as Grantor, WILLIAM N. GANONG CHARLES W. McGILLIVRAY and ALICE I. McGILLIVRAY

as Beneficiary.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

North & of Lots 1 and 2, Block 215, Mills Second Addition to the City of Klamath Falls, according to the office plat thereof on file in the office of the County Clerk of Klamath County, 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 connectivity with said real estate.

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

TWENTY THOUSAND and NO/100 sum of

Dollars, with interest thereon according to the terms of a promissory

To protect the security of this trust deed, grantor agrees:

I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement therein, not to commute or permute any waste of said property.

I. To complete or restore promptly and in good and workmanlike manner any bushing or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

I. To comply with all laws, ordinances, regulations, coverants, conditions and restrictions afterling said property; if the beneficiary so requests, to man in seconding with tennicing statements pursuant to the Uniform Commercial Code on the beneficiary may require and to pay for Illing same in the proper public office or offices, as well as the cost of all lien searches made by Bling satticers or searching advences as may be deemed desirable by the beneficiary.

by Illing stituent or searching agreement against loss or damage beneficiary.

now or harvafter erected on the said premises against loss or damage beneficiary such tother hasaeds as the beneficiary may from time to some require, in a scrount mot less than if companies acceptable to the beneficiary may from time to some sinsured; positives of sensor to the premisery as soon as insured; if the grantur shall be dejiment to the beneficiary as used insurance and to disliver and prisons if the beneficiary at least titrend days prior to the expirations and prisons if the beneficiary at least titrend days prior to the expiration of the prior of the expiration of release should not release the expiration of the expiration

any part inversel, may be released to grantor. Such application or release shall not cure or wave amy deliast to notice of delaut hereunder or invalidate any act thore pursuant to such notice.

1. To keep many premises free from construction l'empande apparent of the part of the checker that may be leuised on many and the part of the checker that may be leuised on many and the checker that may be leuised on many and the checker that may be leuised on many and the checker that may be leuised on many and the part of the checker that may be leuised on many and the checker that may be leuised on many and the checker that may be leuised to make the checker that the checker of the truster incurred any many that the checker of the checker that the checker of the trust of the checker that the checker that the checker of the trust checker that the checker of the truster and the checker that the checker

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement altecting this deed or the lien or charge thereof; (d) reconvey, without warnty, all or any part of the property. The grantee in any reconvey without warnty, all or any part of the property. The grantee in any reconvey without warnty, all or any part of the property. The grantee in any reconvey without warnty, all or any part of the property. The grantee in any reconvey without warnty, all or any matters or facts shall be conclusive proof of the truttlutness therein of any matters or facts shall be conclusive proof of the truttlutness therein of any matters or 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 time without notice, either in person, by agent or by a receiver to be appointed by a court, and without retard of the dequirecy of any security of the indebtedness herebod, in its own name sue or otherwise collect the renders and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable afterness' less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of tire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as alrevaid, shall not cure orders.

11. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as alrevaids and note in each other of the and other insurance of the p

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor or any other persons so privileged by ORS 86.753, may cure the delault or delaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default is capable of being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default the obligation or trust deed. In any case, in addition to curing the default of defaults, the person electing the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's less not exceeding the amounts provided by law.

4. Otherwise, the sale shall he hald on the date of the sale shall he hald on the date.

together with trustees and attorney's tees not exceeding its another, possibly law.

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 be postponred as provided as the control of the said sale may be postponred as provided process, and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall delives to highest chaser its deed in form as required by law conveying the sale of the trustees of the sale. The second of the truthfulness thereof. Any person, excluding the frustee, but including the grantor and beneliciary, may purchase at the sale.

the grantor and oenericary, may 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, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their processy and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

surplus, is any, to the gramos or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein described to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointer and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

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.

DIE: 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 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 specific party and thus state, its subsidiances, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

in the case of the				12008	
The grantor covenants and fully seized in fee simple of said	d agrees to and w	ith the bond:			
fully seized in fee simple of said	described real pro	perty and has a wall	nd those claiming u	nder him, that he	
		inds a vali	a, unencumbered t	itle thereto	is law-

and that he will warrant and forever defend the same against all persons whomsoever. Reference is hereby made to additional terms attached hereto and incorporated

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),

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

a IMPORTANT MOTICE: Delete, by lining out, whichever net applicable; if warranty (a) is applicable and the be as such word is defined in the Truth-in-Lending Act a beneficiary MUST comply with the Act and Regulation disclosures; for this purpose, if this institute.	euter, and the singular number includes the plural. antor has hereunto set his hand the day and year first above writted the services of the plural and the services of the plural and year first above writted the services of the plural and year first above writted the services of the plural and year first above writted the services of the plural and year first above writted the year first above writted the plural and year first above writted
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STATE OF OREGON,	
County of Klamath) 25.	STATE OF OREGON C.
July 8 10 87	STATE OF OREGON, County of
Personally appeared the above named. Luz Elena-Tena	Personally appeared
1ena	***************************************
	duly sworn, did say they the
	president and that the latter is the secretary of
The state of the s	a corporation, and that the
ment to be ther woluntary act and dead	a corporation, and that the seal affixed to the foregoing instrument is corporate seal of said corporation and that the instrument was signed a sealed in behalf of said corporation by authority of its board of the and each of them acknowledged.
Reliad - 1	sealed in behalf of said corporation and that the instrument is sealed in behalf of said corporation by authority of its board of direct and each of them acknowledged said instrument to be its voluntary Before me:
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TRUST DEED FORM 190. ERI] STEVENS MADE LAW DUR. CO. PORTLAND. CHE. Beneficiary	STATE OF OREGON, County of I certify that the within instrument was received for record on the day of FOR FOR ECORDER'S USE Security of Mortgages of said County. Witness my hand and seal of County affixed.

ADDITIONAL TERMS

The following additional terms are added to and incorporated in that certain Trust Deed dated July 1, 1987 wherein ELENA TENA is Grantor and CHARLES W. McGILLIVRAY and ALICE I. McGILLIVRAY are Beneficiaries.

Beneficiaries shall pay all real property taxes and assessments assessed against the subject property before the same become delinquent.

Beneficiaries shall pay the premiums required to maintain insurance on the buildings now or hereafter erected on the subject property against loss or damage by fire or such other hazards, as the Beneficiaries may from time to time deem, in their sole discretion, appropriate in an amount not less than the full insurable value of the property as determined by the underwriter or its agent. Said policies shall name the Beneficiaries as the primary insured and the Grantor as a secondary insured. Any proceeds of said policies shall be payable to the Beneficiaries. Grantor may, at her sole expense, obtain such other insurance as she deems appropriate.

Upon payment of said taxes and insurance premiums by the Beneficiaries, the amount of such insurance premiums and real property taxes shall be added to the principal balance of the Note secured hereby and shall thereafter earn interest at the rate set forth in said Note.

If during any calendar year the sum of the insurance premiums and real property taxes which accrue and are paid by Beneficiaries during said year exceed the sum of \$600, then, commencing with the installment payment due pursuant to the term of said Note on January 1 of the subsequent calendar year, the amount of the monthly installment payments required by said note shall increase by an amount equal to one-twelfth of the amount the sum of said insurance premiums and real property taxes exceed the sum of \$600.00.

Less Elena terra Elena Tena, Grantor

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request ofMountain Title Company	the	8th	day
of July A.D. 19 87 at 4:11 o'clock P.M., and duly re		Vol	M87,
of <u>Mortgages</u> on Page <u>12007</u>	<u>/</u> .	. 0	1
Evelyn Biehn, "S	ounty Cler	ĸ //	7/1

FEE \$13.00