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 17-38-12890		M		
 FORM No. 881-Oregon Trust Deed Series.	ander an	Vol. 1	Page	12850-\$
32760	TRUST DEED			19.77., between
THIS TRUST DEED, made this	20th day of	busband and wife		, as Grantor,
- MURICUAN and BUNN	VIE J. MCKEIGHAN,			, as Trustee, , as Beneficiary,

VIRGINIA HAMMER and WITNESSETH:

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

Lot 24 in Block 1, BRYANT TRACTS, Klamath County, Oregon

Subject to any easements and rights of way of record.

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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 fixtures now or hereafter attached to or used in connection with said real estate, and all fixtures 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 NUMER MULTICAND, AND, NO, 100

Difference on any indebtedness secured hereby and in summount so collected, or is may part thereol, may be released to grantar busin application or release shall be may part thereol, may be released to grantar busin application or release shall be actions of the or waive any delault on notice of delault hereunder or invalidate any and thereol, may be released to grantar busin application or release shall be actions or waive any delault or notice of delault hereunder or invalidate any actions of the or waive any delault or notice of delault hereunder or invalidate any actions of property before any part and promptly deliver receipts therefor to beneficiary; should the grantor of other charges payable by grantar, ethered it beneficiary; should the grantor or other charges payable by grantar, ethered it beneficiary; should the grantor or other charges payable by grantar, ether mats, insurance premiums, invividing beneficiary with lunds with while to be direct payment or busic pay may, at its option, make payment of any of the itrust deed, without weiser of any rights aring from acach of any of the ethy hereinbelore described, as well as the granter of the obligation herein trust deed, without weiser of any rights aring from acach of any of the ethy hereinbelore described, as well as the granter of the obligation herein described, and all such payment there deed immediately due and payable with-described, and all such payment there deed immediately due and payable with-described, and all such payment and expenses of this trust including the cost of tile search at they are bound for the spress of the strust including the cost in connection with or in enforcing this obligation, and trustee's and attorney's tes actually incurred. To appear in and delerd any action or proceeding puppering to in develop its or powers of beneficiary or truste; and attorney's tes actually incurred. To appear in and the beneficiary or truste; and expenses, in-any suil evidence of tits and the beneficiary or truste; and attorney's tes at

on, promptly upon beneficiary's request. 9, At any time and from time to time upon written request of bene-payment of its less and presentation of this deed and the note for ficiary, pay

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

and the second

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately dureclose this trust deed in equily beneficiary at his election may proceed to haw for mortfade loreclosures or direct the trustee to loreclose this trust due due allo. In direct the trustee to loreclose this trust due due allo. In direct the trustee to loreclose this trust due and cause to be the latter event the beneficiary or into this described recorded his written notice of default and hereured hereby, whereupon the trustee real property to satisfy the obligate, give notice thereoi as then required by shall his the time and place of sale, first deed in the manner provided in ORS 88,740 to 86.795. 1 A there default at any time orior to five days before the date set by

iaw and proceed to loreclose this trust drea in the manufer provided in OK3 86740 to 86.795. 13. After delault at any time prior to five days before the date set by the trustee for the trustee's said, the frantor or other persons so privileged by CRS 86.740, may pay mult then due under the terms of the trust deed and in tively, the entired thereby (including costs and expenses actually instant and in obligation the terms of the bio many prior of the persons and the trust ending \$50 each) other than such portion of the phic and in be due had no delault occurred, and thereby cut the default, in which event all loreclosure proceedings shall be diamised by the trustee.

be rule had no detault occurred, and interest cure ine detault, in which event all forcelosure proceedings shall be diamissed by the trustes. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either none parcel or in separate parcels and shall sell the time of sale. Trustee shall deliver to the purchaser its deed in form for warranty, express or im-the property so sold, but without any covers of lact shall be conclusive proof plied. The recitals in the deed of any merce of lact shall be conclusive proof plied. The recitals in the deed of any merce sold fact shall be conclusive proof the trustee sold, but without any covers of lact shall be conclusive proof plied. The recitals in the deed of any merce sold fact shall be conclusive proof the trustee sold and the paramet to the powers provided herein, trustee shall depit the procession of the trustee and a reasonable charge by trustee's cluding the course of all to the interest of the trust deed, (3) to all per how the frust end be factor to the interest of their priority privates attorney. (2) and the grantor to the interest of their priority privates how the frust the factor to the interest of the interest enditied to surplus. 16. For any reason mermitted by law beneliciary may from time to

surplus, il any, to the grantor or to his successo in interest entities to such surplus. 16, For any reason permitted by law beneliciary may from time to 16, For any reason permitted by law beneliciary may from time to interest successor or successors to any trustee named herein or to any time appoint a successor or successor such appointment, and without conveyance to the successor trustee, the latter shall be vested with all printed powers and dutirs the appointment and subsitution shall be made by written hereunder. Encented by beneliciary, containing reference to this the dead instrument set of record, which, when recorded in the other trustee. shall be recorded this trust when this deer duty excetted and oknowledd is made a public record as provider the for trustse. Shall be any action or proceeding in the for any other deed of ocknowledd is made a public record as provider by law. Trustee is not ocknowledd is may party hereto of pending sale up, beneticing or trustee and on proceeding in mich and a provider by beneticing or trustee to the or proceeding in mich any beneticing or trustee is not ocknowledde is made a public record as provider by beneticing or trustee there of any action or proceeding in mich any there any other deed of the or any action or proceeding in mich any the meter any other due of the other any other and the and a due to the meter any other due of the other any other any party hereto of pending sale up, beneticing or trustee the other any constant and any action or proceeding in the provider is the meter any other due of the other any other and the other any other due of the any other due of the other any other and the any other any other due of the any action or proceeding in which due the the meter any other due of the other any other and any action or proceeding in the any other due of the any action or proceeding in the any other due of the any other due of the any action or proceeding in the any other due of the any other due of the any action or proc

frust or of any action shall be a party unless

NOTE: The Trust Deed Act provides that the trustee harounder must be either an attorney, 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 real property of this state, its subsidiaries, affiliates, agents or branches.

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

and Solar and Solar 12851 5 14 and that he will warrant and forever defend the same against all persons whomsoever. The grantor 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), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. 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 beneficiency shall mean the holder and owner, including pledgee, of the tors, personal representatives, successors and assigns. The term beneficiency 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 hand the day and year first above written. Daniel J. met * IMPORTANT NOTICE: Delete; by lining out, whichaver 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. Barniel McKeighan (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of ... STATE OF OREGON,))ss. .) . 19 and County of Klamath Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the July 20, 19.77 Personally appeared the above named president and that the latter is the Daniel J. McKeighan and Bonnie J. 1 secretary of Mckelghan and acknowledged the loregoing instruand that the seal affixed to the foregoing instrument is the corporation, 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: ment to be their voluntary act and deed. Control Vo . Dea (OFFICIAL SEAL) 0 011 My. commission expires: //-9-79 Notary Public for Oregon My commission expires: on th. ., 19.77... 19.77... 19.82850.... 2760.... Deputy Title 5 seal Grantor Beneficiar) X within TRUST DEED Cullongh and ET g RS MORTGAGE (vx 515 0R, 97383 hand of Klamath ertify that the w received for re of July of July o'clock P. M., McKEIGHAN, No. 831) of STATE OF OREGON ш \$6.00 HAMMER my Ne Me County Clerk D. Milne (FORM County of I certify 22 file numb d of Mort Witness INVESTORS N P. O. Box ' Stayton, O affixed Pat 1 Fee Σ DANIEL J. I cer was day VIRGINIA 12 .18 book County vin. Record as 9.9 1 ment 80 By H E REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 1. 1994 - 1977 - 19 . Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said TO: The undersigned is the legal owner and holder of all indebtedness secured by the toregoing 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 said trust deed or pursuant to statute, to cancel all evidences of indeptedness secured by said trust deed (which are derivered to you herowith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the 2.14 estate now held by you under the same. Mail reconveyance and documents to 19. DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reco evance will be made. www.egelitettet the second second 1000 12 .53 Contract Contracted