31-18605 #7799 V. m. 19 14558 FORM No. 881—Oregon Trust Deed Series. SKT 69328 TRUST DEED THIS TRUST DEED, made this 20th day of June WAYNE P. SNOOZY and SHARON E. SNOOZY, husband and wife , 1979 , between , as Grantor, WILLIAM L. SISEMORE . as Trustee. and L. D. HOUK , as Beneficiary,

WITNESSETH:

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

Lot 2, Block 57, HOT SPRINGS SECOND ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

SUBJECT to Regulations, including levies, liens and utility assessments of the City of Klamath Falls.

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 thereinto 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 purcent much points.

June 20 , 1º 8l+ final payment of principal and interest hereof, if not sooner paid, to be due and payable -

final payment of principal and interest hereof, if not sooner paid, to
To protect the security of this trust deed, grantor agrees:

To protect, preserve and mantain said property in good condition
and repair; not to remove or demolish any building or improvement thereor;

To complete or restore promptly and in good and workmanhke
manner any building or improvement which may be constructed, damaged or
destroyed thereon, and pay when due all costs incurred therefor.
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manner any building or improvement which may be constructed, damaged or
destroyed thereon, and pay when due all costs incurred therefor.
To complet with all havs, ordnames, regulations, covenants, conditions and restrictions after time such approxements pursuant to the Uniferm commer
coal Code as the hemelteaux can require and to pay be fully same in deproper public offnes or softman species as may be deemed destrable for the
neticitary.
To provide and continuously maintain insurance on the buildings
may uch other harads as the beneficiary may from time to time require, in
any such other harads as the beneficiary may from time to the maintain insurance in the formary of the such other harads as the beneficiary may from time to time require, in
any such other harads as the beneficiary may from time to time require.

and such other hazards as the beneficiary may from time to time require, in an amount not less than § Insurable Value , written in companies acceptable to the beneficiary, with loss physible to the latter; all policies of invarance shall be delivered to the beneficiary as soon as insured; if the granter shall had for any reason to procure any such insurance and to deliver shall be delivered to the beneficiary as soon as insured; if the granter shall had for any reason to procure any such insurance and to deliver shall be the Leneficiary at least filteen days prior to the expira-tion of any policy of insurance now or hereafter placed on said buildings, the beneficiary may produce the same at granter's expense. The amount collected under any fire or other insurance policy may be applied by benefi-ciary upon any indebudience secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be releaved to granter. Such application or include any act done pursuant to such notice of delault hereunder or invaluate any act done pursuant to such notice.

may pair thereof, may be released to granue. Such application or release shall are on waive any default or notice of default hereunder or invalidate any act doe pursuant to such induce.
5. To keep said premises the from mechanics' hens and to gav all targe, assessments and other charges that may be level or assessed upon or charges shall be may be released. The such targes assessments and other charges that may be level or assessed upon or beneficiary, should the grantor fail to make payment of any targe, assessing different payment of any failer of the faile of any failer of the failer

pensation, promptly upon bencherar's request  $\mathcal{I}$  with  $\mathcal{I}$  and  $\mathcal{I}$  and the neutrino true to the upon written equest of bencherary, parment of us fees and presentation of this deed and the note for

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86.740 to 86.795. 13. After default at any time prior to five days before the date set by the for the trustee's sale, the grantor or other perion so privileged by ORS 86.760, may pay to the beneficiary or bis successors in interest, respectively, the entire anount then due under the terms of the functional methoding to the trust deviation and trustee's and alterney's term to a successful field of the obligation secured thereby 'including' costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and atterney's less not exceeding \$50 each other than such portion of the principal as would not then be due and no default occurred, and thereby cure the default, in which event all loreclosure proceedings shall be dismissed by the trustee

be due had no default occurred, and thereby car the default, in which even all locelosure proceedings shall be dismosed for the default, in which even all locelosure proceedings shall be held on the date and at the time and proce designated in the notice of sale. The trustee may sell said property either no one parcel or in separate parcels and shall sell the parcel or parcels at another to the highest bidder for each, payable at the time of sale. There shall deliver to the purches in deed in born as required by low conversion the truthfulness thereof. Any person, excluding the trustee, but including the truthfulness thereof. Any person, excluding the trustee, but including the truthfulness thereof. Any person, excluding the trustee, but including the standard and the trustee and at massingle charge parcel of the truthfulness thereof. Any person, excluding the trustee, but including the gaugerty so sold, but without any coverant or warranty, express or any plied. The treat is the decide of an unitter so that shall be conclusive parcel of the truthfulness thereof. Any person, excluding the trustee, but including the gaugerty and beneficiary, may prochase at the sale. If when trustee selfs pursuant to the pay is provided herein, trustee shall apply the proceeds of sale to payment et al. If the systemes of sale, me change the compensation of the trustee and a transmittee charge by the trust strumer, (2) to the deligition secured by the trust due of site and persons propose if any, to the granter or to be success an interest catable to me to any suppose. If the any reason permitted by low being and as them time to be appending any reason permitted by low provides and of the proves and dates concerned because the trust heavy enders and of the proves and dates concerned appending the trust heavy enders and of the trust appending any trustee the latter shall be avered at the date and us trustee trustees and shalt the solution shall be avered because to the success at succenter trustee heavy mande or appending decores

hust or of any shall be a party

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 real property and has a valid, unencumbered title thereto-

The light  $D_{0,1}(A, b, p)$ , is that the route becomes become to entry an attempt, which and there exist a subscription of the light e ber is provident structure og efter og gebende structure tre tør i

14559 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)\* <del>primorily\_log\_grantor's\_personal\_loadly\_bousehold\_or\_agricultural\_purposes (see Important-Violix-bekm</del>). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. Purposes. 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. All your caller (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON. (ORS 93.470) STATE OF OREGON, County of County of Klamath June 20 . 19 79 ersonally appeared the Personally appeared the above named Wayne P. Snoozy and Sharon E. Snoozy Personally appeared each for himself and not one for the other, did say that the former is the and and acknowledged the foregoing instru-ment to be 11. "their voluntary por president and that the latter is the secretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and scaled 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: Belore.ne. (OFFICIAL Chica. Martin SEAL) 14 Norary Public for Oregon  $M_{1}$ commission expires: 2 16 11 Notary Public for Oregon (OFFICIAL SEAL)  $\mathcal{T}_{i}$ My commission expires: Grantor instrurecorded Beneficiary Title County. TRUST DEED по sea/ 61 within record and and SHARON E. SNOOZY on puge said and STEVENSINESS LAW PUB. CO., PORTLA [FORM No. 881] Lanath S .*M*., that the hand STATE OF OREGON for of June WAYNE P. SNOOZY Investors Mortgage OR, 97383 Mortgages received 'ilne o`clock шy Territory H number Cler 515 I certify HOUK Witness County of County affixed. jo , **.** Box 0-1-1C 't'day 11:25 Record of file n. Stayton, bookò ment as ц. ž 5 5 പ് 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 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 DATED: , 19 Beneficiary Do not loso or destroy this Trust Deed OR THE NOTE which it socures. Both must be d to the trustee for concellation before reconveyonce will be made