said property, and the application or awards there or any data of the application or awards there or any data of the application or awards of any defearing the application or awards of any default by grantor in payment of any indebideness are beened any and any procurs the beneficiary with loss payable to the beneficiary and the application or awards thereof as altereating advected or any data or any taking or amage or plate or any data or any taking any procurs at the specificary and the applicitation and collection, including reasonable at t

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cial Code as the beneliciary may require and to pay lar liling same in the proper public office or offices, as well as the cost of all lines searcher made by lining officers or searching agencies as may be deemed desirable by the beneliciary. To provide and continuously maintain insurance on the buildings now or herealler exected on the said grennies against loss or damage by liro and such other haards as the beneliciary may from time to time require, in an amount not less than 3... beneliciary, may from time to time require, in an amount not less than 3... beneliciary, with loss payable to the latter; all policies of the same all or errors and to the heneliciary at least lifteen days prior to the series of the grant policy of insurance now or herealter placed on a said buildings. The grant policy of insurance now or herealter placed on said buildings. The grant policy of insurance now or herealter placed on said buildings. The grant policy of insurance now or herealter placed on said buildings. The deliver any policy of insurance now or herealter placed on said buildings. The deliver and policies to the baneliciary at least lifteen days prior to the expiration beneliciary may procure the same at grantor's expense. The amount so collectary upon any indebtedness secured hereby and in such order as beneliciary and pensite between the same at grantor's expense. The amount so the test of the deliver and problements or the second and the grant of such notice. The second is premises that may be levied or invalidate any act done pursuant to such notice. The second there on the same at grantor's expense, the same shall premise the second premise the second the second premises that may be levied or invalidate any cot doe pursuant to such notice. The second there of thereal and thereal

on with or m enouring into outgation and trustees and attorney's y incurred; y incurred; heating in and delend any action or proceeding, purporting to neurity rights or powers of beneficiary or trustee; and in any suit, proceeding in which the beneficiary or trustee may appear, including yorks loreclosure of this deed, to pay all costs and expenses, in-yorks of lease mentioned in this paragraph 7 in all cases shall be altorney's leas mentioned in this paragraph 7 in all cases shall be interial court, frantor further afrees to pay such sum as the ap-he trial court, frantor further afrees to pay such sum as the ap-he thall adjudge reasonable as the beneficiary's or trustee's attor-work mean. any sui cluding

Attor. the trial court, grammer of the trial court, urt shall adjudge reasonable on such appeal. In the event that any portion or ell of said property right of eminent domain or condemnation, beneliciary right of eminent domain or condemnation, beneliciary right of eminent domain or condemnation, beneliciary right of eminent domain or condemnation of the i sention for such taking, which are in excess of the a sention for such taking, which are in excess of the a sention for such taking, which are in excess of the a sention for such taking, which are in excess of the a methy cording or in consider of the taking or in the taking of the taking of the taking of the taking of the sentimethy of the taking of the taking of the taking of the sentimethy of the taking of the taking of the taking of the taking of the sentimethy of the taking of the taking of the taking of the taking of the sentimethy of the taking of taking of the taking of the taking of the taking of the taking of taking of the taking of t to pay

upon written request of bene-of this deed and the note for cancellation), without allecting the indebtedness, trustee may

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waive any detail of note. pursuant to such notice, by grantor in payment of any indebtedness secur. 12. Upon delaumance of any agreement hereunder, the beneliciary me declare all sums are described real property is currently used for agricultur, imber to gaing purposes, the beneliciary may proceed to foreclose this tru-imber to gaing purposes, the beneliciary may proceed to foreclose this tru-imber to gaing purposes, the beneliciary may proceed to foreclose this tru-imber to gaing purposes, the beneliciary may proceed to foreclose this tru-imber to gaing purposes, the beneliciary may be a set of the set foreclosure. However it said real property is not as currently used, the ber-liciary at his election may proceed to foreclose this trust deed in equify as and it is trust end to foreclose this firust deed in equify as protegate or direct the trustes to foreclose this trust deed in equify as and described real property is satisfy the obligation secured hereby, while required by law and proceed to foreclose this furst deed in the manner pro-vided in ORS 56.740 to 86.795. 13. Should the beneliciary or other person so privileded purposed to furst the obligation and trustee and place of above the date set by in trustee for the trustees sails, the fonce any before the date set by in trustee for the trustees sails, the fonce of other person so privileded and for the colligation and trustees and expenses actually incurred endoring the tenth other than such portion of the principal as would not the be due had no delaul occurred, and thereby cure the delault, in which even all for Abover the sails be held on the date and at the firms of an ore proceedings thall be diminsed by the trustee. and for the highest bidder for cash, payable at the firms of alse. Tores auction to the highest bidder for cash, payable at the firms of use. Trus-shall deliver to the purchaser its deed in low marranty, express or head develop the obligation any rustes of y law convey the property so bid, but without nt to such 12. Upon r in his

prace designated in the notice of sale. The fusite may sell taid property in one parcel or in separate parcels and shall said the parcel or par auction to the highest bidder for cash, payon as required by law con shall deliver to the purchase this taic property as sold, but with our contrast is property so sold, but with any covernant or warranty, express piled. The recitals in hereol. Any person, excluding the trustee, but in the frathind bareficiary, may purchase at the sale. The frathind bareficiary may purchase at the sale. The frathind bareficiary is also payonen to the second here by shall apply the proceeds of sale to payment of (1) the exponse of ware cluding the compensation of the trustee and a reasonable charge by the stormey, (2) to the obligation secured by the trust deed, (3) to all having recorded liens may papear in the order of their priority and (surplus, it any, to the grantor or to his successor in interest, entitled is surplus. 16. For any secure

trustee

, if any, to the grantor of to ins success in anterior in any to the grantor of to ins success in an any transfer name herein or h popint a successor to successor to any trustee named herein or the name to the successor trustee, the latter shall be vested with all and duties conterred upon any trustee herein named or appear, Each suck appointment and substitution shall be made by whent executed by beneficiency, containing reference to this trust a place of the cord, when the cord of the first place of the successor trustee is a substitution shall be made by when the record, which, when records in the olice of the C De co 17. acknowledd oblidat and

who is an active member of the Oregon State Bar, a bank, trust company United States, a title insurance company authorized to insure title to real ir an attorney, Oregon or the Julied States of the Trust Deed Act provides that the trustee here and loan association authorized to do business of this state, its subsidiaries, affiliates, agents a

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V Ser We 2617 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 lorever 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 if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benelit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-ors, personal representatives, successors and assigns. The term beneliciary shall mean the heider and owner, including pledgee, of the ontract secured hereby, whether or not named as a beneliciary herein. In construing this deed and whenever the context so requires, the maxculine gender includes the teminine 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. Wellie Walla In St (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.490) STATE OF OREGON, County of STATE OF OREGON, County of Klamath February 7 Personally appeared, 19.7.8 each for himsell and not one for the other, did say that the former is the Personally appeared the above name William Wallace Martin president and that the latter is the secretary of ... and that the seal affixed to the loregoing instrument is the corporation, of suid 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: Setore men Ballar act ment to be.: (OFFICIAL (OFFICIAL SEAL) SEAL) Notary Public for Oregon My commission expires: 8-23 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secu d 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: Beneficiary will be made. at loss or destroy this Trust Dood OR THE NOTE Both ust be delivered to the trustee for STATE OF OREGON TRUST DEED SS. (FORM No. 881) County of ...Klamath I certify that the within instrument was received for record on the 13thday of February 1978, at 10:49 o'clock A.M. and recorded at. 10:49 o'clock A M., and recorded in book. M78 on page 2616 or as file/reel number 42976 SPACE RESERVED Grantor FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Beneficiary Wm. D. Milne AFTER RECORDING RETURN TO Gounty Clerk Tille Certified Mortgage By Sernethand Keloch 928 Klamath Avenue Deputy Klamath Falls, 'Oregon' Fee \$6,,00 T. A

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