202

T/A 38-14020-3 Trust Deed Series-TRUST DEED. FORM No. 881-Oregon Tr 78 Page 2391 --- @ Vol. TRUST DEED 42823 THIS TRUST DEED, made this 2nd day of February JERRY O. ANDERSON and PEGGY J. ANDERSON, H & W TRANSAMERICA TITLE INSURANCE COMPANY 1978 , between as Grantor, as Trustee, as Beneficiary. ZARCO, INC., an Oregon Corporation and WITNESSETH: in.

Lots 2, 3, and 4 in Block 55, LAKEVIEW ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon.

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good conditive pair; not to remove or demainsh any building or improvement thereo ounding or improvement thereon; operty. / and in good and workmanilke may be constructed, damaged or incurred therefor

To protect the security of this trust cleed, gistion agrees: 1. To protect, preserve and maintain said property in good condition spak; not to remove or demolish any building or improvement thereon; commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike er any building or improvement which may be constructed, damaged or yed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-end restrictions allecting said property; if the beneliciary so requests, to n esceuting such tinancing statements pursuant to the Uniform Comme-Code as the beneficiary may require and to pay for ling same in the r public office or offices, as well as the cost of all ling same in the or public offices or searching agencies as may be deemed desirable by the city.

per public office or offices, as well as the cost of an interseatches or ling offices or searching agencies as may be deemed desirable by elicary. 4. To provide and continuously maintain insurance on the build by or hareallar erccied on the said permises against loss or demage by amount not less that of the said permises against loss or demage by provide any policy of the beneficiary, with loss payable to the letter, beneficiary may procure the same at grantors expense. The am tested under any life or other insurance policy may be applied by the beneficiary may procure the same at grantors expense. The am-letted under any life or other insurance policy may be applied by be-net determine, or at option of beneficiary the entire amount so collected y upon any indibidences accured hereby and in such order as benefic-y to any policy of insurance now or hereafter placed on said build beneficiary may procure the same at grantors expense. The am-letted under any life or other insurance solicy may be applied by be-reart thereof, may be released to grantor. Such application or release to cure or waive any delault or notice of delault hereunder or invalidate one pursuant to such notice. 5. To keep said premises free from construction Tens and to pay e, assessments and other sharger that may be levid or assessed upon inst said property belore any pait of such tares, assessments and beneficiary; should the grantor fail to make payment by drear or years, as direct payment, or by pow ag, be filter prive by further, when the whole direct payment, or by pow ag, be the option, make payment the note sec may del

construction Lens and to pay all nay be levied or assessed upon or such taxes, assessments and other promptly deliver receipts therefor said beneticiaty; nts, insura-direemiums, ... or by pro st, beneficia sid, with the amount so paid, with y, together with the oblig deed, what be added to deed, what be added to anne with the oblig and the source of the oblig the source of the oblig deed with the oblig deed with the oblig deed the conpayment of the source of the oblig votice, and all such paymen or all sums secured by atset forth in paragraphs of the debi from payment n the note secured s 6 and 7 of this bt secured by this -1 any of the he rate ribed in a part arising with int of any

title

and, without waves. nets hereol and for such payments, with another and for such payment of the obligation; harein seinbelors described, as well as the grantor, shall be pourse reinbelors described, as well as the grantor, shall be pourse rein that they are bound for the payment of the obligation; harein and all such payments shall be immediately due and payable with-tice, and the nonpayment thereof shall, at the option of the benelilary, all sums secured by this trust deed immediately due and payable and ule a breach of this trust deed is a trust and the share costs and expense of this trust including the cost 6. To pay all costs, lessher costs and expense of this trustes incurred necting withoured. 7. To appear in and delend any action or proceeding purporting to the security rights or powers of benelicary or trustee; and in any suit, or proceeding in which the benelicary or trustee; and expenses, in-d evidence of title and the benelicary or trustee; and expenses, in-st of the foreclosure of this deed, to pay all costs and expenses, in-st of the foreclosure of this paragraph 7 in all cases shall be by the trial court and in the sense of an pay all rom any usit, or the trust court and in the sense of an pay all rom any usit for by the trial court, granter further agrees to pay und thus and of the trust advantage another agrees to pay und the sen-s of the trial court, granter further agrees to pay und the sen-s of the trial court and in the sense of the benelicary or trustee's atfor-

ees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken the right of eminent domain or condemnation, beneficiary shall be taken it is so elects, to require that all or any portion of the monies payable penalion for such taking, which are in recease of the amount required rall resonable costs, carpenses and allocates of the amount required has any perion or an any perion of the angle of condemnation, beneticiary we have a second contrastic of the angle of the to pay

e upon written request of bene-of this deed and the note for es, for cancellation), withou tent of the indebtedness, fr

(a) consent to the making of any granting any essement or creating subordination or other agreement thereoi; (d) reconvey, without war grantee in any reconveyance may legally entitled thereto," and the r be conclusive prool of the truthu

0r 18 #1. ney's liciary

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12. at of any indebtedness hereby declare al and il th timber or deed in e toreclosu. ficiary at mortgage and sale. or dire In the be reco cribed r proceed to to 86.795.

prior to live day the grantor or o beneficiary or his due under the te in interest, re

and at the time ne of sale. Tr. by law conve iy, extrem

ble charge sed, (3) to trustee shall

For any reason permitted by law nt a successor or successors to any rustee appointed hereunder. Upon to the successor trustee, the latter d duties conferred upon any trust

The Youst Deed Act provides that the trustee hereunder must be vings and loan association authorized to do business under the loa must be that state, its subsidiaries, cfillates, agents or branches, ar ey, who is an active mine United States, a this AT THE REPORT OF THE REPORT OF THE REPORT OF

124

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The grantor covenants and agrees to	and with the beneficiary and those claiming under him, that he is law-
fully seized in fee simple of said described r	eal property and has a valid, unencumbered title thereto
and that he will warrant and forever defend	d the same against all persons whomsoever.
The grantor warrants that the proceeds of th	he loan represented by the above described note and this trust deed are:
(a)* primarily for granior's personal, lamily (b) = for an organisation, or -(oven if granter- putpoles -	, household or editcultural purposes (see Important Notice below), is a natural purson) are for business or commercial purposes other than "spricalizes" (it
tors, personal representatives, successors and assign	of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- s. The term beneliciary shall mean the holder and owner, including pledgee, of the
masculine gender includes the feminine and the neu	
	ntor has hereunto set his hand the day and your first above written.
* IMPORTANT MOTICE: Delete, by lining out, whichever v not applicable; if warranty (a) is applicable and the ber or such word is defined in the Truth-in-Lending Act a	noticiary is a creditor
beneficiary MUST comply with the Act and Regulation disclosures; for this purpose, if this instrument is to be a the purchase of a dwelling, use Stevens-Ness Form No.	First lien to finance
if this instrument is NOT to be a first lien, use Stevens-Ne equivalent. If compliance with the Act not required, c	ss Form No. 1306, or
(if the signer of the above is a corporation, use the form of acknowledgment opposite.)	(OR5 93.490)
STATE OF OREGON,) County ofKlamath)	STATE OF OREGON, County of
February 1978	Personally appearedand
Personally eppeared the above named. Jerry O. Anderson and	each for himself and not one for the other, did say that the former is the
Rasey J, Anderson	socretary of
and seknowledged the foregoing inst their to be the internet of the inst	nd that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-
COFFRETAL Below The	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:
Notary Eublic for Oregon	Notary Public for Oregon (OFFICIAL)
1. South of the second	My commission expires:
	na se ser en la seconda de la companya de la compa
	REQUIST FOR FULL RECONVEYANCE
To:	weed only when obligations have been paid.
TO:	e used only when obligations have been poid.
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all	e used only when obligations have been poid.
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all	o used only when obligations have been poid. , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said proby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you ey, without warranty, to the parties designated by the terms of said trust deed the eyance and documents to
TO: The undersigned is the legal owner and holder trust deed have been tully paid and satisticd. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve	o used only when obligations have been poid. , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said proby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you by, without warranty, to the parties designated by the terms of said trust deed the
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TO: The undersigned is the legal owner and holder trust deed have been tully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve- estate now held by/you under the same. Mail reconve- cate now held by/you under the same. Mail reconve- DATED: DATED: De net less er destrey this Trust Deed OR THE NOTE which TRUST DEED [FORM No. 841] STEVENE-MESS LAW PUB, CO. FORTLAND. ORE.	be used early when abiligations have been paid.
TO:	and only when obligations have been poid.
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