836 Klamath Avenue Rlamat BADSA OR 97601 RECOND INNEL DEED	Vol. <u>Mel Page</u> 6009
CGTHIS TRUSTODEED, made this 2nd day of	April ^{CTAU} BION, 19,81, between erald, husband and wife
as Grantor,Mel_Kosta	, as Trustee, and
as Beneficiary,	Biggs
Grantor irrevocably grants backing WITNESSETH:	at 5:40 clock* reaction in healthed volume No. MBL can
sydany, Oregon, described as:	mente was received for record on the
$ = \frac{Oregon.}{Oregon} $	Comments of the first state instruction
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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.

tion with said real estate. FOR THE RURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of user (\$4,072,35) Four thousand seventy two and thirty five cents

sum of the (\$4,072,35). FOUR: thousand, seventy two and there is the final payment of the terms of a promissory note of even date herewith, payable, to beneticiary or order and made by grantor; the final payment of principal and interest hereof, it note of even date herewith, payable, to beneticiary or order and made by grantor; the final payment of principal and interest hereof, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned of allenated by the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for ogricultural, timber or graving purposes.

Big converging signing of a literated by the feature without their having obtained the written consent or approval of the boundaries, or approval of the boundaries, or and bou

Hereficiary

Iural, timber or. grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement altering this deed or the lien or charge thereof; (d) reconvey without warrant/ all or any part of the property. The legally entitled thereto, and the recibed escribed as the "person or persons legally entitled thereto," and the rock and there in any reconveyance may be described as the "person or persons be conclusive proof of the truthfulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured; enter upon and take possession of said property, the same, said spontant, individing those past due and ungid, and apply the same, ney's less upon any, indebtedness, accured hereby, and in such order as bone.
11. The entering upon and taking possession of said property, the invariance policies or onting, insues and prolits, or the proceeds of line and other insurance policies or onting, and application or velease thereo all in such order as bone.
11. The' entering upon and taking possession of said property, the invariance policies or ontice of default hereunder or invalidate any act done waive any default on ontice of default hereunder or invalidate any and other marks or notice of default hereunder or invalidate any and the models.

NOTE: The Trust Deed Act provides that the trustee threander must be either an arterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do buiness 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, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

appen in minel grades as any clause access 01 140 300 C Cotin at a 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 fitle thereto except Trust Deed Dated July 31, 1979, Recorded August 2, 1979 in Book M-79 at page 18418.

and that he will warrant and forever defend the same against all persons whomsoever.

- ***This is secondary and inferior to that certain mortgage which is held by Investors Mortgage as grantee, and George E. Cook as grantor. Grantors herein agree to assume, fully pay and satisfy this mortgage.

 - The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, family, bousehold or estimations are an entered and the second s grantor warrants that the please which household or agricultural purposes (see Important Notice below). primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice below). RK STATE KONNARY & NOTE H SHEROY AND SHERE SHE **(b)**

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 bareby, 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.

997

secretary of

Before

Personally appeared

duly sworn, did say that the former is the president and that the latter is the...

* IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (c) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creation 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 Sevens-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 Sevens-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 Sevens-Ness form No. 1306, or equivalent; if compliance with the Act is not required, disregard this notice.

(If the signer of the above is a corporation, as series, a	ang také képi P	1
use, the form of acknowledgment opposite.)	haadad te di Muno	<u>۲</u>
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STATE OF OREGON,	and the second states of	Ľ,
STATE OF OREGON, and the same	ಜಲ್ ಡ ವಿಕಾರಣ ಕೂಡಲ್ ತು	N
Country of Klamath	85. 5 GB 12. 64-1	Ľ
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3.490) 100 STATE OF OREGON, County of No. 19

who, each being first

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Country of Rlamath , *19* 81 Personally appeared the above name Norman C. Fitzgerald and Patricia A. Fitzgerald, husband and wife

TUSI d ack wledged th heir voluntar acteand 5 Before me. FEICIAL AL) all Öregor ¢₀ Notary My commission expires

a corporation, and that the seal allixed to the loregoing 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 and deed. me

(OFFICIAL SEAL) Notary Public for Oregon My commission expires:

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The opene described the fistion is not solled a request FOR FULL RECONVEYANCE and believes

The opened decision in the set of the set of

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 transmit or transmitter to the same

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Reneficiary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

TRUST DEEDS VC	ñ 50 feet, lot 11, 8 dition to the City o	County of Klalia Cin)
Norman C. Fitzgerald man Gradio: historapp deads part 'Patricia A. Fitzgerald Granter GeorgeoEtdCook Cook	the affect and respected to make	ment was received for record on the 2nd day of <u>April</u> , 19.81 at 3:46 o'clock P. M., and recorded in book/reel/volume No. <u>M81</u> on page 6009 or as document/fee/file/ instrument/microfilm No. 97.934,
MOLAFTER RECORDING RETURN TO STIC Certified ?Mortgage" Co.	2nd _{day ot} Patricia A. Fitzgér	Record of Mortgages of said County. Witness my hand and seal of GrcCountyzattixed. Sug AT Vorther Stellyn Biehn. County-Cher
836 Klamath Avenue Klamath Falls, OR 97601	SECOND IRUSI DEED	By ALDAA Janay Deputy Fee \$7.00