FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	MT 727	7 Vol. 979 Page 1	918
TS	<u> </u>	STEVENS-NGOS LAW PUBLISHING CO. PO	BTI AND. DR. 97204
Chiloquin, OR-97624	TRUST DEED	Brifferen Kurster and and	Deper A
bO BTHIS TRUST DEED made this	17TH day of	JANUARUE CIELL 1973	
GALEN MARK EVERSOLE	and SANDRA HOLT	husband and the	
MOUNTA	IN TITLE COMPANY		as Grantor, as Trustee
and	id SARAH M. NYE,	husband and wife	Beneficiary,
Grantor irrevocably grants bards	ning follo and a	t: trustee in trust, with power of sale, t	
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now or nereatter appertaining, and the rents in	ssures and profile there is a	in the an other rights thereunto belonging (of in anywise

all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of SIX Thousand and *00/100----

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(4) consent to the making of any map or plat of shid property. (b) Join in Schuler, any parameters or creating any resistion thereon. (c) Join in or schuler, any parameters or creating any resistion thereon. (c) Join in Schuler, any parameters or creating any resistion thereon. (c) Join in Schuler, any parameters or any bit densition thereon. (c) Join in Schuler, any parameters or any bit densition thereon or any matters or happens thereof. (d) reconvey without the resist therein of any matters or the person by densition or any default by granticus there of any matters or the person by densition of the furthings there of the schuler, may at any pointed by a court, and without regard to the adequary of any security for erist or any part theory furthings there of the insteam of the schuler issues and propids, including those past due sus or otherwise collect, the resis-tissues and expresses of operation and collection. Including or points issues and expresses of operation and collection. Including or damade of the maximum to such toring upons with there on any taking or damade of the maximum to such toring upons and profile, presson of said property, the maximum to such notice. It is distain bereauder the beneficiary may and if the above during upons agreement or invalidation of and grantice pursuant to such notice. It is distain thereauder or invalidation and collection waite any during uppress, the beneficiary on the property, the maximum to such anotice. The such and profile is during the theory in the profile or in this performance of any determine thereauder, the beneficiary may and if the above during uppress, the beneficiary or the succession in microt as during and the there any during the succession in the deterion to sult the parameters of the submeters with the determen

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attarn or savings and loan association authorized to do business under the laws of Oregon, or property of this state; its subsidiaries, affiliates, agents or branches, or the United States ay, who is an active member of the Oregon State Bar, a bank, trust company the United States, b III character company authorized to insure title to real 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 law	-1
The grantor covenants and agrees to and wint the content of the grantor covenants and agrees to and wint the content of the second described real-property and has a valid; unencumbered title thereto	
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d that he will warrant and forever defend the same against all persons whomsoever.	
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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:	
The grantor warrants that the proceeds of the loan represented by the above descinate insection of the proceeds of the loan represented by the above descinate insection of the blow), (a)* primarily for "grantor's personal," family, household 'or agricultural purposes (see Important Notice below), (a)* for an organization, or feven il-grantor is a natural person, are for business or commercial purposes other than agricultura (b) for an organization, or feven il-grantor is a natural person, are for business or commercial purposes other than agricultura (b).	æl
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must available to invites to the benefit of and binds all parties hereto, then here and owner including pledgee of the	he
rs, personal representatives, successors and asigns as the period base of the construction of this deed and whenever the context so requires, it	he
	्रिक्स चितुर्ग्
in WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written	1.115
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a corporation, and that the seal allised so the loregoing instrument is the corporation, 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 athem, acknowledged, said, instrument to be its voluntary act and deed be before me new us subscription of the two voluntary act and deed be before me new us subscription of the two voluntary act and deed be before me new us subscription of the two voluntary act and deed be before me new us subscription of the two voluntary act and deed be before me new us subscription of the two voluntary act and deed be before me new us subscription of the two voluntary act and deed be before me new us subscription of the two voluntary act and deed be before me new us subscription of the two voluntary act and deed be before me new us two voluntary act and deed be before the two voluntary act and deed be before the two voluntary act and deed be before the two voluntary act and deed be been active to the two voluntary act and deed be been active to the two voluntary active to the two voluntary before the two voluntary active to the two voluntary before the two voluntary active to the two voluntary before the two voluntary active to the two voluntary before the two voluntary active to two voluntary before the two voluntary active to two voluntary before the two voluntary to two voluntary active to two voluntary before the two voluntary to two voluntary active to two voluntary before the two voluntary to two voluntary active to two voluntary before the two voluntary to two voluntary to two voluntary before the two voluntary to two voluntary to two voluntary before the two voluntary to two voluntary to two voluntary before the two voluntary to two voluntary to two voluntary before to two voluntary to two voluntary to two voluntary to two voluntary before to two voluntary to two voluntary to two voluntary to two voluntary before to two voluntary to two voluntary to two voluntary to two voluntary

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Define consist of built and many state of the built of the second of The undersigned is the legal owner and holder of all indebtedness secured by the loregoing it us deed. All sums secured by said furst 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 furst 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 frust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said frust deed (which are delivered to you said frust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said frust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of independences secured by said trust deed (which are delivered to herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed estate now held by you, under the same Mail reconveyance and documents to DATED: ¹⁰ DATED DATED:

Beneficiary conveyance will be m delivered to the trustee for not less or destroy this Trust Deed OR THE NOTE STATE OF OREGON

 (FORM No. 381)
 [GITA OI DIP 2001][GITA TRUST DEED SS. Deputy Chiloquin, OR 97624 TRUST DEED

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