m Vol.<u>132</u>Page<u>13215</u> 82018 FORM No. 881-Oregon Trust Deed Series.  $(\mathbf{A})$ TRUST DEED THIS TRUST DEED, made this 27 th day of figle mber 1973 , between ., as Grantor, William R. Trusty and Cherrill L. Trusty ..., as Trustee, Pioneer Title Co. Eugene; Oregon. . as Beneficiary, Linton L. Outka and WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lots 1 and 2 Block 46 Hillside Addition in the City of Klamath Falls, Excepting therefrom the Southwesterly 20 feet of said lots.

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 hereafter appertaining, and the rents, issues and profits thereof and all fatures 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

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 which add described real property does not exceed three acres, together with all and singlate the ferements, hereditation department of the property does not exceed three acres, together with all and singlate the ferements, hereditation department of the property first three acressing and all other relations of the property does not hereafter approach of department of the property first herean acressing and the presents of a promotion of the property first herean acressing and the presents of the property first herean acressing and the presents of the property first herean acressing acressing and the presents of the promotion of the presents of thep 

fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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

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surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to lime appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust were the deed, duty executed and acknowledged is made a public record as provided by law. Trustee is not obligated to routly any party here on the online and public proper of the successor trustee.

nall be conclusive 17. Trustee acknowledged is m obligated to trust or of any action or proces shall be a party unless such act

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The grantor covenants and agrees to and with the beneliciary and those claiming under him, that he is law-

13216 10 Second Second and that he will warrant and forever defend the same against all persons whomsoever. 1.5Except for easements and restriction of record. 113 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 and seal the day and year first above Shillim R. Just written. (SEAL) Charrie & Just (SEAL) (SEAL) (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of State Concerning State of OREGON, County of State of Concerning State of Concer STATE OF OREGON, STATE OF OKCLON, County of Agent Augst 27 7th, 1973 Perfonally appeared the above named for illing provided the foregoing instru-ment to bet flatter voluntary act and deed. ) 55. ٥î ..... president and that the latter is the ....secretary of ..... a corporation, , a corporation, and that the seal allixed to the loregoing 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. Belore me: (OFFICIAL SEAL) Woiging Poblic for Oregon My commission expires: May 7 - 1976 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: ð T Deputy Title. County ì 1.3215 seal ns C re (h TRUST DEED ŝ within record Halts. 99×99 and and page. I certify that the w nent was received for re-t day of OCTOBER t Bjlf5 o'clock A.M., a n book M.73 on pa tecord of Mortgages of sai certify that the 1 s received for r of OCTOBER hand KLAMATH 881) OREGON, 6 ŝ war my WM. D. MILNE Deed COUNTY CLERK i i i i i i i V MATA (FORM Witness n County affixed. of PR + the OF County 4 E 1.10 STATE ment lst 0  $B_{Y}$ at. Re 8.1 和国家 <del>(</del>?) FEE A, REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 201 berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the 2.1 estate now held by you under the saine. Mail reconveyance and documents to DATED. Beneficiar nes will be made. Do not fore or destroy this Trust Deed OR THE NOTE which it secures. Both must be dell 1. N. K. A CALL MARKAN