HUNTIGH	Oregon Trust Deed Series_T 74582			STEVENS-NESS LAW PUBLISHI	the second s
MALE & EXCRONACU.			TRUST DEED	Vol. <u>m19</u> Page	
and		Frontier.	Title.& Escr	September , husband and wife ow Co.	, as Grantor,
ler i kesti i j			WITNESSETH		, as Beneficiary,
Granto in KL,	or irrevocably granı AMATHCou	s, bargains, sells nty, Oregon, desc	and conveys to tru ribed as:	istee in trust, with power of	sale, the property
Con mer and nez of FIF the off oth the rec	inty, Oregon. to install pump and to the western ST ADDITION reof on file ice of the C er water wel above descr orded July 2	ne official SUBJECT 1 , maintain o use said w rn boundary of To BONANZA in the off ounty Clerk 1 which sha ibed premis 7. 1979 in	I plat thereo TO a perpetua , and use a p vell and pump / of and appr E Lots 5 and according to Eicial plat t to f Klamath ill hereafter ses, as discl	TION TO BONANZA, of on file in Klama 1 nonexclusive cas ipeline to the wel which are situate oximately 54 feet 6 in Block 14 of t the official plat hereof on file in County, Oregon, or be installed upon osed by instrument page 17867, Microf	th e 1 d East he the any
together with a	ll and singular the ten	acti councy,	Uregon.		
tion with said re FOR TH	al estate. E PURPOSE OF SE	CURING PERFOR	MANCE of each acres	mont of Areater hereiter attached	to or used in connec-
thereon according final payment of the second secon	ng to the terms of a p	romissory note of ev	en date herewith, paya	teds ble to beneficiary or order and	Dollars, with interest made by grantor, the
becomes due an	d pavable	· · · · · · · · · · · · · · · · · · ·	for agricultural, timber of	ated above, on which the final in	, 19.04 stallment of said note
To protec	t the security of this t ct, preserve and maintain remove or demolish any b rmit any waste of said com		grees: (a) consent to	o the making of any map or plat of sa	id property; (b) join in
2. To comp manner any buildin	olete or restore promptly	and in good and wor may be constructed, dar	-thereon;subordination thereol; (d) re kmanlike grantee in an naged or legally entitled	or other agreement affecting this dee convey, without warranty, all or any p y reconveyance may be described as	art of the property. The the "person or persons"
tions and restriction	is affecting said property;	es, regulations, covenant if the beneficiary so rec	s, condi- services mentio	Intereto," and the recitals therein of an proof of the truthlutness thereof. Trust ned in this parafaraph shall be not less th on any default by grantor hereunder, notice, either: in person, by agent or l court, and without regard to the adequ so hereby secured, enter unon and take	ces lees for any of the
proper public office by filing officers o beneliciary.	or offices, as well as the searching agencies as m	e cost of all lien search ay be deemed desirable	e in the pointed by a c les made the indebtednes by the erty or any pa issues and prof	art thereof, in its own name sue or oth	prosession of said prop-
and such other haz an amount not less companies accentab	than \$ the beneficiary maintenants as the beneficiary maintenants and the beneficiary maintena	y from time to time re e.value	quire, in ficiary may der riften in 11 The	a any indebtedness secured hereby, and termine.	in such order as bene-
if the grantor shall deliver said policies tion of any policy	fail for any reason to pro to the beneliciary at least	cure any such insurance lifteen days prior to the	e and to property, and to e expira- waive any dela	es or compensation or awards for any the application or release thereof as alo ault or notice of default beround a	taking or damage of the
collected under any ciary upon any ind may determine or	fire or other insurance po bledness secured hereby a	licy may be applied by nd in such order as be	amount 12. Upe benelis hereby or in hi neliciary declare all sum	on default by grantor in payment of a s performance of any agreement hereum	ny indebtedness secured ler, the beneficiary may
not cure or waive an act done pursuant to 5. To keep	by default or notice of defa such notice.	Such application or relea sult hereunder or invalid	ase shall timber or grazin late any deed in equity, foreclosures He	as a mortgage in the manner provide	d to foreclose this trust d by law for mortgage
against said propert charges become past to beneliciary: should	y before any part of suc. due or delinquent and pr	be levied or assessed h taxes, assessments an omptly deliver receipts	upon or mortgage or di d other and sale. In th therefor cause to be rec	rect the trustee to foreclose this trust e latter event the beneliciary or the tr	ust deed in equity as a deed by advertisement ustee shall execute and
by direct payment make such payment and the amount so i	or by providing beneficia , beneficiary may, at its	rees payable by grantou by with lunds with w option, make payment	hich to thereof, vided in ORS &	shall fix the time and place of sale, giv and proceed to foreclose this trust de 6.740 p. 86.795	e notice thereof as then re d in the manner pro-
trust deed, shall be trust deed, without covenants hereol and	added to and become a p waiver of any rights arisi	in paragraphs 6 and 7 art of the debt secured ng from breach of any	ol this then alter delau by this trustee for the of the ORS \$6,760 m	all the beneficiary elect to foreclose by ill at any time prior to live days below trustee's sale, the frantor or other p lay pay to the beneficiary or his succes	erson so privileged by
same extent that the described, and all su out notice, and the	ey are bound for the pay ch payments shall be imm ch payments shall be imm	ment of the obligation ment of the obligation ediately due and payab	to the obligation secure herein enforcine the ter	ed thereby (including costs and expension	the trust deed and the es actually incurred in
constitute a breach o 6. To pay al	this trust deed. costs, iecs and expenses l as the other costs and	nediately due and paym of this trust including t	he cost place designated	h) other than such portion of the prine default occurred, and thereby cure the occedings shall be dismissed by the trust wise, the sale shall be held on the dat in the notice of sale. The trustee may in the notice of sale.	e and at the time and
lees actually incurred 7. To appear	in and defend any actio	on and trustee's and att n or proceeding purpor	ting to the property so	highest bidder for cash, payable at the the purchaser its deed in form as requ	e parcel or parcels at time of sale, Trustee ared by law conveying
any suit for the lore	closure of this deed, to p	trustee may appear, in ay all costs and expen-	iy suit, plied. The recita cluding of the truthlulm ses, in- the grantor and	is in the deed of any matters of fact sh ess thereof. Any person, excluding the beneficiary	all be conclusive proof trustee, but including
lectre of the trial co sellate court shall a	fees mentioned in this pain itt and in the event of an nucl, granter further agrees ljudge reasonable as the l	appeal from any judge	hall be shall apply the nent or cluding the com- be ap- attorney. (2) to	proceeds of sale to payment of (1) the pensation of the trustee and a reasonal	e expenses of sale, in-
It is mutual 8. In the ever inder the right of em	ly agreed that: i that any portion or all c	l said property shall be	doed as their int surplus, if any, i taken surplus,	erests may appear in the order of their to the grantar or to his successor in in	e trustee in the trust priority and (4) the detest entitled to such
o compensation for : o pay all reasonable ocurred by grantor	costs, expenses and attor costs, expenses and attor	portion of the monies p excess of the amount re ney's lees necessarily p	ayable time appoint a s quired successor trustee aid or conveyance to th	my reason permitted by law benefician uccessor or successors to any trustee in appointed hereunder. Upon such appo e successor trustee, the latter shall be e conferred more successor shall be	med herein or to any infment, and without
oth in the trial and ciary in such process	appellate courts, necessari dings, and, the balance a	f expenses and attorney by paid or incurred by pplied upon, the indebt	s lees, hereunder, Each bene- instrument execu- edness and its place of	such appointment and substitution shal ted by beneficiary, containing reference	named or appointed I be made by written to this trust deed
nd execute such inst ensation, promptly u	ruments as shall be nece pon beneliciary's request,	expense, to take such a sarry in obtaining such	com- com- bene- bene- com- t7. Truste	of the county or counties in which the r proof of proper appointment of the r accepts, this trust when this deed	office of the County e property is situated, successor trustee duly executed and
dorsement (in case	s lees and presentation of of full reconveyances, for correspondences of the erson for the payment of the	this deed and the no	te for obligated to notif	made a public record as provided by made a public record as provided by y any party hereto of pending sale un action or proceeding in which grantor, unless such action or proceeding is bro	law, I rustee is not fer any other deed of

NOTE: The Trust Deed. Act provides that the trustee hereunder must be either an orthorney, 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 laws of Oregon or the United States, a "title insurance company euthorized 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 il grantor is a natural person) are for business or commercial purposes of ber than agricultural = purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 feminine 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. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

2938 S. Sixth St.

Or.

2938 S. Klamath Falls, O

Suba George

(OR5 93:490) STATE OF OREGON, STATE OF OREGON, County of.....)...., 19 Personally appeared September 27 , 19 79 who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named George G. Gubler and Reneé Gubler president and that the latter is thesecretary of..... , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal 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. Before me: (OFFICIAL Spice 1 10 31 SEAL) (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: 8-23-81 My commission expires: S 0 015 5 REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured 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 . 65 T čennest (negen: DATED: 18 TO GET 11 TO 19 THE STREET STREET rin Aprila and a contract of the contract of t sperio de la 1975 UT 194 not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be ma $\hat{T}_{i} \Theta$ giár STATE OF OREGON TRUST DEED 4959 (FORM No. 881-1) SS. Failsday STEVENS NESS LAW PUB. CO., PORTI AND, ORE 31 TO S County of Klamath I certify that the within instrument was received for record on the .27thday of September 1979 at 2:49 o'clock P.M., and recorded in book. M79 on page 22897 or as file/reel number. 74582 GUBLER SPACE RESERVED Grantor 11100001111 FOR RECORDER'S USE Record of Mortgages of said County. ALBERNI DEVELOPMENT CO. Witness my hand and seal of Lberni Developseit Co. Beneficiary County affixed. AFTER RECORDING RETURN TO Frontier Title & Escrow Co. Wn. D. Milne County Clerk

By Dernetha Spitoch Deputy

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