15807		10 90 had
was a series of the series of	this 18th day of May	, 19 <u>90</u> , bel
THIS TRUST DEED, made	so, or the survivor	

Larry M. Bissor& Diane J. Bisso, or the Survivor as Trustee, and Mountain Title Company of Klamath County as Grantor, Laura M. Gaston

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

That portion of the SW1/4 of the SE1/4 of Section 23, Township 34, South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, lying South and East of the Sprague River not sent the sent of the sen

Tax Account No 3408 02300 01500

herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without tirst now then, at the beneficiary's option, all obligations secured by this instrume therein, shall become immediately due and payable.

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

1. To protect, preserve and maintain said property in good condition and repair; not to renove or dentolish any building or improvement thereon; and repair; not fo renove or dentolish any building or improvement which may be constructed, damaged or manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

2. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting asid property; if the beneficiary so requests, to tions and restrictions affecting asid property; if the beneficiary so requests, to the security of the security

It is mutually agreed that:

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 or condemnation, beneliciary shall have the right, if it so 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 as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's ees necessarily paid of the payable of the proceedings, shall be paid to beneficiary and incurred by denoted by denote in such proceedings, shall be paid to beneficiary and payable the payable of the p

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordinate in any reconvey, without warranty, all or any part of the property. The thereof; (d) reconvey, without warranty, all or any part of the property. The feather in any reconveyance may be described as the "person or persons grantee in any reconveyance may be described as the "person or persons the algorithm of the conclusive proof of the truthfulness thereof. Inustee's lees for any of the conclusive proof of the truthfulness thereof. In this paragraph shall be not less than \$5.

10. Upon any delault by grantor hereunder, beneficiary may at any time without satice, either in person, by agent or by a receiver to be appointed 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 indebtedness hereby secured, enter upon and take possession of said property less costs and expenses of operation and confection, including reasonable attorney's 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 lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or wards any default or notice of default hereunder or invalidate any act don't property in his professional any adventured to the levels of the levels or in his personal any adventured to any indebtedness secured hereof or invalidate any act don't in his particular to the property or in his personal any adventured to any adventured to the levels.

property, and the application or release thereot as atoresaid, shall not cure of waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by frantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the sesence with respect to such payment and/or performance, the beneficiary may be and payable. In such any declare all sums secured hereby immediately due and payable. In such any declare the session of the s

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 postponed as provided by law. The trusteer may sell said property either in one parcel bighest bidder for each, payable at the parcel of ale. Trustee audition to the bighest bidder for each, payable at the parcel of ale. Trustee shall deliver to the purchaser its deed in form as required to ale. Trustee shall deliver to be purchaser its deed in form as required by law one-type of the property so sold, but without any covenant or ward ty, express or interest the state of the property so sold, but without any covenant or ward ty, express or interest the state of the property so sold, but without any covenant or ward ty, express or interest the state of the property sold of the state of the state of the state of the trustee, but including the framtor and beneficiary, may purchase at the state, but including the framtor and beneficiary, may purchase at the state of the express of sale, including the compensation of the truster and a reasonable charke by trustee shall apply the proceeds of sale to pure and a reasonable charke by trustee attorney, (2) to the obligation where the trust deed, (3) to all persons attorney, (2) to the obligation where the interest of the trust tent the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor of to his successor in interest entitled to such surplus, if any, to the frantor of the time appoint a successor or successor.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successor to any trustee named herein or to my successor trustee appointed herein or to my successor trustee appointed herein and without conveyance to the successor trustee, the latter shall be vested will till be powers and duties conferred trustee, the trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by partitlen instrument executed by heneliciary, and substitution shall be made by partitlen instrument executed my heneliciary which, when recorded in the mortgage recently of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee, shall be conclusive proof of proper appointment in a chrowledged in made a public record as provided by law. Trustee is not acknowledged in made a public record as provided by law. Trustee is not obligated to mility any party hereto of pending sale under any other cell of obligated to mility any party hereto of pending sale under any other cell of trust or of any actions or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by frustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an ottorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon at 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 excrow agent licensed under ORS 696,505 to 696,505.

their time times there are marked and the reality hardwales must	the same of the sa	The state of the s
The grantor covenants and agrees to an fully seized in tee simple of said described real Trust Deed Recorded November 30, 19 Contract of Sale recorded July 11, Enterprises, Inc.	l property and has a valid, un 983, Volume M83, Page 2 1985, Volume M85, Page	nencumbered title thereto 0487in favor of State of Oregon 10747 in favor of Gienger
- Approximate which engages on the Approximation of the property of the property of the confidence of	Compared to the second of the second	vicottogever.
The state of the s	August of the company	
and the process of the extrement of the		
The grantor warrants that the proceeds of the lo (a)* primarily log grantor's personal, lamits or l (b) ************************************	oan represented by the above descri- household purposes (see Jovertant ANAMARINAMANIAMANIA	bed note and this trust deed are: Notice below ************************************
	erm beneticiary shall mean the hold v herein. In construint this deed and	oirs, legatees, devisees, administrators, executors, der and owner, including pledgee, of the contract d whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grant		the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warr not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 131 If compliance with the Act is not required, disregard this not	clary is a creditor Regulation Z, the making required 19, or equivalent. Diane J. Bi	sso Busso
(If the signer of the above is a corporation, use the form of acknowledgement apposite.)		
INDMIDUAL ACKNOWLEDGEMENT		O COLINITY —
STATE OF CALIFORNIA SAN DIETO	S. ——	GO COUNTY COMPANY
M 14 2 001	me, the under- sonally appeared	S/D
signed, a Notary Public in and for said County and State, pers	613 W, VALLEY	Y PKWY., SUITE 103 CALIFORNIA 92025
PIANE J. BISSO		CALIFORNIA 92023) 740-1150
	<u>entario del Companyo del Compa</u>	FOR NOTARY SEAL OR STAMP
evidence), to be the territorial whose name is subscribed to	is or satisfactory > this instrument,	
and acknowledged that THEY executed the same.		OFFICIAL SEAL
WITNESS my land and official seal.		NICOLA A RUSCETTA NOTARY PUBLIC - CALIFORNIA
Signatury Marcho a Kazalta		SAN DIEGO COUNTY My comm. expires IAN 29, 1993
NICOLA A RUSCETT	77	, senios septies art 43, 1991
Form C-10 Name (Typed or Printed)		
herewish totather with said trust deed) and to reconv	'ey, without warranty, to the parti	ies designated by the terms of said trust deed the
herewith together with said trust deed) and to reconverted now held by you under the same. Mail reconv	reyance and documents to	
The second of th	And the control of th	
DATED: , I		
東京 新名 東京が高い。東京 第一日 (1977年) 春季(1978年) 東京	***************************************	Beneficiary
	h li sessore Bash	restee for concellation before reconveyance will be will
Do not lose or destroy this Trest Dood OR THE NOTE which	to ir secures. Seth must be delivered to the b	eleve recorregate will be mose.
TRUST DEED	German	STATE OF OREGON,
(FORM No. 881) STEVENS-MESS LAW PUB. CO., PORTLAND, ORE.	r gan en en en en geleg in en	County ofKlamath
"Larry M. Bisso & Diane J. Bisso 11477 Betsworth Road	and may control who is a first of the control of th	of
Valley Center, CA.92082	SPACE RESERVED	in book/reel/volume No
Laura M. Gaston	FOR	page 10915 or as tee/file/instru- ment/microfilm/reception No. 15807.
P.O. Box 354	RECORDER'S USE	Record of Mortgages of said County.
ChiloquinOR97624		Witness my hand and seal of
AFTER RECORDING RETURN TO	error (114일), 11일부 속 기술	County affixed.
Mountain Title Company	was read	Evelyn Biehn, County Clerk
222 South Sixth Street Klamath Falls, OR 97601	Fee \$13.00	By Quiline Mullender Deputy
in the contract かって コートー こうない かいかい かいない はいれる はいない はいない またない こうない こうない はない はない はない はない はない はない はない はない はない は	HINTON CONTRACTOR OF STATE OF	- <u> </u>

Fee \$13.00