FORM No. 881—Oregon Trust Deed Series SK1

6466 7205 M-66 TRUST DEED

20th THIS TRUST DEED, made this 20th day of June STANLEY R. HOFF & CATHERINE F. HOFF, husband and wife OREGON TITLE INSURANCE COMPANY and HEINZ NEUMAN & PEARL NEUMAN, husband and wife

WITNESSETH:

, 19 66 , between , as Grantor, , as Trustee. . as Beneficiary.

(C)

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

in Klamath County, Oregon, described as: A tract of land situated in the $S_2^{\frac{1}{2}}$ NW $_4^{\frac{1}{4}}$ of Section 5, T 39 S, R 9 EWM, Klamath County, Oregon, more particularly described as follows:

Beginning at a one-half inch iron pin located South a distance of 429.0 feet, East a distance of 2008.8 feet, and South a distance of 224.42 feet from the iron pin marking the Southwest corner of the $NW_4^1NW_4^1$ of said teet from the iron pin marking the Southwest corner of the $NW_{\overline{4}}NW_{\overline{4}}$ of said Section 5; thence East a distance of 195.76 feet to a one-half inch iron pin on the westerly line of Riverside Drive; thence S 16° 50' E along the westerly line of Riverside Drive a distance of 181.39 feet to a 3/4 inch iron pipe; thence West a distance of 248.29 feet (record distance is 2000 feet) to a solution pipe; there we half iron pipe; there a solution pipe; there we half iron pipe; there a solution pipe; 248.2 feet) to a one-half inch iron pipe; thence North a distance of 173.62 feet to the point of beginning.

The above described tract of land contains 0.88 acres. more or less.

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-puttenances and all other rights thereanto belonging or in anxvise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

beneficiary, 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises adamst loss or damage by fire and such other hazards as the beneficiary may from time to time require, in

A to provide and continuously maintain insurance on the haldings in the work beneficiary and the scale permises against loss or damage by the sam or thereafter erected on the scale permises against loss or damage by the sam of schedule as the beneficiary with loss parable to the latter, and programes acceptable to the beneficiary with loss parable to the latter, and pulsers of maintaine shall be differed to the beneficiary as soon as insured, if the grantor shall be differed to the beneficiary as soon as insured, if the grantor shall be differed to the beneficiary as soon as insured. If the permission are acceptable to the beneficiary with loss parable to the latter, and pulsers of the beneficiary with loss parable to the latter, and pulsers of the beneficiary with loss parable to the latter, and pulsers of the beneficiary the beneficiary the same at grantor's espense. The addition of the grantor shall be differed as the beneficiary the same at grantor's espense the beneficiary the provide and pulsers of the same at grantor's espense the beneficiary in under any the or other indiced differed and so soon as instead. The additional accelent differed distribution of the same at grantor's espense the beneficiary the theoreme, and option of beneficiary the entire anisoning to collected or averse any one are worke any delault or outse of delault bereinder or avallate any and there charges that may be felled on aversed upon or their charges parable by grantor, especial or aversed upon or other charges parable by grantor, especial or aversed upon any undertained premism and other that grantor and proton of the charges parable by grantor, especial or aversed upon any and, with interest at the rate set both in the note vectored in the soft and the anount so parable with the colligition discribed of an adversed of any of the grantor and premiser of any the soft and presenter of the obligation and traves and attorney settle and the soft and the anount so pad, with interest at the rate set both in the orate averable of a

pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the rote for

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provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company association authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure title to the provisions of OPS Chapter 728, its subsidiaries, offlicities, afflicities, agents or bornices. NOTE

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6467 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 title thereto except current taxes, easements and rights of way of record and apparent thereon, and that he will warrant and forever defend the same against all persons whomsoever. In the event trustor should bargain, sell, convey or transfer any interest in the above described real property, the note secured hereby shall be immediately due and payable without notice. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has here into set his hand and seal the and year first above written. Stanley R. . Catherine 7 (SEAL) (SEAL) (SEAL) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.470) STATE OF OREGON. STATE OF OREGON. County of) 33.) ss. County of KLAMATH , 19 UN2-23 , 19 66 Personally appeared Personally appeared the above named Stanley Hoff & Catherine F. Hoff who, being duly sworn, each lor himsell and not one lor the other, did say that the former is the president and that the latter is the and acknowledged the foregoing instrument to be their voluntary act and deed. secretary of , a corporation, and that the seal affixed to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalt of said corporation by author-ity of its bound of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: secretary of Before n::: OFFICIAL alameda E SEAL) Notary Public for Oregon (OFFICIAL SEAL) My commission expires: Notary Public for Oregon My commission expires: Granto Beneficiary seal 0 ou RUST DEED that the within received for record and and Klarath hand 188 o'clock? M., STATE OF OREGON, по of Mortgäges of тy certify Witness affixed. County of 5 was day bookRecord County ment Е. B, at REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: , Trustee 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 nov held by you under the same. Mail reconveyance and documents to DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation befo

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