NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, tust company or savings and loan association authorized to do business under the laws of Oregan 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.

TELE

of said County

final payment of principal and interest hereol, it not sooner paid, to be due and payable...

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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 herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter 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 MUDDED BURDED BURDED BURDED BURDED AND 20/100 OFNING sum of THREE THOUSAND THREE HUNDRED FIFTY-THREE AND 22/100 CENTSollars, 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

a M. Manu, 1988 at a A. L' A C a T. Ar Mand, F

read that the train facts from the Service and Lot 6 in Block 7 OREGON SHORES SUBDIVISION-Tract #1053, in the County of Klamath, Stategof Oregon, as shown on the Map filed on October 3, 1973 in Volume 20, Pages 21 and 22 of MAPS in the office of the County recorder

TRUST DEED Vol. M79 Page 5900 DECEMBER

FORM No. 881-Oregon Trust Deed Series

SET

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

ceeding 330 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 loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and in one parcel or in separate parcels and shall sell the parcel or parcel or no parcel or in separate parcels and shall sell the parcel or parcel shall deliver to the purchaser its deal in form as required by law convint place designated in the notice of any covenant or warranty, express or in-auction to the highest bidder for cash, payable at the time, of sale. Trustee the property so sold, but without any covenant or warranty, express or in-plate designated in the deed of any covenant or warranty, express or in-tert thickness threed. Any person, escluding the trustee, but including the krantor and beneliciary, may purchase at the sale. shall apply the proceeds of sale to pawer at the sale. the consensition of the trustee wells purvuanted of (1) the express of sale in-citing the consensition of the trust and is reasonable charfe by trustee's and the compensition of the trust event of the trustee in the trust at their interest is warperent to the onder of their privity and (4) the amplus. (2) to the obligation secured to the successor in interest entitled to such any interaption of the successor trustee, the successor is interest of the trust priving a without provide as their interest is warper in the interest of the trustee in the trust and the successor trustee, the last warp intrustee harded (2) to all persons the appoint a successor trustee, the last warp interest and without powers trustee appoint on any trustee harded by written and duties conferred upon any trustee harded of appointen intermet. Each suck appointment and substitution shall be made by written and duties conferred upon any trustee harded by written and duties conferred upon any trustee herein named or appointed instrumere. Each suck appointment and substi

86.740 to 86.795. 13. After delault at any time prior to five days before the date set by her rustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successions in interest, respectively, the entire amount then due under the terms of the first deed and the endorcing the terms of the obligation secured thereby (including costs and erpenses actually incurred in ceeding \$50 each of the that have horizon of the principal as would not then all loreclosure proceedings shall be dismissed by the trustee.

be due and payable to beneficiary of order and made by ground, included and payable production of the payment of the indebtedness, trustee may find the indebtedness trustee may family of any person for the payment of the indebtedness, trustee may find the indebtedness trustee may find the indebtedness trustee may be described as the "person or persons of the property. (b) join any exponent of the reading of any part of the property. (b) ion may person of the reading of any person of the payment of the property. The indebtedness, trustee may subording the property. The property and the recitary and the recitary of as the "preson or persons be average and the recitary of the property. The indebtedness proves, without warranty, all on any part of the property. The indebtedness and the recitary of as the "preson or persons be average and the recitary of the set of any of the indebtedness and the recitary of as the set of any of the indebtedness and without regard to the as a set of any set of the indebtedness and without regard to the as a creciver to be approprint of any indebtedness are any of the any indebtedness are and provide and in such order as beneficiary may indebtedness are and provides, or invalid the assession of asid property, and the application and collection, including apply the same, ney's less upon any indebtedness are and provides, or invalid here on invalidate and and other any action of action of a such are provided of the application of action of action and collections, including and and action of a such are application or in a payment of any indebtedness accured hereby, and in such order as beneficiary any detault by grantor in payment of any indebtedness accured hereby and taking the provide of the association of a such application and collection, including application of a such application of a such application and provides and any additite application of a such application of a such applicatio

and that he will warrant and forever defend the same against all persons whomsoever. REPARTS 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 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. * 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. GNO (If the signer of the above is a corporation, use the form of acknowledgment opposite.) CINDY R (ORS 93.490) COLLIGNON Gaunty of Klaman Ss. February 24, 1979 Personally applared the above named Claude A. Callingnon and Curdy K. Collignon when to be the foregoing instru-when to be the toregoing instru-voluntary act and deed. STATE OF OREGON, STATE OF OREGON, County of , 19 Personally appeared and each for himself and not one for the other, did say that the former is the president and that the latter is the OFFECTAL Managenet H. Spuller Notaci (Jublic for Oregon My Commission expired secretery of and 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: Co My commission expires: 8-3-82 Notary Public for Oregon (OFFICIAL SEAL) My commission expires: INC SERVICES SERVICES Grantor certify that the within instru recorded ð Beneficiary ..Deputy ment was received for record on t 15th.day of March 1979 CINDY R. COLLIGNON of said County. 91101 seal on page 5900 CLAUDE A. COLLIGNON. *IRUST DEF!* o'clock PM., and M79 on page 5 and CO., PORTLAND S as file number....64052 REALTY County of Klamath 881 Witness my hand REALTY 111 GREEN STATE OF OREGON ŝ Wn. D. Milne County Clerk FARGO REAL7 572 E. GRE7 PASADENA, Record of Mortgages FORM STEVENS-NESS LAW PUB. anita XI ELLS FARGO County affixed. book.... at. 1:31 ELLS E 5 REQUEST FOR FULL RECONVEYANCE AL WITE Joshy A To be used only when obligations have been paid. 可是 法保护法法 计分子 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 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED , **19** TRANSANSE DESIGNATION CONTRACTOR There are a series of 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 reconveyance will be made.

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