TITO <b>76684</b>	TRUST DEED	Vol. 7.79 Page 26338 >
THIS TRUST DEED, made this 8tl	nday of	November Company 1979, betw
LOUISE E. GANONG		요즘은 것에서 바람이 많은 것을 하는 것이 없는 것이 없다. 나는 것이 많은 것이 같은 것이 없는 것이 없다. 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 나는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없는 것이 없다. 이렇게 많은 것이 없는 것이 없이 않이 없이 않이
KLAMATH COUNTY TITLE CO.		as Trus
CRESSA GRUBB TENNANT		<u>Contribution</u> , as Beneficia
	WITNESSETH:	nustee in trust, with power of sale, the prope
Lots 8 and 9, Block 5 of Klamath Falls,	, Lakeside Addit	<pre>ion, in<sup>nt</sup>the City (note on the inter</pre>
And a first the second s		중위한 1977년 1978년 1973년 1973년 1978년 1971년 1978년 1971년
TRUST DEED		STATE OF OREGON

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.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the 

final payment of principal and interest hereof, if not sooner paid, to be due and payable to beneficiary or order and made by grantor, the 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. 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 first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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

Sold, conveyed, assigned or airenated by the grantor without itratities the back iclery's option, all obligations secured by this instruction, shall become immediately due and payable.
The back described real property is not currently used for capicul To protect the security of this trust deed, grantor agrees.
To protect the security of this trust deed, grantor agrees.
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To complete or restore promptly and in 600d and workmanike agree thereory building or improvement thereon.
To complete or restore promptly and in 600d and workmanike agree thereory of the contained agree thereor

strument, irrespective of the maturity dates expressed therein, or cultural; timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in graning any casement aer creating and the method of the life or chards franting any casement aer creating there are the "perpendenty. (c) join in any subordination or other afreenent affecting time and the method is the inter or chards franting any casement aer creating there are the "perpendenty. The fight of the truthulaness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
The plating thereof, and the recitals there in any matters or the shall be conclusive proof of the truthulaness thereof. Trustee's lees for any of the services and proof of the truthulaness thereof. Trustee's lees for any of the services and proof of the same up and the possession of said property of the indebiedness hereof. If we are and or otherwise collect the rents, issues and profits, including those past due and or otherwise collect the rents, issues and profits, including those past due and or otherwise collect the rents, issues and profits, or the proceeds of life and otherwise collect the rents, issues and profits, or the proceeds of life and other property, and the or compensation or awards for any taking or damage of the order as beneficiary may determine.
1. Upon detailt by frantor in payment of any taking or damage of the property, and the order and profits, including the second and staking in the and or or advards for any taking or damage of the detail any act done property ind the second and profits including the profits including the and other any details.
1. Upon detailt by frantor in payment of any indebtedness secured hereby or in his performance of any afreenent hereunder, the baness assessed and if the above described real property is on so currently used for a dricultraal time to a drice the intermet of the obligation secured they are and property is a sum or

Surplus, il any, to the granice or to his successor in inferest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor is auccessor is or 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 or appoint bereunder. Each such appointment and substitution shall be made by written instrument exceeded by beneficiary, containing reference to the studied ded and its place of recoil, which, when recoiled in the office of the County Clerk or Recorder of the scores trustee, the the successor trustee. And its place of recoil, which, when recoiled in the office of the County Clerk or Recorder of the scores trustee. The successor trustee acknowledged under a provided by law, Trustee is not obligated to methy, any party hereto of pending sale under any other deed of trust or of any define or proceeding in which the provest of 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 otionney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laan association authorized to a business under the laws of Oregon or; the United States, are 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.

26339 The grantor covenants and agrees to and with the beneliciary 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 except for A) Real property taxes for the year 1979-80 which are now a lien but are not yet payable, and B) Assessments and charges of the City of Klamath Falls for water and/or sewer services, and 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: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) / for an of gange states of a second (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) / for an of gange second second

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 teminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and

the purchase of a dwelling, use Stevens-Ness Form No. 13 if this instrument is NOT to be a first lien, use Stevens-Ness F	ranty (a) or (b) is ciary is a creditor Regulation Z, the making required ST lien to finance 05° or equivalent;
If the signer of the charge with the Act not, required, disre	orm No. 1306, or and the second se
use the form of acknowledgment opposite.)	Des 93.4901
STATE OF OREGON, ))	STATE OF OREGON, County of
County of Klamath November 8 19 79	Personally appeared
Personally appeared the above named	1923 (R. Lander, S. S. Shinishin, Ry. Maria Palatani shekari kanan haran yara kerin shini askar birkara shekari
Louise E. Ganong	each for himself and not one for the other, did say that the former is a president and that the latter is a secretary of
ment to be her me: OFFICIALT Belgie me: SEAC.)	and that the seal allixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in that half of said corporation by authority of its board of directors; and each them, acknowledged, said instrument to be its voluntary act and dee Before me:
My commission expires: 7/19/82	Notary Public for Oregon         (OFFICIAL           My commission expires:         SEAL)
The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby	indebtedness secured by the foregoing trust deed All
herewith together with said trust deed) and to reconvey, we estate now held, by you under the same. Mail reconvey and the same th	dences of indebtedness secured by said trust deed (which are delivered to you vithout warranty, to the parties designated by the terms of said trust deed the ce and documents to LOUISE E. Ganong.
herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconvey and the same that the same of the same of the same same the same same same and the same same same same DATED: 2010 and same same same same same same same same	dences of indebtedness secured, by said trust deed (which are delivered to yo vithout warranty, to the parties designated by the terms of said trust deed if co' and documents to LOUISE EGanong. they are designed by the terms of said trust deed if Cressa Grubb Tennant Beneficiary
herewith together with said trust deed) and to reconvey, we astate now held, by you under the same. Mail reconveyance the production of the same. Mail reconveyance (FORM No. 881) STRUST DEED (FORM No. 881) STRUST DEED (FORM No. 881) STRUST LAW FUL CO. FORTLAND. ONE. (FORM No. 881) STRUST SLAW FUL CO. FORTLAND. ONE. (FORM NO. 881) (FORM NO. 881) STRUST SLAW FUL CO. FORTLAND. ONE. (FORM NO. 881) (FORM NO. 881) STRUST SLAW FUL CO. FORTLAND. ONE. (FORM NO. 881) (FORM NO.	Indeptedness, secured, by, said trust deed (which are delivered to your prithout warranty, to the parties designated by the terms of said trust deed the certain of the terms of the terms of said trust deed the certain documents to the LOUISE E. Ganong.         Cressa Grubb Tennant         Beneficiary         wree. Both must be delivered to the trustee for cancellation before reconveyonce will be made.         STATE OF OREGON         I certify that the within instrument was received for record on the 8th. day of November
herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance is the result of the same. Mail reconveyance (b) the result of the same. The reconveyance (b) the result of the same. The reconveyance (b) the result of the same. The reconveyance (b) the reconveyance (c) t	Indeptedness       secured by said trust deed (which are delivered to your prithout warranty, to the parties designated by the terms of said trust deed the certain of the terms of said trust deed the certain documents to the LOUISE E. Ganong.         Interview of the parties designated by the terms of said trust deed the certain documents to the LOUISE E. Ganong.         Interview of the parties designated by the terms of said trust deed the certain documents to the LOUISE E. Ganong.         Interview of the parties designated by the terms of said trust deed the certain documents to the LOUISE E. Ganong.         Interview of the parties designated by the terms of said trust deed the certain documents to the trustee for cancellation before reconveyonce will be made.         STATE OF OREGON       ss         I certify that the within instrument was received for record on the 8th. day of November 19.79.       ss         SPACE RESERVED       tat El3:12.10° Clock P. M., and recorded in book

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