STEVENS-NESS LAW PUBLISHING COL PONTLAND, OR. 87204 FORM No. 881-Oregon Trust Deed Series-TRUST DEED. Vol.<u>M11</u> Page \$38-13009 34492 TRUST DEED THIS TRUST DEED, made this fourth day of August Earl C. Owens and Helen I. Owens, husband and wife ------Transamerica Title Insurance Services -----19.77., between as Grantor. Tenants Trustee, and William R, Packwood and Marie M. Packwood, husband and wife as joint l., 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: Lot 17 in Block 6, Latakomie Shores, Klamath County, Oregon. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits thereof and all fixtures 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 herein contained and payment of the sum of <u>Three Thousand and no/100</u> Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the monthly until paid thereon according to the terms of a promissory note of even date intervint, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, il not sooner paid, to be due and payable monthly until paid. 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 doscribed property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without 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 herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. The above destribed real property is not correctly out for agricultural of the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said 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 premptly 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 allecting said property; if the beneliciary so requests, co-ion in executing wich linancing statements pursuant to the Unitern Commer-cial Code as the beneliciary may require and to pay for liling same in the proper public office or oilices, as well as the cost of all line searches made beneliciary. (a) consent to the making of any map or plat of said property: (b) join in granting any casement or creating any restriction thereon: (c) join in any subordination or other agreement allocting this deed or the lien or charge thereol: (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals there n of any matters or lacts shall be conclusive proof of the truthulness thereoid. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, heneliciary may at any time without notice, either in person, by agent or by a service is no to be a pointed by a court, and without regard to the adequacy is any clange service. Inter-windour holites, support in parson, by algent of the a resurve to be one the indicidences hereby second, enter upon and oake possession of an ideo here indicidences hereby second, enter upon and oake possession of an ideo sistes and profits, including those post due and unpaid, not apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's less upon any indicidences secured hereby, and in such order as bene-liciary may determine. If the entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards lor any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any itelault on noice of delault hereunder or invalidate any at done uusuant to such notice. I to an to the application in payment of any indichedness secured pointed the indebte erty or an issues and less costs i ney's lees proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneliciary. 4. To provide and continuously maintain insurance on the building now or hereafter erected on the snid premises against loss or damage by the and such other haards as the trytypary may from fine to line require, in an amount not less than 3. the trytypary may from the low of the trytypary may companies acceptable to the beneliciary, with loss payable to the latter; all policies of insurance shall be delivered to the beneliciary as soon as insured; if the granics shall all of any reason to procure any such insurance and to deliver said policies to the beneliciary at lenet litten days prior to the serpira-tion of any, policy of insurance shall be delivered to the banetic placed on said building; the beneliciary may procure the same at granter's expense. The amount collected under any line or other insurance policy may be applied by beneli-clary upon any indebtedness secured hereby and in such order as time shall and cure or vaive any default or honice of delault hereunder or invalidate any act done pursuant to such notice of delault hereunder or invalidate any act done pursuant to such notice of a such touch erection reasons and there charges become the or other inter on construction form any incluse shall tarse, assessments and belive any part, there constant do no relevant shall tarse, assessments and belive any part of such tarse, assessments, and other charges become should the granter shall be granter, either to be pay and the contor in the same pay and there charges pay belive theredo to be inverse as bould the granter tail to make payment of any farse, assessment of the any enditions of other charges pay belive receipts theredor to be assessed to be any part of such targes pay belive charges payses and the amount so paid, with interest at the rate set forth in the mole secured prevely rederber with the obligations described in paragraphit proper by fill benelic 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any adversement hereunder, the hereiliany may declare all sums secured hereby immediately dire and payoble. In such an event and if the above described real property is currently used for agricultural, timber or graing purposes, the beneficiary may proceed to loreclose this Itust deed in equity, as a mortgage in the manner provided by law for mortgage foreclosures. However it said real property is not so currently used, the bene-licitary at his election may proceed to loreclose this trust deed boreclosures. However it said real property is not so currently used, the bene-licitary at his election may proceed to loreclose this trust deed by davetisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, where-sould described real property to satisfy the obligations secured hereby, where-vided in ORS 86.740 to 86.795. I.3. Should the Intellicitary elect to loreclose by advertisement and sale then alter default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by the struster shall be herelicitary or other merson so privileged by the trustee's not the beneficiary or other servers and privileged by the truste shall be herelicitary or the trustee's and altroney's less not ex-cording \$50 each other than such portion of the principal as would not the billion and trustee's not ex-cording \$50 each other than such portion of the principal as would not them by down here the content to the obligation and trustee's and attorney's less not ex-cording \$50 each other than such portion of the principal as would not them I by grantor in payment of any indebtedness secured hereby 16 and date set by the or bit successors in interest, respec-the terms of the furst deed and the s and expenses actually incurred in trustee's and altorney's lees not ex-n of the principal as would by cure the together with the obligations users of the debt secured by the deed, shill be added to and become a part of the debt secured by the deed, without waiver of any rights arking from breach of any of the stars hereof and for such payments, with interest as aloresaid, the prop-hereinbefore described, as well as the grantor, shall be bound to the extent that they are bound for the payment of the obligation herein bed, and all such payments shall be immediately due and payable with-olice, and the nonpayment thereof thall, at the option of the beneficiary, r all sums secured by this trust deed immediately due and payable and the a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost meetion with or in enforcing this obligation and trustees and stiorney's and used in enforcing this obligation and trustees and in any suit, nor proceeding in which the beneficiary or trustee, and in any suit, and evidence of title and heb deneficiary or trustee, and in any suit, and evidence of title and the beneficiary or trustee may appear, including suit for the foreclosure of this deed, to pay all costs and expenses, in-mat evidence of title and the beneficiary or trustees and is any suit, a stormey's less mentioned in this paragraph 7 in all cases shall be by the trial court and in the versit of an appeal from any judgment or so of the trial court, grantor lurther agrees to pay such aum as the ap-te court shall adjudge reasonable as the beneficiary or trustees at nor-te court shall adjudge reasonable as the beneficiary or trustees at the starts. G obugation secured intercoy including costs and expenses actually incluted in enforcing the terms of the obligation and trustee's and altorney's lees not ex-ceeding \$50 each) other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designed in the notice of sale. The trustee may sell said property either 14. Otherwise, the sale shall be held on the date and at the time and leighanted in the notice of sale. The trustee may sell said property either parcel or in separate parcels and shall sell the parcel or parcel at a to the highest bidder for cash, payable at the time of sale. Trustee to the purchaser its deed in form as required by law conveying previous old, but without any coverant or warranty, express or introduction of the trustee may be at the trustee to the purchaser its deed in form as required by law conveying previous old, but without any coverant or warranty, express or introduction of the trustee sells and the trustee the trustee the trustee the including 15. When trustee sells pursuant to the powers provided herein, trustee pip: the proceeds of the trustee and a reasonable charge by trustees in the obligation neured by the trust deed, (3) to all persons recorded liens subsequent to the interest of the trustee in the truste in the truste is their priority results. place designa auction shall de the property olied. The re affect shall ap cluding attorney, having deed at decree of the similar adjudge reasonable as the period of the second shall adjudge reasonable as the period of the second shall adjudge reasonable as the second se turplus. 5. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any traste named herein or to any successor traste appointed hereinder. Upon such appointent, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein mend or appointed hereinder. Each such appointment and substitution shall be made by weiter instrument, executed by beneficient

ed by record, whi ed the county record of proj record of proj record of proj rets this bbj and its p Clerk or shall be inflity upon ordentiaty's regardle upon written sequest of bene-ing lime and limit limit of the super super written sequest of bene-nt of its fees and presentation of this deced and the note, for n case of full reconveyances, for cancellation), without allectind any person for the payment of the indebtedness, trustee may

NOTE: The Trust Deed Act provides that the trustee here or savings and loan association authorized to do busines property of this state. Its subsidiaries, affiliates, agents c

liciary endorsement

active member of the Oregan State Bar, ates, a title Insurance company authorized w thereat.

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15419 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto 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, lamily, household or agricultural purposes (see Important Notice below), (b)-for an organization,-or-(over H-grantor-is n-mutural person) are for basiness or commercial purposes other than ugricultural plagages 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 leminine 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. * 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. ar (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93.4901 STATE OF OREGON, County of STATE OF OREGON, ..., 19 County of Klamath Personally appeared August 19 77 each for himself and not one for the other, did say that the former is the Personally appeared the above named .. Earl C. Owens and Helen I. Owens president and that the latter is the secretary of and that the seal allixed to the loregoing 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: 100 and acknowledged the loregoing instrument to be their with voluntary act and deed. (OEFICIAL (OFFICIAL SEAL) Nother Public tor Oregon My computation expires: 12-22-78 (OFFICIAL SEAL) Notary Public for Oregon My commission expires 0 1.0 (hinna) Cr. REQUEST FOR FULL RECONVEYANCE To be used only when suligations have been pold. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satislied. 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 and russ used of pursuant to started, to started, by the start of the estate now held bytyou under the same. Mail reconveyance and documents to DATED: . 19... Beneliciary De not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made STATE OF OREGON TRUST DEED (FORM No. 881) Stevens Ness Law Pub. co., Postland, ore SS. County of Klamath I certify that the within instru-OWENS, Earl C. & Helen I. SPACE RESERVED Grantor FOR RECORDER'S USE Record of Mortgages of said County. PACKWOOD, William R. & Marie Witness my hand and seal of Beneliciary County affixed. Wm D Milne AFTER RECORDING RETURN TO Mr. & Mrs. William R. Packwood County Clerk 905 Barton Avenue Title Camarillo, Calif. 93010 Deputy = 6:00