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TRUST DEED

THIS TRUST DEED, made this 14th day of March ,1979, between RONALD H. CHALMERS AND MERIJANE TANAKA CHALMERS, HUSBAND AND WIFEs Grantor, TRANSAMERICA TITLE INSURANCE CO. , as Trustee, , as 1 rustee, WELLS FARGO REALTY SERVICES, INC., TRUSTEE UNDER TRUST 7219, as Beneficiary, anđ

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

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FORM No. 881—Oregon Trust Deed Series—TRUST DEED.

68690

Lot 8 in Block 15 OREGON SHORES SUBDIVISION-Tract #1053 in the County of Klamath, State of 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 of said County.

The above described real property is not currently used tor agricul To protect 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 threen; 2. To complete or restore prompily and property. 3. To complete or restore prompily and be constructed, damaged or 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 altecting statements pursuant to the Uniform Commer-ional cost the theneficiary may trajine and to pay to the Uniform Commer-scial Code as the beneficiary as well as the cost of all line searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

To comply with all may approprint if the beneficiary to regulation to the product of the security such that may require and to pay tor filling suches made the pay filling officers or searching agencies as may be demed desirable by the proper public offices or offices, as well as the cost of all time suches made by filling officers or searching agencies as may be demed desirable by the proper public offices and continuously maintain insurance on the building may require against loss or damage by filling officers or searching agencies as may be demed desirable by the proper public offices on or shall all of any results against loss or damage by filling and such other harards as the beneficiary, with loss payable to the latter; all companies acceptable shall be delivered to the beneficiary the insurance and to pay policy of insurance norme at grantor's seprense. The amountare is not provide and continuously the second of a such acceptable shall be delivered to the beneficiary the one of a such and the second best of grantor. Such application or release shall may procure the insurance policy may be applied by Breificary in any default or notice of deliver and the amount on release shall be released to grantor. Such application or release shall any part thread of the deliver of the deliver of the second of the second part of such acceptable and the amy part of such applied by flatter and acceptable and the amy part of such acceptable and the amy part of such acceptable and the amy part of such applied by and and acceptable and the amy part of such acceptable and the amy part of such acceptable and the amy part of such applied by acceptable and any part of such applied by acceptable and the amy part and such acceptable and acceptable and the amy part of such applied

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having obtained the written construinty dates expressed therein, or rument, irrespective of the maturiny dates expressed therein, or summer, irrespective of the maturiny dates expressed therein, or allocal, timber or grating purposes.
(a) consent to the making of any map or plat of said property; (b) join in any grand of the property. The difference of the convexy, without warrange described as the "present or persons the begins provided thereof. (d) reconvey, without warrange described as the "present or part of the convexy, without warrange described as the "present or persons the described as the "present or persons of the person, by adart or by a dary seturity for any part thereof, in its own it due and unpaid, and apply the same persons and present or by a dary seture of the and unpaid, and apply the same persons and present on a dark and and apply the same prese costs and expresses of opraws and profile, including they and or there will re-and other elists ward or the present of a dark and a dary seture or any part thereof, in its own it due and unpaid, and apply the same prese costs and expresses of opraws and collection, including travonable attraction opplicits or compensation or awards for a stateward, and uther elists and profils, including they are and collection invalidate any act done unvise any delault or notice of delault hereunder of invalidate any act done unvise any delault or notice of an approximation or awards for a stateward, in the dask of the dask o

deed as their interests may appear in the other of neuronal control of an end of the prants of the surveys in interest initial to such surveys in interest initial because a provide appointed between the batter shall be verted with interest in the appointent and substratem shall be used by its interest of the surveys of the survey of the surveys of the surveys of the survey of the survey of the surveys of the survey surveys of the surveys surveys of the survey surveys of the surveys of the survey surveys of the surveys of the surveys surveys of the survey surveys of the survey surveys of the survey surveys of the survey survey surveys of the surveys of the surveys of the surveys of the survey surveys of the surveys of the surveys of the surveys of the survey surveys of the surveys of the survey surveys of the su

NOTE: The Trust Deed Act provides that the trustee horeunder must be either an atterney, wha is an active member of the Oregon State Bar, a bank, trust consum or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to unsure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

7219-90269

13505 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, family, household or agricultural purposes (see Important Notice below), (b) -los on organization, or (even il grantor is a natural person) are for business or composerial purposes other than a 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 (o) 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. 1306, or envivalent; If compliance with the Act not required, disregard this notice. x Monald H. Chalman RONALD H. CHALMERS Missine J. Chaliners MERIJANE T. CHALMERS STATE OF CALIFORNIA COUNTY OF San Bernardino ss. subscribed to the within Instrument and acknowledged that....theyknown to me to be the person(s) whose name(s)......are..... ...executed the same. WITNESS my hand and official seal. HEREDARTHUMMUNICALINATION AND AND A STATEMENT (Seal) auto and Public's Signature) Notary My Commission Expires May 29, 1982 023200 12-76* 25 PS Individual Notarial Acknowledgment REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO . Trustee 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 bytyou under the same. Mail reconveyance and documents to DATED: , 19 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. TRUST DEED STATE OF OREGON (FORM No. 881) STEVENE NESS LAW PUU. CO., PONTLA 55. County of Manath I certify that the within instru-RONALD H. CHALMERS MERIJANE T. CHALMERS at 11:57 PACE RESERVED Grantor FOR RECORDER'S USE WELLS FARGO REALTY SERVICES, INC. Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO D.PEAK County affixed. Wh. D. Milne HELLS FARGO REALTY SERVICES, INC. 572 EAST GREEN STREET PASADENA, CALIF, 91101 By Dirnetha Sofets ch Deputy Fee \$6.00