surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to surplus. 16. For any reason permitted by law beneficiary may from time to successor truster appointed here. Upon such appointment and without poweyance to the successor truster. Upon such appointment and without conveyance to the successor truster. Upon such appointment and without poweyance to the successor truster. Upon such appointment and without percender. Each such appointment and substitution shall be rested with all titled instrumet executed by beneficiary, containing reference to the offer of the court of the place of record, which when recorded in the offer of the Courty shall be conclusive proof of proper appointment of the successor trustee. 2. To Trustee accepts this trust when this devel, duly executed and obligated to noilly and party hereto of pending safe by law. Trustee is not trust or of any action or proceeding in which granter and er any other devel and trust or of any action or proceeding in which granter 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, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

icon and restrictions atterning static ordinances, regulations covenants, condi-covenants in the baneliciary may require pursuant to the Uniform Cosin to proper public the baneliciary may require pursuant to the Uniform Cosin to by find offices, or offices, as well as the oxident distribute by the by find offices, or offices, as well as the oxident distribute by the beneficiary. To provide and continuously maintain insurance on the building and such networks at the beneficiary, with loss provide to time require, in companies accentable han \$1 ITSULTEDT C. VAUTE time to time require, in companies accentable han \$1 ITSULTEDT C. VAUTE time to time require, in companies accentable han \$1 ITSULTEDT C. VAUTE time to time require, in companies accentable han \$1 ITSULTEDT C. VAUTE time to time require, in companies accentable han \$1 ITSULTEDT C. VAUTE time to time require, in contrast accentable han \$1 ITSULTEDT C. VAUTE time to time require, in contrast accentable han \$1 ITSULTEDT C. VAUTE time to time require, in contrast accentable han \$1 ITSULTEDT C. VAUTE time to time require, in contrast accentable han \$1 ITSULTEDT C. VAUTE time to time require, in contrast accentable han \$1 ITSULTEDT C. VAUTE time to time require, in contrast accentable han \$1 ITSULTEDT C. VAUTE time to the addition time tail policy of insurance mole procure any such insurance the beneficiary in out of the insurance policy may expense. The amount ciary upon any indebited herein construction lens and to pay all against asid property before charges that may be levied or sand to pay all against asid property before charges that may be levied or invalidate any to be an own way delauit or notice. To here to such notice. Takes accentable has and promptly deliver receip and there it against asid property before charges that may be levied or and to pay all against asid property before that granter the pay al

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition 1. To protect, preserve and maintain said property in good condition and reported the security of this trust deed, grantor agrees: and reported the security of this trust deed, grantor agrees: To complete or resorve and for property. To complete or prestore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with dues all costs incurred therefor. itoms and restrictions allecting said property; if the beneficiary so requests, to cial Code as the beneficiary may require and to the Uniform Commer-proper public officers or searching agencies as may be deemed desirable by the beneficiary.

of the Enterprise Canal, which iron pin bears South 30.0 feet and West 30.0 feet and South

Beginning at a 1/2 inch iron pin on the West line of Madison Street and the Northerly bank

Meridian, in the County of Klamath, State of Oregon, more particularly described as

in _____ Klamath_____ County, Oregon, described as: A portion of the NE1/4SE1/4 Section 2, Township 39 South, Range 9 East of the Willamette

the one contrat war stated as Beneficiary, elona

TRUST DEED

THIS TRUST DEED, made this _____

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PUBLISHING CO., PORTLAN TRUST DEED Vol. mgo Page 1243 E. W. G. DEVELOPMENT COMPANY, an estate in fee simple July, 1980 as Grantor, WILLIAM L, SISEMORE between CERTIFIED MORTGAGE CO., an Oregon corporation, as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 36.7 feet from the East quarter corner of said Section 2; thence along the Northerly bank of the Enterprise Canal North 70° 19; West a distance of 123.1 feet to a one inch iron exel; thence North a distance of 85.6 feet to a point; thence East, parallel with the South right of way line of South Sixth Street a distance of 115.9 feet to a point on the West line of Madison Street; thence South along said West line a distance of 126.7 feet, West line of Madison Street; thence South along said west line a distance of 120.1 lett, More or less, to the point of beginning, now or hereafter appertaining, and the rents, issues and protits thereof and all other rights thereunto belonging or in anywise is tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the murphy muricianing and payment of the note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable <u>July 2</u>, 19.81 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 thereof, or any interest therein is sold, agreed to se sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's therein, shall become immediately due and payable. To montert the semicity of this trust dead for agricultural, timber or grazing purposes. Iltural, timber or grazing purposes.
(a) consent to the making of any map or plat of shid property (b) (b) join we subordination or other agreement allecting this thereon: (c) join we subordination or other agreement allecting this ded or the lien or chains thereoil (d) reconvey, without warranty, all or any be described and the property. The fedally, entitled thereto, was be described and the property of the property. The services mentioned in this paragraph the receives the services mentioned in this paragraph the rol of the property. The services mentioned in this paragraph the not less there of the services the services there of the property. The services mentioned in this paragraph shall be not less the service of the service of the service of the service of the property. The pointed by a court and without refard to the services and provide there of the service of

wave any defauit or police, of default hereunder or invalidate any act done pursuant to ever molecular of the second seco

the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and that **Gay sell** said property either auction to the higher bidder for cash, payable ell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying the property so the purchaser is deed in form as required by law conveying plied. The receives of thereol. Any, person, excluding the trustee, but including of the truthlunces thereol. Any, person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee

the grantom and beneficiary, may person, excluding the trustee, but including 15. When trustee sells purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-attorney, (2) to the obligation secured by the trustee deed, (3) to all persons having recorded tiens subsequent to the intereser of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

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

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 terminine 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 as 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. E.W. G. Development Company (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, July 2, 1980 , 33 County of Personally appeared Earl Wm. Green, 19....who, each being first Personally appeared the above named duly sworn, did say that the former is the president mocking checking of the XICCON of E.W.G. Development Co. a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act www.and.acknowledged the foregoing instruanget 11,10 60 I voluntary act and deed. 1.11 and deed. Before me Before me: OFFICIAL udu 2. Col - 2-(ORFICIAL SEAL) 5 SEAL) Notary Public for Oregon Notary Public for Oregon ් , S My commission expires: My commission expires: 11 0 . SUITE 10. 11 Hills 203 ENTERINE REQUEST FOR FULL RECONVEYANCE TENEL i etanan (Li etanan (To be used only when obligations have been paid. TO: 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 bytyou under the same. Mail reconveyance and documents to 41.42.42 1 4 2 40 DATED: a Paris Internation art lane of Noviran strand; Thence south all no relates the e distance of 26. feet. nelt there letter a fitter for a to the transformed and the transformed of the **Beneficial Clinic**h the anti-mitial and the second solution to the fitter and the second second of the **Beneficial** of the second second nnis tativinani Rarthi e Atolenani ati in tativi ta anatolo a Atatot ike **nace Bes** Anatorena ale a calanda esta de estatu e anatolo e estatore e ale etatore de ara **Be**u De net lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the truster for contellation before reconveyance will be made. De net lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the truster for contellation before reconveyance will be made. The net lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the truster for contellation before reconveyance will be made. <u>hu af a literated the still be thethed liter of Nedison Strock and the Northouly ber</u> Anterative Scend, Which Stat pit infans Scent, 30,0 Seet and Most 30.0 feet and Syste STATE OF OREGON, be of all hear of our was save be outing of A Kramatheq or TRUST DEED ss. 31.141 (I GL) * (1. (FORM: No.) \$\$1) (2.) TUR Standard D gossi (Sude D certify ther the within instru-STEVENS NESS LAW FUB. CO., PORTL ment was received for record on the 7th day of July 19.80, E.W.G. Development Co. at 1:56 o'clock P. M., and recorded in book/reel/volume No. M30 on SPACE RESERVED Grantor page 12430 or as document/fee/file/ FOR ្រុកផ្សេដទោត IL COUNTRY MORTGAGE RECORDER'S USE INC + instrument/microfilm, No. 26500 Town and Country Mortgage NEGI MTTTTER TY TTODEN IN Witness my hand and seal of AFTER RECORDING RETURN TOAL CLID 21 CD S25956 D 166 2T County affixed. While. Milne Certified Mortgage Co. ingagine ngan a line ato cheputy By Bernetha 836 Klamath Ave. 18032 0500 97601