	TRUST DEED	Vol. M18 Page	22890
SERTOPE TO STATE TO SEED, made this	11th	October	
James C. McClure	day or		as Granto
v representation L. Sign	semore	1111 o. 1111	
id gethel M.	Marlatt	Cietal) interes	, as Beneficiar
	WITNESSETH:		and the season
Grantor irrevocably grants, bargains Klamath County, Orego	s, sells and conveys to truen, described as:	as felt real manber	56608
Grantor	PAGE RESERVED	17,550. 117.8	
Lot 39B of Lakeshore Gardens file in the office of the (s, according to the county Clerk, Klemath	official, plat, thereof	- 613 21
Lot 39B of Lakeshore Gardens	s, according to the c	official plat, thereof County, Oregon	t the within ass for privation on Bhair and record Philiping record
Lot 39B of Lakeshore Gardens	s, according to the c	official, plat, thereof of County, Oregon.	t the within ass for privation on Bhair and record Philiping record

CIDATED:

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of the u*** Tenuthous and and no/100s**** Dollars, with interest thereon, according to the terms of a promissory note of even date he ewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, if not sooner paid, to be due and payable October 17 , 1979 ...

10: 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.

The above described real property is not currently used for agricultural, timber or grazing purposes.

inal payment of principal and interest hereof, if not sooner paid, to boomes due and payable.

The chove described real property is not currently, used for agricular to the control of th

is the date, stated above, on which the final installment of said note illural, imbert or gracing purposes.

(a) consent to the making of any map or plat of said property; (b) join in straining any easement or creating any restriction thereon; (c) join in any casement or creating any restriction thereon; (c) join in any casement or creating any restriction thereon; (c) join in any casement or creating any restriction thereon; (c) join in any casement or creating any restriction thereon; (d) reconvey, without warranty, all or she and to the property. The graates in any reconveyance may be described as the "person or persons easily be conclusive proof of the truthfulness thereof. Trustee's lees for any of the service sentioned in this paradraph shall be not less than \$5.5 in any of the property. The property of any security of the indebtedness hereby secured enter upon and take possession day security of the indebtedness hereby secured enter upon and take possession day part thereof, in its own name sue on the wise collect the rents, less costs and expenses of operation and collection, including resoonable attorney's less upon any indebtedness secured hereby, and in such order as hereificiary may determine.

It has been also the secured present of the property, and the capital control of the property is controlled to the property, and the capital control of default hereunder or invalidate any act done pursuant to such notice.

It is upon the property is a property is currently used for agricultural, timber or faring purposes, the beneficiary only declared to the property is one of the property and the capital control of the property is controlled by law for mortgage or direct the trustee to loreclose this trust deed by advertisement and sale in the latter event the beneficiary or the trustee by the obligation secured thereby (including costs and expens

The grantor covenants and agrees to and wit fully seized in fee simple of said described real prop	h the beneficiary and those claiming under him, that he is law- erty and has a valid, unencumbered title thereto
the femality of one call the contraction of the con	
and that he will warrant and forever defend the sa	me against all persons whomsoever.
born in the steel and country accurate the country of the country	
(a)* primarily for grantor's personal,	epresented by the above described note and this trust deed are: old or agricultural purposes (see Important Notice below), iral person) are let business or commercial purposes other than agricultural
This deed applies to, inures to the benefit of and become representatives, successors and assigns. The te	inds all parties hereto, their heirs, legatees, devisees, administrators, execu- rm beneficiary shall mean the holder and owner, including pledgee, of the ary herein. In construing this deed and whenever the context so requires, the the singular number includes the plural.
contract secured nereby, whether the faminine and the neuter, and	the singular number includes the plural. Thereunto set his hand the day and year first above written.
a senast a sur control of the whichever warranty	(a) or (b) is (MIII)
not applicable; if warranty (a) is applicable; if warranty (a) is applicable; of and Regulation of a such word is defined in the Truth-in-Lending Act and Regulation by mall beneficiary. MUST-comply with the Act and Regulation by mall beneficiary.	ation Z, the ing required many to finance.
disclosures; for this purpose in this sevens-Ness form No. 1305 of the purchase of a dwelling use Stevens-Ness form	r equivalent;
equivalents if compliance will me Act	3,490
STATE OF OREGON,	STATE OF OREGON, County of
October 11 19 (C	Personally appeared
James C. McClure as a second resident	president and that the latter is the secretary of
and acknowledged the foregoing instru- ment to be his voluntary so and dond.	and that the seal allixed to the foregoing instrument is the corporation, and that said instrument was signed and sealed in be- 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.
COFFICIAL TEMPONE & Longe	Before me: (OFFICIAL SEAL)
Notary Public for Oregon M. commission-expires: 11/9/79	Notary Public for Oregon My commission expires:
tion of proceedings and the process of the control	CONTROL OF THE STATE OF THE STA
ESTABLE THE STREET HE STREET AND THE STREET CARE OF	
the above derivities and property in hat culto perment	only, when colligations have been paid.
Los Une dise in 15 to the state of the early it and each that the state of the stat	Trustee the grant and the said
The undersigned is the legal owner and holder of a	are directed, on payment to you of any sums owing to you under the terms of
said trust deed of pursuant. herowith to be with said rust deed) and to reconvey, where the said rust deed and to reconvey, where the said said rust deed and to reconve and the said said rust deed to now held by you truder, the same. Mail reconve and	ences of indebtedness secured said trust deed the ithout warranty, to the parties designated by the terms of said trust deed the early and documents to
19	
DATED:	Beneticiary Peneticiary
	부르다 맞고 불통 경기를 보고하고 있다. 그는 이 나는 이 나는 다니다. 그 그 말을 다.
Do not lose or destroy this Tress Dead OR THE NOTE which it se	ures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON Ss.
[FORM No. 881-1]. STEVENS-NESS LAW PUB. CO., PORTLAND, ORK.	County ofKlamath
numanggiftingglagijanggigasangg	ment was received for record on the
GO SOE GEORGE	space Reserved at 2:53o'clockPM., and recorded in book M78on page. 22890or
Chanter irrevocable grants, benge ne, soli B: County Cyr on, de	RECORDER'S USE Record of Mortgages of said County.
Granding area of a proficiary and a grand area of a proficial area	Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO	Wm. D. Milne County Clerk
CERTIFIED MORTGAGE GO. INVESTIGATE	By Derneda Sheloth Deputy
B23 KLAMATH AVENUE KLAMATH MAES, PHEGON 97801	Fee \$6.00
ROAM OR WILL CONTIN BOAR TEACH SAILS - TRIES DELO HER 1-154	an sa announces)