Vol. M18 Page 12896 , TRUST DEED Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON described as:

County, Oregon described as:

County of the county of th of Tract 1113-Origin Shores-Unit 2 as shown on the ap filed on December 9, 1977 in Volume 21, Page 26 of Maps in the office of the County Recorder of said County.

Lightly rectal active in season being said that the office of the County Recorder of said County.

Lightly rectal active in season being said and the county active to the sustains and deautor the first set his the this of the day so and vear that above written. Studies in Transfer specials the pain and an addition of the state of John Co. Back Service of the County of Organic with all and singular the tenement, hereditaments and apparentances and all other rights thereunto belonging or in anywise now or hereafter attached to or used in connection with sail seed states.

\*\*TO PRITES PLANOS DO SECTION OF SEASON OF SECTION OF SEASON OF SEASON

pair thereof, may be released to grantor. Such application or release shall not cure or water any default or notice of default hereuinder or invalidate any serial not cure or do such any default or notice of default hereuinder or invalidate any serial not cure or do such and to have a such and a such as a

deed immediately due and payable and expenses of this trust including the cost of title scarch as well as the other costs and expenses of the truste including the cost of title with shis obligation.

To appear in and defend any action or proceeding purporting to affect the proceeding in which set on the state of the firstlee incurred in connection security rights or powers of beneficiary or trustee may page, including any suit for the proceeding in which set on yould costs and expenses, including voldence of title and between the stantage and the headficiary or provided, however, in case the suit is mentioned in the actionney's fees herein described, the amount of attorney's fees herein described, the amount of attorney's fees herein described, the amount of attorney's fees appellate court if an appeal is taken.

It is mutually agreed that,

It is mutually agreed that, if the state of the stat

indebedness secured hereby, in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of said property and such rents, tsues and profits, or the proceeds of fire and other insurance policies or application or awards for any taking or damage of the property, and the opposition of awards for any taking or damage of the property, and the notice of a feature thereof as aforesaid, shall not cure or waive any default or 12. If death thereunder or invalidate any act done pursuant to such notice. If the power is a feature is the power is a feature of any indebtedness secured hereby inmedistely, due, and payable. In such an event and if the above described any proceed to for agricultural, timber and if the above the manner provided by law for mortisage for consumes. However, if as a mortgage is the manner provided by law for mortisage forecosures. However, and real reports the manner provided by the first proceed of the trust deed in equity as a mortgage or direct the trustee to forecose this trust deed in equity as a mortgage or direct the trustee to forecose this trust deed property is an interest of the property of the pro

Should the beneficiary elect to foreclose by advertisement and sale the sale of the mediated by Should the beneficiary elect to foreclose by advertisement and sale then sale, the granior or other person so privileged by ORS 86.760, may pay to ficiary or his successors in interest, respectively, the entire amount then the eterms of the trustee dead on the obligations accured thereby (including corners exceeding the sale of the trustee of the obligations of the obligations of the obligations of the obligation and trustee's feet not exceeding \$30 each other than such portion of the principal off all foreclosure proceedings that he are and thereby care the relief of the obligation and trustee's all foreclosure proceedings that he are and thereby care the relief of the obligation and the object of the obligation and the object of the object of

property is altusted, shall be conclusive proof of proper approximent of trustee.

17. Trustees accepts this sense, when this deed, duty executed and acknowledged to made a public record as provided by him. Trustee is not obligated to notify any party here to of pending any action or party here to of pending any properties of the deed of rist or of any action or proceeding is which present, bare ficiary or trustee shall be a party unless such action or proceeding is brought by country.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is hawfully refred in fee simple of said described red property and has a valid, unencumbered titled thereto

NOTE. The Trust Dead Act provides that the truster hereunder must be either an attorney, who is an active member of size Cregon State Ber, e bank, trust company of this state, its subsidiaries, affiliates, agents or branches, or the United States, a little insurance company authorized to insure sitle to real

Yol. V. Lagar Takopa and that he gill warrant and lorgiver delend the same against, all persons, whomsoever. THE CONTRACTOR THE RESIDENCE OF THE BEST O MAJARIA STREET, THE SAME STREET, SECTION OF STREET, SAME Thy az Estant pa The grantor warrante that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for grantor's personal, family, household or agricultural put poses (see Important Notice below),

purposes, material person, 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, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holdsr and owner, including pledgee, of the masculine gender includes the termine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOR, said grantor has hereunto set his hand the day and year first above written. \*\*IMFORTANT 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 ward is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act and required, disregard this notice. (if the signer of the obeys is a torporation ose the form of admostedment exposite) STATE OF OREGON (ORS 93,490) KLAMATH STATE OF 78 يور ,... RAURESTAND KOTHON, COPE Personally appeared each for himself and not one for the other, did say that the former is the and acknowledged the foregoing instrupresident and that the letter is the voluntary act and deed and that the seal stirred to the foregoing instrument is the corporation, of said corporation, and that said instrument was signed and sealed in behalf of said corporation by suffority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

Before me: GRACIAL PUBLIC TOREGON

J. S. C. Strains Public for OREGON

J. S. C. Strains Public for OREGON

J. S. C. Strains Government September: 3-21-81 Notary Public for (OFFICIAL SEAL) 0 1 0 My commission expires: REQUEST FOR FULL RECONVEYANCE enter place and a large representation of the control of the contr The undersigned is the legal owner, and holder of all indebtedness secured by the toragoing frust deed. All sums secured by said fruit deed is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said statistically 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 carried all evidences of indebtedness secured by said trust deed (which are delivated to you seem to you under the terms of said trust deed (which are delivated to you seem to you under the same and to reconvey, without warranty, to the parties designated by the terms of said trust deed the TRESTED DE LA STATE OF OREGON County of Klamath I certify that the within instrument was received for record on the 16 day of June 19 78 Cope at 10:56 o'clock A.M., and recorded se book M78... on page 12896 es as Me/red number 50160 Record of Mortgages of said County. SPACE RESERVED FOR RECONDER'S LIEE Witness my hand and seal of County affixed AFTER DECOMORBIUM TO Wells Fargo Realty Services 1572 Eth Gheen Still tent multiplicate Wm. D. Milne autiga sanga ripg. anan badanga gala Pasa., CA. 91101 ingraft saidt berrieur. Attn: K. Stark. County Clerk By Burnela & Leto L Doputy Fee 6.00