58142	TRUST DEED	Vol. 178 Page 25302
THIS TRUST DEED, made the	is FIRST day of K	u & UST, betwee , as Granto , as Trusto , as Benefician
SAFECO TITLE L	0	as Grant
Louis on MyRTLE	AI BERTHZZI	, as Trusti as Beneficiat
	IIIITNECOPHIN	, =o Deneneral
it is child off	gains, sells and conveys to trust regon, described as:	tee in trust, with power of sale, the proper
Lot 2, Block	gains, sells and conveys to trust regon, described as:	tee in trust; with power of sale, the proper ADDITION TO MOYINA; on.
Lot 2, Block	gains, sells and conveys to trust regon, described as: 9, Tract 1003, [THIRD	tee in trust, with power of sale, the proper ADDITION TO MOYINA;
Lot 2, Block	gains, sells and conveys to trust regon, described as: 9, Tract 1003, [THIRD	tee in trust, with power of sale, the proper ADDITION TO MOYINA; on.
Lot 2, Block in the County of K	gains, sells and conveys to trust regon, described as: 9, Tract 1003, [THIRD	tee in trust, with power of sale, the proper ADDITION TO MOYINA; on.
Lot 2, Block in the County of K	gains, sells and conveys to trust regon, described as: 9, Tract 1003, [THIRD	tee in trust, with power of sale, the proper ADDITION TO MOYINA; on.

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. vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of TEN Thous AND The Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

therein according to the terms of a promissory note of even date nerewith, payaole 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 Upon Sale of Abave, to The date of maturity of the debt, secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereof, 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: herein shell become immediately due and payable. herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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strument, irrespective of the maturity dates expressed therein. or cultural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property; (b) pin in any subordination or other or cerating any restriction thereon. (c) pin in any future of (d) reconvey, without makes in the dot of the line or charge frantee in any reconveyance may be dot of the second or person becomes indicating the detailed of the property. The frantee (d) reconveyance may be dot of the second or person be conclusive proof of the truthulness thereol. Trustee's lees for any of the conclusive proof of the truthulness thereol. Trustee's lees for any of the second of the property. The fraction of any reconveyance may be dot of the property of any security for the indebted neout, and without restrict to the any of the restricts there in any of the second of the property. The fraction of the property of any security for the indebted neout, and without restrict to the any of the indebted neout, and without restrict to the any of the indebted neout, and without restrict to the any of the indebted neout, and without restrict to the other indebted neout, and without restrict to the any of the indebted neout, and any indebtedness secured hereby, and in such order as beneric iters may determine.
11. The entering upon and taking powersion of said property, the fulled the descibed of any afterement herewhere, the indebted neous and proling to the nordersid, shall neous a dot curve or without notice.
12. Upon descibe the approximation or awards for any taking or danked the provide the such as the other is any at the such as the other is inducted as above descibed real property is currently used for activation of the such as the other is inducted any approxed to foreclose the trustee shall the the time and place of said attorned is a bene inducted in equity as a mortiadiate any act of the descibed triat property is our or half at any act due to there with the descibe due to the mather and shere t

surplus, if any, to the grantor or to hit successor in interest ontitled to such surplus. The spinoit a successor of another the law henelicity may from time to the appoint a successor to uncersora to any trustee memory herein on to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named ar appointed hereinder. Bach such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the place of record, which, when recorded in the property is situated, shall be conclusive pool of proper appointment of the successor trustee. It, Trustee accepts this trust when this deed, duly executed and achieved in made a public record as provided by law. Trustee in any obligated to motify any party hereto of persing sale under any other deed of trust or of any action or proceeding in which king your trustee, shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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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 hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine 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 warran not applicable; if warranty (a) is applicable and the beneficia or such word is defined in the Truth-In-Lending Act and Re beneficiary MUST comply with the Act and Regulation by r disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1300 if this instrument is NOT to be a first lien, use Stevens-Ness Form equivalent. If compliance with the Act not required, disreg (If the signer of the above is a corporation, use the form of acknowledgement opposite.)	ary is a creditor whether and the second sec
(OR	\$ 93.490
	STATE OF OREGON, County of
County of KIONDON	Personally appeared and
Personally appeared the above named	who being duly more
Donald Diray & Louisa	each lor himsell and not one for the other, did say that the former is the
tracy	president and that the latter is the secretary of
	a corporation
ment to be	and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-
Before me:	hall of said corporation by authority of its board of directors, and each of
(OFFICIAL SEAL)	Before me:
Notary Public for Oregon Mm	(OFFICIAL
My commission provisia K. PICK	Motary Public for Oregon SEAL)
NOTZAY FUELIC CRECON	y commission expires:
My Commission Expires	$\overline{29}$
(1) The second s Second second s Second second s Second second second Second second sec	
e personal de la companya de la serie d	
이 가지 않는 것 같은 것 같	JEST FOR FULL RECONVEYANCE
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rust deed have been fully, paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, wi estate now held by you under the same. Mail, reconveyance to the same trust to the same to th	I indebtedness secured by the loregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of ences of indebtedness secured by said trust deed (which are delivered to you ithout warranty, to the parties designated by the terms of said trust deed the e and documents to
	Beneficiary
De not lose er destroy this Trust Deed OR THE NOTE which it secu	res. Both must be delivered to the trustee for cancellation before reconveyance will be made.
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and the second	the second star a manufactory of the second star and the second starter and the second starters and
TRUST DEED	STATE OF OREGON
(FORM No. 581)	
STEVENS-NESS LAW PUB, CO., PORTLAND, ORK.	County of Klamath
	I certify that the within instru-
ter the third ter in the second states that the second states and	ment was received for record on the
	9th day of November 19 78
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CARACTER STORE OF STRUCTURE FOR THE STORE	RECORDER'S USE as file/reel number
그는 것 같은 것 같은 것 같은 것을 가지 않는 것 같아요. 이렇게 많은 것 같아요.	Record of Mortgages of said County.
Bonoficiary	or thics my hand and sear or
AFTER RECORDING RETURN TO	County affixed.
) onall a sing	Win. D. Milne
709 blerlein ten	County Clerk, Title
lamathe galle, OR.	140 DEED By Derucha Soleto D. Deputy
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