The Trust Deed Att provides that the fusters her junder must be either an attainey, who is an active member of the Oregon State Bur, or bank trust company real property of this state, its subsidiaries, officiares, eigents or branches

surplus, if any, to the drantor or to his successor in interest entitled to such surplus. 16. For any reason primitted by law beneficiary may from time to time appoint a universary primitted by law beneficiary may from time to success and the successor of presenter to use a province in the successor overs ance in the successor primitted. Even when a primit we do increased in the successor primitted by latter that is and beneficiary and without overs and duties conferred upon any trustee herein vested with all filled merciander. Each such appointed upon any trustee herein to the struct deal merciander. Each such appointed upon any trustee herein to appoint its place of record, when resurted in the affine of the Contex-tion of the country on counties in when the affine of the Court shall be conclusive proof the groups appointent of the primet is struct deal exhaustion of mercian the trust when this deal, duty exclusion and trust or of any action or proceeding in broach, duties arouted and that be a party unless such action or proceeding in broach to be trustee that be a party unless such action or proceeding to broach the trustee that be a party unless such action or proceeding to broach the trustee that be a party unless such action or proceeding to broach the trustee that be a party unless such action or proceeding to broach the trustee that be a party unless such action or proceeding to broach the trustee. The grantor covenants and agrees to and with the beneliciary 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

pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for

 and the second se 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 the notice of sale. The frustee may self wid imports either in one parcel in the notice of sale. The frustee may self wid imports either shall deliver to the held of the trustee may self wid imports either shall deliver to the held of the trustee may self wid imports either shall deliver to the held of the trustee may self wid imports either shall deliver to the held of any mismant of warranty, end wide plied. The recitation of any mismant of the trustee, but more prime of the trustee of the provent of any person, recinding the trustee, but the property so main the deed of any mismant of the trustee, but the trustee prime instead is to payment be trustee, but intrustee plied the compension of the trustee and a lift the expenses of sale. So the trustee of the formation of the trustee in the from attorney. (2) to the obligation secured by the trustee in the trust deed as their interest, subsequent to the interest of the trustee in the trust attorney. (3) to the abligation secure of the trustee in the trust deed as their interest, may appear in the order of the trustee in the trust attorney. (3) to the abligation or to bis successor in interest entitled to such the truste with the trustee of their prime the trustee in the trustees attorney. (4) to the distance or to bis successor in interest entitled to such the formation of the trustee with the trustee the the trustee in the trustees the structure the trustee the trustee of the trustee in the such the trustee of the provent of the trustee the the trustee of the trustee of the trustee of the trustee the trustee of the trustee of the trustee the the trustee of the trustee the the trustee of the trustee the trustee of the trustee the trustee the the trustee the the trustee the the trustee the trustee the

by hind otherers or searching agencies as time of the destance of the beneficiary, beneficiary, now or herealter exected on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in require the said premises against loss or damage by fire

To protect the security of this trust deed, grantor agrees: 1 To protect the security of this trust deed, grantor agrees: and repair, not to renswe or denotsh any building or improvement thereon: 2 To complete or reside property, and in deod and workmanike destroyed thereon, and pay when due all costs incurred thereon: 1. To comply with all laws, ordinances, relutions, covenants, condi-tion and restrictions aftering statements pursuant to the Unilorm Commit-proper public of reliances as well as the for any lor fillen sanches the fillen statement and the tot of all lien searches make the source of the source of any lient searches make the source of the source of all lien searches make the source of the source of all lien searches make the source of the source of the source of all lien searches make the source of the source of the source of all lien searches make the source of the source of the source of all lien searches make the source of the source o

Aerewith, payable to beneficially of those and thinks by kranted, in 1989.
to be due and bayable
August 1, 1989.
endorsement (in ease of full reconveyance, for cancellation), without affecting the induction of the induct

sum of ELGHT THOUSAND and not 100, 100 cm. thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable August 1, 1989

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and appurtenances and all distures now or hereatter 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 sum of EIGHT THOUSAND and no/IOOths

THIS SECOND TRUST DEED is INFERIOR, SECONDARY and MADE SUBJECT TO A PRIOR MORTGAGE ON THE ABOVE DESCRIBED REAL ESTATE MADE BY CHARLES A. BUTLER AND MARYLEE H. BUTLER, husband and wife, TO THE STATE OF OREGON, BY AND THROUGH THE DIRECTOR OF VETERAN'S AFFAIRS, DATED THE STATE OF OREGON, BY AND TH AND RECORDED IN THE MORTGAGE RECORDS OF THE ABOVE-NAMED COUNTY IN BOOK <u>M79</u> AT PAGE <u>15446</u> SECURE THE PAYMENT OF THE SUM OF THEREOF, THE FIRST MORTGAGE GIVEN TO THEREOF AT THE DATE OF EXECUTION OF THIS INSTRUMENT, THE UNPAID BALANCE AND NO MORE: INTEREST IS PAID TO <u>MIL 29,1979</u> ,197

CHARLES A. BUTLER and MARYLEE H. BUTLER, husband and wife, 19 79, between ROBERT D. BOIVIN ROBERT D. BUIVIN and GEORGE E. WILLIS and PEGGY L. WILLIS, husband and wife, , as I rustee, , as Beneficiary, , as Grantor, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property , as Trustee, Lot 28, Block 2, ROLLING HILLS SUBDIVISION, TRACT NO. 1099, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

TRUST DEED

· 注意中的 法计

86.740 to 86.795. 13. Alter delault at any time prior to live days before the date set by ORS 36.760, may pay to the function of the person so privileged by the entire amount this function of the terms of the trust deed and the endoging the terms of the objection and trustee's and explicitly the trust deed and the endoging 350 each) other that does portion of the privileged by the trust be dish and no default occurred, and thereby cure the default, in which event all loreclosure proceedings shall be dismissed by the trustee.

m

Vol. 79 Page 15448

FORM No. 681-Oregon Trust Deed Series. NTIC 7878-L 69857 SECOND

29th

175

THIS TRUST DEED, made this

SKT

in

15449 and that he will warrant and forever defend the same against all persons whomsoever., except for the Mortgage described above and reservations, restrictions, rights of way, easements of record and those apparent on the land. 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) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural 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. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Charles a. 73 CHARLES A. BUTLER H. Butler H. BUTLER Marilee MARYLEE (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (OR5 93,470) STATE OF OREGON. STATE OF OREGON, County of County of KLAMATH) ss.) 55. , **19** Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the CHARLES A. BUTLER and MARYLEE H. and acknowledged the foregoing instru-BUTLER to be their voluntary act and deed. president and that the latter is the secretary of , a corporation, and that the seal allived to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Refore me: Belor (OFFICPAL p. ull. SEAL) Before me Notary Public for Oregor My commission expires: (OFFICIAL Notary Public for Oregon SEAL) My commission expires: My Commission Expires July 13, 1981 SS. instru ð (Deput) Beneficiary Grantor Record of Mortgages of said County hand and seal 50 5 I certify that the within RUST DEEI record PORTLAND. Klamabh Р.М. FORM No. 881 on pa was received for *dav* of June STATE OF OREGON 8 h dh. D. Milne o'clock. file number... County der Witness County affixed County of. book M79 5 29thday 2:23 as nent 5 at 5 à 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 sufisfied. 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: يورد در المدر وتصفح ومعدودة و maning and a second s Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before onte will be