FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED	(No restriction on assignment). KCV -	-400010	
422 Hain Street Klan 85305 08 97601	TRUST DEED 10	Vol. M&1_Page_	a stare
MYRON A. HANNAGAN and ELAII	VE HANN BGAN, husband and	November	., 19.87 ¹ , between
as Grantor, 1. 21/CKLAMATH COUNTY			, as Trustee, and
BENNIE JOHN RANEY and TERRY	LEE RANFY husband and	l uiffo	
as Beneficiary, Example 300 M116 El Grantor/irrevocably/grants/bar in UMMOM_Klamath1000 900 Cour	WITNESSETH:	anitos/issi/isounia	sale, the property
WłSWłNWł Secton 21, LBIOS the Willamette M	Township 39 South, Ran Meridian, Klamath County	a lo ra l'attuit uratura	mumminmen
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once has led proven under the case Wolf technistation and gomestic to 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." with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY-SIX THOUSAND AND NO/100THS (\$26,000,00)-----

Dollars, with interest thereon according to the terms of a promisso note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable November 1999. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

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not sooner paid, to be due and payaba Movember 194 The date of maturity of the debt secured by this instrument is becomes due and payaba.
To protect the security of this trust deed, grantor agrees:
1. To protect, preserve and maintain said property in §ood condition and reaction to to remove or demolish any building of improvement thereon.
2. To compile any waste of said property.
3. To compily with all uses, ordinances: reaching the solution for an and restrictions allecting said property.
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4. To provide and continuously, maintain insurance on the buildings and such that finite and continuously. The solution of the said property are solution of the said property and the solution of the said of the said property and the solution of the said property and the solution of the said property and the solution of the said and solution of the said property and the solution of the said property belocies of the sand the solution of the said property belay the

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, ii it so elects, to require that the argument of the monies payable as compensation for such taking or any portion of the monies payable to pay all reasonable costs, eigenese and itorney's less necessarily paid or incurred by grantor in such proceedings, that we paid to beneliciary and applied by it first upon any reasonable costs, necessarily paid or the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indeltedness and execute such instruments as shall be necessarily obtaining such car-ficiary, payment of its less and form time to time upon whillen request of bene-eridorsement (in case of full reconveyances, for cancellation), without altecting (a) consent to the making of any map or plat of said property. (b) Joins in (a) consent to the making of any map or plat of said property. (b) Joins in (a) consent to the making of any map or plat of said property. (b) Joins in (a) consent to the making of any map or plat of said property. (b) Joins in (b) Joins and Joins and Joins and property. (b) Joins in (a) consent to the making of any map or plat of said property. (b) Joins in (b) Joins and Joins and Joins and the said property. (b) Joins in (consent to the making of any map or plat of said property. (b) Joins in (b) Joins in the said of the said tage and the said belatedness in the said tage and tage and tage and tage and tag

Granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all is deed or the lien or charge flarence; in any reconveyance may be described as the "person or persons legally entitled thereto," and the receits there in ol any matters or large statistic expension of the truthuliness thereoil. Trustee's lees lor any of the be conclusive proof of the truthuliness thereoil. Trustee's lees lor any of the second the truthuliness thereoil. Trustee's lees lor any of the second statistic expension of the truthuliness thereoil. Trustee's lees lor any of the provide the second of the truthuliness thereoil of the truthulines thereoil of the

Publicity, and the application of release interced as atoresitie, small not cure of waive any default or notice of default hereunder, or invalidate any act done pursuant to such notice. O 12: Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any indeptedness, the beneficiary may declare all sums secured hereby immunity due and payable. In such an event the beneficiary of the direct the my proceed to foreclose this trust deed advertisement and sale, or may direct the brane to to foreclose this trust deed advertisement and sale, or may direct the brane to be recover the beneficiary may the objection many proceed to foreclose this trust deed advertisement and sale, or may direct the brane to be recover the beneficiary or the trustee shall excute and cause to be recovered to the said described real the objection secured heredy whereupon the trustee shall excute and cause to be recovered to foreclose this trust deed bis written notice of default and his election to sell the said described real for the beneficiary or the obligation secured hered as then required by law and 86,795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, the grantor or ny other preson so privileged by ORS 86,733, may cure the default or defaults. It the default comising of a by when due for the date that is capable of the date that is capable of the date that is capable of being acured by the trust ee that grants are required by mere due to the date the truste shall be performed by the default of default to default to default to default the performance is a shallow of the beneficiary or the trustee shall be performed by the default of default the date of the default for default to a shall be default to a default of the default of the default due at the time of the due the trustee due to my be due to the default of the default of default to default to default the default or the default of the default of the default due at the time of the due the the the due to a sould be

together, with trustee's and attorney's lees not exceeding the amounts provided by 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 postported by law. The trustee may sell said property either auction to the thighest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the trustee sale beneficiary, may purchass 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 expresse of sales in the sale as reasonable charge by law conveying the decorded like subscitute of the sale. The second of the trustee sale shall apply the proceeds of sale to payment of (1) the expresse of sales in the subscituent of the trust deed, (3) to all persons devided by the truste of all persons devided by the truste is all persons devided by the trustee sale subscituent of the trustee and a reasonable charge by law conveying the subscituent to, the interest of the trust deed, (3) to all persons devided as their interests may appear in the successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without convessor trustee appointed here-under. Upon such appointment, and without convessor trustee, the successor trustee, the latter shall be vested with all twice any successor duties conferred upon any trustee herein named or appointed hereundy. Each such appointment and substitution shall be made by written instrument feculed by beneficiary, which, when recorded in the mortgage records of the Sounty or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If. 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 pening sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee.

NOTE: The Trust Deed Act provides that the trustee hereinder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to a 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 licersed under OK 565.583.

The grantor covenants and east	ver waar in the man be to be a set of the set
fully seized in fee simple of said descr	ees to and with the beneficiary and those claiming under him, that he is law- ribed real property and has a valid, unencumbered title thereto
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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, ta (b) for an organization, or (even if gr	on the loan represented by the above described note and this trust deed are: mily or household purposes (see Important Notice below), under is a natural person) are for business or commercial purposes
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personal representatives, successors and assign	etit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, is. The term beneficiary shall mean the holder and owner: including pledgee, of the contract meliciary herein in construint this due and
secured hereby, whether or not named as a be gender includes the teminine and the neuter, a	is The term beneficiary shall mean the holder and owner: including pledgee, of the contract meliciary herein. In construing this deed and whenever the context so requires, the masculine of the singular number includes the plusal.
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and an element of the property of the second structure at the property of the second sec	d grantor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which	ever warranty (a) or (b) is Munner a Manner
as such word is defined in the Truth in Londing A	e beneficiary is a creditor Myron A. Hanna gan
disclosures; for this purpose use Stevens-Ness Form	ation by making required
If compliance with the Act is not required, disregard	d this notice.
and a company of a form the second of a	Elaine Hannagan
(if the signer of the above is a corporation, use the form of acknowledgement opposite.)	
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STATE OF OREGON	STATE OF OREGON,
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