Nol. 73 Page 272 24222 FORM No. 881—Oregon Trust Deed SN TRUST DEED 28-4470 THIS TRUST DEED, made this 13th day of March 1973, between Chrystle Mae Lachance (formerly known as Chrystle Mae Disca), as Grantor. , as Trustee, Transamerica Title Insurance Co. , as Beneficiary, Paul McAtee & Associates, Pealtors, anđ Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in Lot 1 in Block 4, SECOND ADDITION TO (\mathbf{y}) MOYINA, Klamath County, Oregon. <u>2</u> <u>_</u>____ ----which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter 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 sum of SIX THOUSAND NINE HUNDPED FORTY FIVE NO/100 (\$6,945.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable "ArCh 15, 10" final payment of principal and interest hereol, if not sooner paid, to be due and payable

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upon beneficiary's request. upon teneficiary's request of time upon written request of bene-rire and from time to time upon written and the note for its lees and presentation of this deed and the note for

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herewith, payable to beneficiary or order and made by grantor, the provide "ArCh 15," 10.74". The bedue and payable "ArCh 15," 10.74". The bedue and payable "ArCh 15," 10.74". The provide the payment of the indebtedness, trustee may be observed to the making of any map or plat of said property (b) join an granting any estement of creating any restriction therein, (c) join an ar-subordination or other agreement affecting this deed or the lien or (b) for thereal, (d) recorvey, without warranty, all or any part of said property (b) join an granting any estement of creating any restriction therein, (c) join any subordination or other agreement affecting this deed or the lien or (b) for thereal, (d) recorvey, without warranty, all or any parties or tacks shall be conclusive prod in this parafraph shall be not less than 85. The without notice, either in person, by agent or by a recorver to be ap-provide by a court, and without regard to the adequase of any and any the indebtedness hereby secured, enter upon more to a thereause of any and prop-rety or any part thereal, in its ower past due and unpaid, and apply the same. The support any indebtedness secured hereby, and in such order as bnew involution of such rents, issues and prolits, or the parafraph of the adequase of any agent or invariant of the applications of default hereender or invalidate any act done may detawing or any agreent or any agreened as a durand, and apply the same. The default by grantor in payment or any indebtedness secured hereby or in his performance of any agreened as a durange of the musange polices or componation or a where due any aging and any act done may detawing the application or any agreened as any adversed, shall not cure or wave any detawing they grantor in payment of any indebtedness secured hereby or in his performance of any agreened as any transke to receive and they include the attract his written notice of delawing hereender the shall decores as an any degar in the manner physic that due any pay

Surplus, if any, to the granter or to his successor in interest entitled to such surplus. If, For any reason permitted by law beneficiary may from time to time appoint a successor or successor is any trustee narrow herein or to any successor trustee appointment, and without conveyance to the successor trustee, the latter shall be vested with all tild powers and duties conferred upon any trustee herein named or appoint herein or any trustee herein and the main brust dead and the more successor trustee appointment, and without powers and duties conferred upon any trustee herein and subsituation shall be main brust dead name or appoint and its place of record, which, when recording reference the county of containing reference to the county of contains int of the successor trustee. Shall be conclusive proof of proper norwhen this dead, duly executed and appointed is made appointed and provided by law. Trustee is not obligated in notify any party accessing successing successing successing trustee.

acknowledged is made a public a obligated to notily any party here trust or of any action or proceed shall be a party unless such action reto of possion ding in which gr tion or proceeding

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.

is that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company authorized to do business under the laws of Oregon or the United States, or a title insurance company authorized to insure title to its subsidiaries, affiliates, agents or branches. The Trust Deed Act provides or savings and loan associa real property of this state, NOTE:

2724 encumbered by the mortgage recorded in the Deed Pecords of Klamath County, Oregon, in Book M-73, at page 1186, and a trust deed recorded April 12, 1971, in Book M-71, at page 3127, Microfilm Pecords; ÷. and that he will warrant and forever defend the same against all persons whomsoever. ÷Ľ The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed ure: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), REXX NEXERCASED BOOK & XONCE & SOUTHER BOOK NOT AND CONTRACTOR OF SOUTHER SOUTHER SOUTHER SOUTHER SOUTHER SOUTHER 200203636 This 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 hereunto set his hand the day and year first above written. F: l]e * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. 12. ni 1 d Mae Chrystle Lachance ۲. ن (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.490) STATE OF OREGON. STATE OF OREGON, County of) 55 Klamath , 19 County of March 13, . 1973 Personally appeared лnd Personally appeared the above named Chrystle Mae Lachance who, being duly sworn, each for himself and not one for the other, did say that the former is the Ł president and that the latter is the and acknowledged the foregoing instrusecretary of her ment to be voluntary act and deed. , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed, Before me: •••• •' . . · · Betore me: (OFFICIAL Norder Public for Oregon A. 51 0 ... SEAL) ì (OFFICIAL SEAL) 10/12/76 My commission expires: Notary Public for Oregon 14 My commission expires: "mannen and Associates the 73 as ð, Title instrurecorded Deputy Rec-Grantor Beneficiary ы Lachance ы seal 19 2723 (formerlv known as Chrvstle Mae Pisca) DEED said County the within record and and 1217 page Lan No. 881) HT FINDLY hand ŝ М., forD. MILNE. Mae STATE OF OREGON Paul "chtee 1.1.1.1 MARCH TRUST Pealtors. that A y was received ¢. (FORM | тy o'clock number ord of Mortgages Chrvstle Harl of I certify 73 Witness County affixed. ō STEVENS-NESS Σ County day 11;12 book feeá L5th filing nent .5 BA A ä ţ 11.00 40 REQUEST FOR FULL RECONVEYANCE 코고고 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 (vist 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 now held by you under the same. Mail reconveyance and documents to DATED: . 19 Beneficiary

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