The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the ar savings and loan association authorized to do business under the laws of Oregon or the United States, or a litle in real property of this state, its subsidiaries, affiliates, agents or branches.

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

deed as then interests thay appear in the other of the interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such another interests that the grantor or to his successor in interest entitled to such interests of the successor or successors to any fruites handle here in or to any successor trustee appointed hereunder. Updets and appointment, and without construction and utilities conferred upon any trustee handle be trade by written interesting and the successor trustee, the latitude handle be made by written interesting the successor in an exploring the successor in the best interesting the successor in the successor in the successor is which the the successor is appointed intrument. Each such appointment and substitution is in named or appointed intrument is the successor in the successor is which the the form the County is successed in the county or counties in which the notion this fruit deed offer or Record if the county or counties in which the notion the County shall be conclusive proof of proper appointment of the successories and obligated to routily any public record as provided by law. Trustisted and obligated to routily any public record as provided by law. Trustisted of the a party unless such action or proceeding is builded and and is trust that be a party unless such action or proceeding is the success of the interest the succession or proceeding is the success of the interest that be in the success of the success the success of the suc The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

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all torclosure proceedings shall be disnissed by the trustee. 14. Orthorwise, the sale shall be hold on the date and at the time and place designated in the botice of sale. The trustee may sell said property either auction to the higher for cash, payable at the time of safe time shall deliver to the purchase for cash, payable at the time of safe trustee the property so sold, but without any covenant or warranty, express or wind place design the shall be and the safe. The trustee may sell said property shall deliver to the purchase for cash, payable at the time of safe trustee the property so sold, but without any covenant or warranty, express or wind of the truthluiness thereol. Any purchase excluding the trustee, but including that anyly the proceeds of safe to payment provided herein, trustee shall anyly the proceeds of safe to payment or each mathematic by the safe. The trustees the property of the trustee and or each mathematic by the safe. The trustees the proceeds of the trustee and a the trustee by the trust each or the trustees having record, to the oblightion secured by the trust each of the trustees in the trustee the rime interests may appear in the order of the trustee the fit wite in the trust surplus, if any, to the grantor or to his successor in interest entilled to such 16. For any reason permitted by law beneficiency may from the successor in the trustee.

may determine, or at option of beneficiary the entire amount to collected, or not cure or waive any determined to grantor. Such application or release shall not cure or waive any determines itee from mechanica' liens and to pay all the constraints of addition to the original determines itee from mechanica' liens and to pay all tags assessments and other charges that may be levied or assessed upon the charges become part due or any part of such tarse, assessments and other charges become part due or any part of such tarse, assessments and other charges become permiting, liens all to make payment of any tarse, assessments, insurance permiting, liens all to make payment of any tarse, assessments, insurance permiting, liens all to make payment of any tarse, assessment, insurance permiting, liens all to release the form the approximation of the amount so paid, with interest at this option, make payment thereof, they determine the mediatory may be interested to the amount so paid, with interest at the grantor, shall be added to any option and the amount so paid, with a second any part of the determines is all be added to any capt the payment of the obligation described in the advected by the described, as well as the faratory, shall be added to the payment of the obligation described and all such payment of the payment of the obligation described.
6. To pay all costs the second and the other costs and expenses of the trust including the cost attent well as the other costs and expenses of the strust including the cost and the second the and the barden any action or proceeding numporting to any optimizer and the amount of the barden any action appendent of any shall be added to any other costs and expenses of the trust including the cost of the second the any effect on pay shall be added to the payment of the payment of the payment of the obligation described.
7. To appear in and deterd any action or proceeding numporting to attit a second any cost the second of any other and the

and such other hasards as the beneficiary may from time to time require, in an amount not less than §..., with loss payable to the inter; all companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary of the insurance and to it the france shall be delivered to the beneficiary and such insurance and to deliver said policies of the beneficiary at least filteen days point in the expira-tion of any policy of the beneficiary at least filteen days of the arguing of the beneficiary may be applied on the beneficiary and the expira-tion of any policy of the beneficiary at least filteen days beneficiary inder any field for other insurance policy may be applied by benefi-may delermine, or at option of beneficiary the entire amount of beneficiary any part thereol, may be released to grantor. Such application to collected, or not cure or waive any default or notice of delault hereunder or invalidate any act done pursuant to such notice. 5. To keep said premises free from mechanics' liens and to pay all

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H-26318 FORM No. 881-Oragon Trust Dead Se

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Clerk of Klamath County, Oregon.

LOT 13 in BLOCK 5 of Tract No. 1093, Pinecrest, according to the official plat thereof on file in the office of the County

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law and proceed to foreclose this trust deed in the manner provided in UKO 86.740 to 86.793. 13. After delault at any time prior to fire days before the date set by the trusted of the frustee's sale, the grantor or other person so privileged by ORS 86.760, raw pay to the beneficiary or bit sets to sale the trust deed and the obligation sentire amount then due under the terms of trust deed and the obligation sentire and the obligation and trustee's and sale trust deed and the enforcing the test hereby (including costs and expenses actually incurred in ceeding \$50 each of the obligation and trustee's and showed not the all foreclosure proceedings shall be distinised by the trustee.

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

....., as Beneficiary,

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and the set

1. No. 19 19 A CONTRACTOR OF

1.1.1.1.1.1.1.1

THIS TRUST DEED, made this 24th day of November , 19 75, between GERALD J. NELSON and JERRY J. NELSON, husband and wife , 19 75, between KLAMATH COUNTY TITLE COMPANY, an Oregon corporation , as Grantor, and MARTIN DEVELOPMENT CORPORATION, a California corporation , as Trustee, ses Beneficiary, WITNESSETH:

TRUST DEED

15068 and that he will warrant and forever defend the same against all persons whomsoever. (a) Sec.1 The frantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice below), purposed This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculing gender includes the teminine and the neuter, and the singular number includes the plural. 77.6 IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * 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 line 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 squivalent. If compliance with the Act not required, disregard this notice. JERRY J. NELSON (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93.4901 STATE OF OREGON. STATE OF OREGON, County of. County of Klamath , 19. Personally appeared Personally appeared the above named GERALD J. NELSON & JERRY J. NELSON each for himself and not one for the other, did say that the former is the and and acknowledged the foregoing instrupresident and that the latter is the ment to be their voluntary act and deed. secretary of <u>____</u> and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: (OFFICIAL SEAL), Schefter Haured Wotary Public for Oregon My commission expires: Deph 30, 1997 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: C_{ij} 27 DEED Count 15.007. 15.007. 1 within s of said Co hand and and *page*.] 7701 TH . 180 e Ki the for 1 PM., REM RESIL 2 OREGON ŝ TRUST D. MILNE 2 u0 CLERK number Mortgages that (FORM o'clock.. ц'n Witness] v affixed. COUNTY Ę, ¢ of OF l ceri Was W County .u. day 3:35 N.N. file of STATE book as f. cord County meni 28th 科研究 Ronat â A Trees After recording return to: Tax Statements to : Martin Development Corporation Gerald J. and Jerry J. Nelson P.o. Box 141 Bly, Oregon Bly, Oregon 97622 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 the undersigned is the legal owner and noiser of all indeptedness 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 to the terms of the secure of the terms of the secure of the terms of terms of the terms of terms of the terms of terms of terms of terms of the terms of 10 M. 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 docur 5 DATED: -XS August and a second Beneficiary 1 Do not lose or destroy this Tree Doet OF THE NOTE which is eccires, Both must be delive ared to the trustee for concellatio evance will be made 51