seio 790€S tar 1518	TRUST DEED	Vol. Mgo Page	308 🛞
THIS TRUST DEED, made this 10th DAVID L. BISSELL and JANET L. BISSEL Transamerica Title Insurance Co	h <i>duy of</i> Dece L, husband and wife	이상에 가장 이상 사람이 많다. 그는 것 같아 있는 것 같아요?	1979 between entirety as Grantor, as Trustee,
and GERALD E. GREEN, a married man			
Grantor irrevocably grants, bargains, sell in Klamath County, Oregon, de county		in trust, with power of	sale, the property
Lot'19, Block 48, Tract No. 1184, O	REGON SHORES UNIT #	2, FIRST ADDITION,	in the County

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> fogether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all listures now or herealter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, il not sooner paid, to be due and payable December 17 19 86 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.

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is the date, stated above, on which the final installment of said note alread, timber or graing purposes.
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surplus, II any, to the drantor, at to his successor in interest entitled to such surplus. If any, to the drantor, at to his successor is interest entitled to such surplus. If any, to the drantor permitted by law beneliciary may from time to fine appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without successor trustee appointed hereunder. Upon such appointment, and without successor function of the successors to successors to any trustee herein and or appointed hereunder. Kach such appointment and substitution shall be used or appointed instrument evecuted by beneficiary, containing reference to this trust deed and its place of recourd, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by haw. Trustee is not obligated to notify any party hereto of pending sate under any other deed of trust or of any action or proceeding in which grantor, beneficiary or 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 laws of Oregon or the United States, a title insurance company, authorized to insure title to real property of this state, ins subsidiaries, offiliates, agents or branches, or the United states or any agency thereof.

The	franto-	an Martin & Long & Long &		<u> </u>	
fully seized	grantor covenants a l in fee simple of sai	and agrees to and with th id described real property	e beneficiary and and has a valid	those claiming under	him, that he is lav
				unencumbered title t	hereto
and that h	will warrant and t	forever defend the same a	0 0		
			against all persons	s whomsoever.	
The or					
(a)* pr //(\b)///	marily for grantor's po	proceeds of the loan represe ersonal, family, household or yet/if ganto/ is/ g hidugal be	nted by the above d agricultural purpose	escribed note and this trues (see Important Notion	st deed are:
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contract secure masculine gen	representatives, success d hereby, whether or n der includes the lemini	o the benefit of and binds a ors and assigns. The term be not named as a beneficiary her ne and the neuter, and the si	neliciary shall mean ein. In construing th	ir heirs, legatees, devisees, the holder and owner, in is deed and whenever the	administrators, execu cluding pledgee, of th
IN W	ITNESS WHEREC	lot named as a beneficiary her ne and the neuter, and the si)F, said grantor has hereu	ngular number inclu 1nto set his hand	des the plural.	context so requires, th
not applicable:	if warranty (a) is another	out, whichever warranty (a) or (b) is)	above written.
beneficiary MUS	I comply with the Ast	-cenaing Act and Regulation Z,	the / ///	ind Ring	
the purchase of if this instrument	a dwelling, use Stevens- is NOT to be a first line	Ness Form No. 1305 or equiva	ance lent; David L.	Bissell	4
(If the signer of the	ompliance with the Act is above is a corporation, mowledgment opposite.	use Stevens-Ness Form No. 1306 not required, disregard this no	tice. Janet L.	t <u>J.</u> Bissell	ssel
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COUNTRY	Los Angeles				30
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personally appear	Notary Public in and fe	or said County and State,			
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