POR/ANS. 881-Oregon Trust Deed Series-TRUST DEED.	K-38551		
	RUST DEED	Vol. Male_Page_	
real of the code o	day ofMAY		86 between
MARGARET E. JOHNSON			·····
as Grantor,WILLIAM M. GANONG			··· 8
as Beneficiary,		poracion	
WIT WIT	NESSETH:	a da anti- a anti-a anti-a da anti-	
Grantor irrevocably grants, bargains, sells and inKLAMATHCounty, Oregon, desc	cribea as:		11
A parcel of land situated in Gov South, Range 7 E.W.M., more partic at the Southeast corner of said Go W. along the South line of said Go more or less to the West right-of- 01°23'30" W. along the West right- distance of 150 feet to the TRUE P true point of beginning N. 01°23'3 said State Highway 427 a distance distance of 438.45 feet; thence S.	vernment Lot vernment Lot vay line of of-way line OINT OF BEGI O" W. along of 229.19 fe 00°02'20" W	lbed as follows: 16, thence N. 89° 16 a distance of State Highway 427; of said State Highway NNING: Thence from the West right-of-t et; thence N. 89°57 . a distance of 55	Commencing 56'40" 571.43 feet thence N. way 427 a said way line of 7'40" W. a feet; thence
together with all and singular the tenements, he editaments and now or hereafter appertaining, and the rents, issues and protits a tion with said real estate. FOR THE PURPOSE OF SECURING, PERFORMANC Sum of FOURTEEN THOUSAND		non of nereatter attached to of the	58 <i>0 10 CODDec</i> _

note of even date herewith, payable to beneficiary or order and n not sooner paid, to be due and payable	inst by granici, the fi , 19 , 19	boy payment of principal and inte 3 bove, on which the final installment eof, or any interest therein is sold e written consent or approval of t e of the maturity dates expresses	erest hereof, if
To protect the security of this trust deed, grantor agrees:	(a) consent to the m	aking of any map or plat of said prope t or creating any restriction thereon:	
and repair; not to remove or demolish any building or in provement thereon not to commit or permit any waste of said property and for any oversenent thereon 2. To complete or restore promptly and in gooc and workmanlik manner any building or improvement which may be constructed, damaged o destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulation, covenants, condi- tions and restrictions allecting said property; il the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commer- cial Code as the beneficiary may require and to pay for tiling asme in the proper public office or offices, as well as the cost of all lien's sarches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.	e subordination or othe thereof: (d) reconvey, grantee in any recon regally entitled thereto be conclusive proof of	or creating any restriction thereon; a gareement allocting this deed or the without warranty, all or any part of the veyrance may be described as the "pe- " and the recitals therein of any matter the truthulness thereof. Truster's fees his paragraph shall be not less than \$5. default by grantor hereunder hometica	lien or charge he property. The rson or persons rs or facts shall
tions and restrictions affecting said property; if the beneficiary, so requests, to join in executing such financing statements pursuant to the Unitorm Commer- cial Code as the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all lien scarches made	 services mentioned in t. D. Upon any time without notice, e pointed by a court, a. the indebtedness basis 	his paragraph shall be not less than \$5. default by grantor hereunder, benelicia either in person, by agent or by a rec and without regard to the adequacy of	iny may at any eiver to be ap- any security for
now or hereafter erected on the said premises against loss or damage by lire	s less costs and expenses	default by grantor hereunder, benelicia either in person, by agent or by a rec- and without regard to the adequacy of , y secured, enter upon and take possessi of, in its own name sue or otherwise c uding those past due and unpaid, and u of operation and collection, including r adebtedness secured hereby, and in such	on of said prop- ollect the rents, apply the same, easonable attor-
and such the elier erected on the said premises against loss or damage by lire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$	11. The entering	ng upon and taking possession of said	f property, the
deliver said policies to the beneficiary at least fifteen days prior to the expira-	property, and the appl waive any default or pursuant to such poties	ication or release thereof as aforesaid, si notice of default hereunder or invalidation	damage of the hall not cure or e any act done
the beneficiary may procure the same at grantors expins. The amount collected under any lire or other insurance policy may be applied by benefi- ciary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any next thereof may be schemed to the entire amount so collected, or	declare all sums secur event the beneliciary	it by grantor in payment of any indeb mance of any agreement hereunder, the i red hereby immediately due and payab t his election may noncert to investi-	le. In such an
not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.	advertisement and sale.	ge or direct the trustee to foreclose this . In the latter event the beneficiary or t	this trust deed trust deed by he trustee shall
taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assess- ments invergence commission line of the superscript of the superscri	hereby wherevoon the	or ecoroed his written notice of default e ined real property to satisfy the obli- trustee shall lix the time and place of s d by law and proceed to foreclose this ORS 86.735 to 86.795.	IPation secured
ments, insurance premiums, liens or other charge payment of any taxes, assess- by direct payment or by providing beneficiary with funds with which to make such payment, beneficiary may, at its option, make payment thereot, and the amount so paid, with interest at the rate set forth in the note secured bereby, tokether with the philations devoided the set forth in the note secured	sale, and at any time p	rustee has commenced foreclosure by adv prior to 5 days before the date the truste	ertisement and
trust deed, shall be added to and become a part of the delat secured by this	entire amount due at a	rust deed, the deleuit may be cured	by paying the
erty nereinbelore described, as well as the grantor, shall be bound to the	being cured may be cu	ired by tendering the performance requi	ired under the
out notice, and the nonpayments shall be immediately due and payable with- out notice, and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed	together with trustee's a by law.	c. In any case, in addition to curing ecting the cure shall pay to the benefit incurred in enforcing the obligation of and attorney's fees not exceeding the and the sole shall be a statement.	ounts provided
6. To pay all costs, iest and expenses of this trust .ncluding the cost of title search as well as the other costs and expenses of the trustes incurred in connection with or in enforcing this obligation and trustes's and allorney's less actually incurred.	in one parcel or in an	the sale shall be held on the date and a profice of sale or the time to which ed by law. The trustee may sell said perate parcels and shull sell the parcel bidder tor cash. newshle set the parcel	said sale may
7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the investorum of this definition of the second	shall deliver to the pur the property so sold, b plied. The recitals in the of the truthfulence the	chaser its deed in form as required by ut without any covenant or warranty, e deed of any matters of fact shall be co	aw conveying
cluding evidence of tills and the beneficiary's or trustes into expenses, in- amount of attorney's less mentioned in this paragraph 7 in all cases shall be discret by the trial court and in the event of an appeal from any judgment of decree of the trial court and in the event of an appeal from any judgment of pellate court shall adjudge reasonable as the beneficiary's or trustees at the ap- ney's less on such a state of the state	15. When trustee shall apply the proceeds clucing the components	sells pursuant to the powers provided of sale to payment of (1) the expension	herein, trustee
It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain on conduct the said property shall be taken	attorney, (2) to the obl having recorded liens su deed as their interacts	of sale to payment of (1) the expension of the trustee and a reasonable charge lightion secured by the trust deed, (3) absequent to the interest of the trustee any appear in the order of their priority rantor or to his successor in interest en	e by frustee's to all persons in the trust
right, if it is elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and afternary, and the amount required	16. Beneficiary n sors to any trustee name under. Upon much name	may from time to time appoint a success ed herein or to any successor trustee ap	sor or succes-
applied by it list upon any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by bene- liciary in such precadings and the belowsarily paid or incurred by bene-	trustee, the latter shall i upon any trustee herein n and substitution shall be which, when recorded in	be vested with all title, powers and du amed or appointed hereunder. Each such made by written instrument executed by	the successor ties conterred appointment b beneficiary.
Recurd hereby; and grantor agires, at its balance applied upon the indebtedness ecured hereby; and grantor agires, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com- ensation. normative upon beneficiary accurate	which, when recorded in which the property is situ of the successor trustee.	made by written instrument executed by the mortgage records of the county of sated, shall be conclusive proof of proper	r counties in appointment

applied by it first upon any reasonable costs and expenses and latorneys least potential and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granics agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obta ning such com-pensation, promptly upon beneficiary's request. All any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of lull reconveyances, for cancellation), without altecting the liability of any person for the payment of the indebtedness, trustee may

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale 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 trustne 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 lows 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 branchis, the United States or any agency thereof, or an excreme agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with)	the beneficiary and those clain	ing under him, that he is l	aw-
The grantor covenants and agrees to and with a seized in fee simple of said described real property	ty and has a valid, unencumbe	red title thereto	
seized in ree simple of same	ಟ್ಟು ಕ್ರಿಲ್ಲೆಕ್ಟ್ ಸ್ಥಾನ ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನ ಸಂಪರ್ಧ ಸಂಪರ್ಧ ಸಂಪರ್ಧನ್ನು ಕ್ರಾಮಿಸಿ ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸ ಸಂಪರ್ಧ ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧ ಸಂಪರ್ಧನ್ನು ಸರ್ಕಾರವನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧ ಸಂಪರ್ಧ ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧನ್ನು ಸಂಪರ್ಧ		
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that he will warrant and forever defend the sam	e against all persons whomsoe		
The grantor warrants that the proceeds of the loan rep	revented by the above described no	te and this trust deed are:	
The grantor warrants that the proceeds of the loan rep (a)* primarily for grantor's personal, family, household (b) for an erganisationy or (even if granter is a nuterr	d or agricultural purposes (see Imp	ortant Notice Delowy, orcial purposes other than agricu	ltural
(b) for an organisation, a	their beirs los	atees, devisees, administrators,	execu- of the
(b) for an erganization of (other benefit of and bin = <u>purposes</u> . This deed applies to, inures to the benefit of and bin personal representatives, successors and assigns. The ter personal representatives, successors and as a bineficiar ract secured hereby, whether or not named as a bineficiar ract secured hereby, whether or not named as a bineficiar ter secured hereby.	m beneficiary shall mean the holder y herein. In construing this deed and	whenever the context so requir	es, the
This deed upper tailing, successors and assigns. The com- personal representatives, successors and as a bunefician ract secured hereby, whether or not named as a bunefician ract secured hereby, whether or not named as a bunefician culture gender includes the leminine and the neutry has		timet shove writter	2.
IN WITNESS WHEREOF, said grantin has	VVAAIA 15	al Aller	
A DETANT NOTICE: Delete, by lining out, whichever warranty (a creditor MARGARET	E. JOHNSON	
applicable; it water in the Truth-in-Lending Act and Kepula	ition Z, the	V	P
eficiary MUSI comply this instrument is to be a HKSI lief	n 10 minute		•••••
purchase of a aword of to bo a first lien, or is not to induce the instrument is NOT to bo a first lien, or is not to induce the instrument is NOT to bo a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to induce the is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to induce the instrument is not to be a first lien, or is not to be a first lien, or is not to induce the instrument is not to be a first lien, or			3.4 S
a awaiing use required, disregard this notice.			
the signer of the above is a corporation, the form of acknowledgment epposite.)	STATE OF OREGON, County of) ss.
ATE OF OREGON,		, 19	hne
County of KLAMATH,	Personally appeared	who, each be	ing first
MAY 97. 00 Personally appeared the above named		- is the	
	duly sworn, did say that the form president and that the latter is	he	
	secretary of	·····	ont is the
	a corporation, and that the seal corporate seal of said corporation	affixed to the foregoing mattering and that the instrument was s	gned and directors,
and anknowledged the foregoing instru-	a corporation, and that that corporate seal of said corporation sealed in behalt of said corporat and each of them acknowledged	said instrument to be its volu	ntary ac
voluntary act and leed	and deed. Before me:		
OFFICIAL CIANE Courses Such		(0	FFICIA
SEAL) ANINE ADALISEOSPROUL	Notary Public for Oregon	entes a presenta de la construcción de la construcción de la construcción de la construcción	SEAL)
NOTARY PUBLIC OREGON	My commission expires:		
Ny Commission Explos	JEST FOR FULL RECONVEYANCE		an Araa A
	JEST FUR FULL ILLUSION		
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TO:	, Trustee Il indebtedness secured by the tore	oing trust deed. All sums secu any sums owing to you under aid trust deed (which are deliv	red by Si he terms ered to y
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LEGAL DESCRIPTION

CONTINUED

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N. 89°57'40" W. a distance of 220 feet to a point on the Westerly line of said Government Lot 16; thence S. 14°24'30" W. along the Westerly line of Government Lot 16 a distance of 179.74 feet; thence S. 89°57' 40" E. a distance of 708.78 feet to the true point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH:

Filed	£.	SS.			
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of		A.D., 19 86 at 11:50		the 30th	
	of	Mortgaijes	UCIOCK M., and duly ma	orded in Vol M86	day
FEE	\$13.00				,
			Evelyn Biehn, Cou	nty Clerk	
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