MTC # 676-2303 STEVENS HERE LAN PUBLIC STOPLAND, ON 1700 FORM No. 881—Oregon Trust Deed Series—IRUST DEED. TK 18957 ZCN: TRUST DEED 13th THIS TRUST DEED, made this day of September . 19 76 between . LINDA J. ELVIN MOUNTAIN TITLE COMPANY , as Grantor, . as Trustee. LEETA B. BALCOM and . as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: ŝ Lots 20 and 21, Block 22, INDUSTRIAL ADDITION to the City ----of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath -----County, Oregon 13<sup>1</sup>4 SEP hist fr 375 (If y, Qi any part incretci, or any interest increments some, agreed to no see secured by this instrument, increspective of the maturity dates exand, shall become immediately due and payable.
(a) consent to the making of any map or plat of suit property. (b) join in generating any essement or creating any restriction thereon; (c) join in any independentiation or other agreement allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting this deed or the lien or charge prima allecting the results there of a any matter or meters and the conclusive proof of the truthulances thereof. Trustee's lees to any of the service runtioned in this paragraph shall be not less than 35.
10. Upon any default by granter hereunder, beneliciary may at any between the set of the service runtion of an other proof of the truthulances thereof. Trustee's collect the rest. Issues and profits, including those past due and unpid, and apply the same less town and the any powers on of a solid property. The offection is a solid property. The offection of such rests, issues and profits, or the proceeds of his and other property, and the application or awards for any stating or danage of the property, and the application or awards for any stating or danage of the property, and the application or awards in property in a data any default any default any agreement provided by data and experiment of any agreement provided by data and experiment and application or awards thereon any default any agreement provided by data and experiment and a state any data any default and application or release thereof as aloresaid, shall not cure any aware any def The above described real property ⊥ is XX is not (state wm. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain suid property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore prompity and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions altecting said property. If the benclicary so requests, to join in executing such financing statements pursuant to the Uniform Commer-cial Code as the benclicary may require and to pay to filing same in the proper public offices or collices, as well as the cost of all file searches made by liling officers or searching advences any, be deemed desirable by the benclicary. To exocute and continuously maintain insurance on the buildings When the transmission of the second of th 86 36 1 ted by heneficiary, containing references record, which, when recorded in the c r of the county or counties in which the we proof of proper appointment of the we can accepts this trust when this dead, made a public record as provided by y any purity hereto of pending sale und nnd its p. Clerk or Rrea shall be conel 7, Tr acknowledged obligated to or of e property is s successor trust duly execut law, Trustee lor any other <u> T</u> or proceed trust or of shall be a

NOTE: The Trust Deed. Act provides that the trustee hereus or savings and loan association authorized to do business property of this state, its subsidiaries, affiliates, agents or ndar must be either an attorne under the laws of Oregon or branches, or the United States who is an active United States, a any agency there

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully sized in fee simple of said described real property and has a valid, unencumbered title thereto except as above stated, and contracts, liens, assessments, rules and regulations for irrigation, drainage and sewage, and reservations, restrictions, easements and rights of way of record, and those apparent on the land and that he will warrant and forever defend the same against all persons whomsoever.

PX XXXE.

"XXXX" This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hund 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 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.

and acknowledged the foregoing instru-

arlene Adding

My commission expires: 3-21-77

voluntary act and deed.

County of Klamath

ment to be

(OFFICIAL

SEAL) Th

TO:

172 G. County of <u>September</u> <u>Jo</u> <u>76</u> Personally appeared the above named LINDA J. ELVIN

her.

Notary Public for Oregon

Betere me:

er.

Series Ser 335

Linda ; Elven

(If the signer of the above is a corporation, use the form of acknowledgment apposite.) 1085 93 4901 STATE OF OREGON. STATE OF OREGON, County of

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who, being duly sworn, each lor himsell and not one for the other, did say that the former is the president and that the latter is the

secretary of. a cornoration.

(OFFICIAL SEAL)

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, a corporation, and that the seal allixed to the foregoing instrument is the corporate 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:

Beneficiary

Notary Public for Oregon My commission expires:

ment was reconcilent is the second se instru-0 ar Deput Grantor County. seal TRUST DEED I certify that ... f t was received for record o th. ... f September ... 15 within and H: MTC said or as file number Record of Mortgages of sa Witness my hand County affixed. hand Klamath 188 5 STATE OF OREGON ŝ (FORM D. Milne, County Clerk ity of certify ee \$6.00 Return County T Wm.

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid

Trustee

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 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!

Do not loss or destroy this Trust Doed OR THE NOTE which it secures, Both must be dollygred to the trustee for concellation before will be