FORM No. 881 Oregon Trust Deed Series . invui DIID

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## TRUST DEED

13 th.

19 77 between May 18 -1257 THIS TRUST DEED, made this 13 th. day of May 19 Land Use Investments - Klamath, a Calif. Limited Partnership , as Grantor, , as Trustee,

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Pioneer National Title Insurance Company, a California corporation George S. Whiteman & Associates, a Calif. Corporation , as Beneficiary, WITNESSETH:

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

The Southeast quarter of the Northwest quarter of the Northwest quarter, AND the East half of the Southwest quarter of the North-west quarter, AND the West half of the Southeast quarter of the West quarter, AND the west main of the Southeast quarter of the Northwest quarter, AND the Southeast quarter of the Southeast quarter of the Northwest quarter, AND the Northeast guarter of the Southwest quarter, all in Section 18, Township 28 South, Range 8 East, of Willamette Meridian in the County of Klamath, State of Oregon.

The West half of the Northwest guarter of the Southeast guarter of Section 18, Township 28 South, Range 8 East, of the Willamette Meridian, in the County of Klamath, State of Oregon.

METLULAIL, IN THE COUNTY OF NIAMALL, STALE OF OTEGON. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereanto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor benein contained and payment of the Sum of Twenty eight thousand (\$28,000,00) thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if not sconer paid, to be due and payable — April 30 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor withour first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or there, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this trust deed, grantor äfrees: (a) consent to the making of any map or plat of said property (b) ion in

sold, conveyed, assigned or alienated by the frantor without lirst herein, at the heneliciary's option. all obligations secured by this institute of the security of this trust deed, frantor affects. The obove described real property is not currently used for agricul Transfert, preserve and maintain said property in good and authanahies. The obove described and shall be constructed, damaged or distributed of the currently the security of this trust deed, frantor affects. To complete our restore prompting and the constructed, damaged or distributed of the currently and water of said property. The construction of the environment thereand or distributed of the current and water of said property. The constructions allecting said property if the beneficiary coverants, south finit laws and said property if the beneficiary from the said property if the beneficiary for the security and herein deal costs meured therein. South and the security and therein and the security and therein and the security of the security and the security and the security and the security and therein and the security of the securet of the security of the security of th

having obtained the written consent or approval of the heneficiary, transment, irrespective of the maturity dates expressed thetein, or alloral, limber or graing purpose.
(a) consent to the making of any map or plat of said property. (b) him in production or other approval, if the property, if the property, if the property is a second any expressed at the decided as the "person or persons by characteristic matching any expression of any security for the maturity dates expressed the property. The provide date the property is the decided as the "person or persons by characteristic matching and the result by another or by a receiver to be spin date of the second any part there in the decided as the property. The provide date the property is an approximate of the second withing redshift the second any security perform withing notes, including the approximation of the second property is any part there in the date of the second property, and is such as the decided of the adquase of any security performance in this own and taking prevension of said property, the part there in the date of the second property, and in such order as been appeared to the adquase of any security performance of any distribution. The entering upon and taking prevension of said property, and profits, including those part deciders and any inductions were dored berefy. and is such as a construction of a said property, the provide the secure of the secure distribution and taking prevension of any distribution of a such as a secure distribution.
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NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregan State Bar, a bank, trust company ar savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereaf.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is haw fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

## except items of record

and that he will warrant and forever defend the same against all persons whomsoever.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 leminine and the neuter, and the singular number includes the plaral.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

TR BITYLING ME AFTER	UST DEED (FORM No. 881) IN LAW PUB CO. PONTLAND. ORE Granton Beneliciary RECORDING RETURN TO Not Title	····	SPACE RESERVED FOR RLCORDER S USE	ment was received a 7 day of July at 3:36 o'clock i in book '17' as file/reel number Record of Mortgages	hati: the within instru- for record on the 
TR	SS LAW PUB CO . POHILAND. ORE.	····	FOR	County of Klam I certify that ment was received to 7 day of July at 3:36 o'clock in book M77 on as file/reel number Record of Mortgages Witness my th	ss. the within instru- tor record on the , 19.77 M., and recorded page 12015 or 32162 of said County.
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	• or destroy this Trust Deed OR THE N	IOTE which it secure	s. Both must be delivered to t	he trustee for concellation before reconv	eyonce will be made.
			<u>, ''''''''''''''''''''''''''''''''''''</u>	Beneficiary	
ATED:		, 19	•		
rust deed ha nid trust dec erewith toge	we been fully paid and satisfie ed or pursuant to statute, to	d, You hereby & cancel all evide to reconvey, wit	are directed, on payment nces of indebtedness sec hout warranty, to the p	y the foregoing trust deed. All t to you of any sums owing to cured by said trust deed (which parties designated by the terms	you under the terms o h are delivered to you
'O:		To be used a	nly when obligations have bee		
		REQUE	ST FOR FULL RECONVEYANCE	My comm.	expires FEB 27, 1979
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	Notary Public for Oregon My commission expires:		Motary Public for X My commission expire	<b>xx</b> #California	SEAL)
OFFICIAL EAL)	Neterin Public Ard October		April alica	Poresick	(OFFICIA
ent to be	Before me:		of said corporation half of said corporat	and that said instrument was s tion by authority of its board o said instrument to be its vo	igned and sealed in be I directors; und each e
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	, 19 ly appeared the above numed		Donald N.		who, being duly swor
TATE OF County o	OREGON,	) )55. )	May 13	CNX County of LOS Ange , 1977	
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-	ent is NOT to be a first lien, use compliance with the Act not		m No. 1306, or By , ( and this notice. DO	nald N. Barbour,	Secretary
f this instrum	of a dwelling, use Stevens-Nes	s Form No. 1305	i or equivalent: 'Se	orge S. Whiteman,	President
lisclosures; fa he purchase f this instrum	NUST comply with the Act and or this purpose, if this instrument	is to be a FIRST	naking required man	×111 12	