87942 Vol. M 80 Page 14768 TRUST DEED HARRY SHERMINTINE and BEVERLY SHERMINTINE as Grantor, Safeco Title Company, a California corporation (1983) as Trustee, and VAN DYKE SHAW & SCHIICKMAN VAN DYKE, SHAW & SCHUCKMAN Macolas de Mottenes en son a connes are seen to be a set of the second as Beneficiary, LOU Jacob 121763 or as document in the C Same c die Book veel volone iVo. 1150 11.168 WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in nem Masterer of tor record or Bch day a August 1.3 1.189 4115 I could's Note the within which

Lot 43, ODESSA SUMMER HOMES SITES, according to the duly recorded Plat thereof UKINGL DEED

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together with all and singular the tenements, hereditaments and appurtenances 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 hereafter attached to or used in connec-How of hereater appending, and the remaining and payment of the for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

TWO-THOUSAND and FIVE HUNDRED DOLLARS (\$2,500.00) sum of

a Trust Deed Series

-TRUST DEED

FORM Ne. 881

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nellate court shall adjudge reasonable as the beneliciary's or trustee's attur-ney's less on such appeal. If is mutually agreed that: (8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid to incurred by bene ficiary in such proceedings, and the balance applied upon the indebrechess accured, hereby, and frantor agrees, tat its own expense, to take such actionar and arecule such instruments, as shall be necessary in oblaining such com-ficiary, payment of its lees and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of its necessary in such proceedings are

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the detault, in which event all foreclosure proceedings shall be dismissed by the truste. 14. Otherwise, the sale shall be held on the date and at the time and place designated in police of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in the date of the trustee may sell said property either shall deliver to the purchaser its deed in form as required by law convering the property so the purchaser its deed in form as required by law convering the property on the purchaser its deed in form as required by law converging the property on the purchaser its deed in form as required by law converging the property on the purchaser is deed on any matters of lact shall be conclusive proof of the truthulnes in the deed of any matters of lact shall be conclusive proof the granter and beneficienty; may purchase at the sale. 15. When trustee sells purchase to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compression of the trustee and a reasonable charge by trustee aftorney. (2) to the obligation secured by the frust deed, (3) to all persons alwing recorder lines subsequent to the inferent of the trustee in the trust descine the franters may appear in the order of their priority and (4) the surplus. 16. For any reason permitted by law beneficiery on the such

surplus, if any, to the grantor, or to his successor in interest entitled to such surplus. If any, to the grantor, or to his successor in interest entitled to such surplus. The surplustical second second second second second second time appoint a successor in successors to any trustee inamed herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duits contered upon any trustee herein named or appointed hereunder. Each successor inside, the latter shall be vested with all title, powers and duits contered upon any trustee herein named or appointed and its place of recent, which, when recorded in the ollice of the County Clerk or Kroender of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party, hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an artitive, who is an active member of the Oregon. State Bor, a bank, must compony or savings and loon(association authorized to do business ander the lows of Oregon or the United States, or the Company authorized to incure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ective agent licensed under ORS 696.505 to 696.505.

14769 the sense The grantor covenants and agrees to and with the beneficiary, and those claiming under him, that he is lawfully-served in fee simple of said described real property and has a valid, unencumbered title thereto Stehn Felia baith nuffree army entrou a nericon ragies el bena la dell'ant fin nors in l'astroni performante and that he will warrant and forever detend the same against all persons whomsoever. HURLIN. Lasy 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 if 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 thereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender, includes the termine 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 an applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-lending Act and Regulation Z the beneficiary SMUST comply with the Act and Regulation by making required disclosure; for his purpose if this instrument is to be of IRST lies to finance the purchase of a dwelling, use Stevens Ness form No. 1305 of equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Steven-Ness form No. 1305 of equivalent; if this instrument is not required disregard this notice. 41414 Set 10 surm of acknowledgment oppoint in the state of the state STATE OF OREGON, County of 19. 14 Autor and Autor 10. 10 BU Personally appeared the above named Personally, appeared Harry Shermantine and worther of miles and lan. who, each being first Beverly Shermintine duly sworn, did say that the former is the 013 president and that the latter is the..... secretary of 41.11 4.1.11 a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me. and acknowledged the foregoing instru ment to be their voluntary act and deed. Before me: (OFFICIAL) ? MCKa no 12-15/ Liforni Notary Public for Oregon to source or source and source of the source of LAC GRIENDAC (OFFICIAL My commission expires: 83 TAL SFAS W then me where he SEAL) NIA CSMC KAY OTARY PUBLIC - GALIFORNIA ur in sense REQUEST FOR FULL RECONVEYANCE AN JOAQUIN COUNTY Ale and Colorado The stad for foll reconversance in a statistic besides a used only when obligations have been paid. and by the instruments of the property of the second states of the secon distaid The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 and trust deed (which are delivered to you berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed to you estate now held by you under the same. Mail reconveyance and documents to (25 210 01) (b) the burble of the same to statute of the same mail reconveyance and documents to (25 210 01) IN THE FAMILY SILE and the state of the second state of the second second second state of all second second second second second s DATED second second state of the second s Beneficiary roy this Trust Deed OR THE NOTE usies for concellation before reconveyance will be made. elivered to the tr TRUST DEED STATE OF OREGON, CMES SITES, according t. Conuts of a Klamath AND ORE T. K SS. I certify that the within instrument was received for record on the Oregon. destribed as-8th day of August 1980 Granter are couply wrants bark me soils sug contents to tunited marting:08.10. o'clockA...M.; and recorded Grantor Geneticiary, in book/reel/volume No.____M80____on FOR page.14768 or as document/lee/lile/ RECORDER'S USE VAN DYKE, SHAW & SCHUCKMI instrument/microfilm No. 87941 Record of Mortgages of said County. Beneficiary anders California 352Counts affixed AFTER RECORDING RETURN TO MERCA SHEINTHEATHE Van Dyke, Shaw & Schuckman Wm: D. Milne T347** day ofJune Attorneys at Law 333 North San Joaquin Street elschbeputy By Dernethe Stockton, California 95202 TRUST DEED Wega

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