FORM No gon Trust Deed Series-TRUST DEED TEVENS NESS LAW PUBLISHING C KI94759 TIP' OLECON 100 Vol. mg/ /Page 37 Executive Flaze durin TRUST DEED BICUSIC CTSIC THIS TRUST DEED, made this \_\_\_\_\_4 VELEW RECOVER: Ed. D. Howell err \_\_\_\_14\_\_\_\_day of \_\_\_January 19.8.1..., between Benchickury Grantor, S. A. Richard Clark as Trustee, and urgering in States OLEPOU Dealer's Trade Association as Beneficiary]/ \_ss\_r⊤∋ ' Granice SHACE RESERVED He posto con contra · . : . / . · 1855 Birch *81* 4:06 no de la se WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property undul (max) casand ( 2.1.2 Freedon and a straight 201 Law 64 County of Klannth learn in and JKOZJ DEED Lot 7; Block-29, Track No. 1113, OREGON\_SHORES - Unit-No. 2-Be assiders of defined that from Dead OR THE HOLD which it second. Both must be delivered to the muster for contribution being and

by LED together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of (\$2,000.1) "Two thousand international areas and a balance of the balance

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and some of a single of a final by the grant without first having obtained the written control of the beneficiary of the some damped in the second work of the grant control of the some damped in the some damped in the source of the some damped in the source of the source o

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(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any granting any reasement of creating any restriction thereon; (c) join in any granting any recover any be described as the property; (b) red thereof any reconvey without warranty, all or any part of the property. The fraction of any matters or facts shall be conclusive thereof, and the reclicits thereof. Trustee's fees for any of the thereof any reconveyance may be described as the "person or persons begally end thereof," and the reclicits thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5. If you will be granted to the advise tready or the services mentioned in this paragraph shall be not less than \$5. If you are provided by a motice, either in person, by agent or by a receiver to be appointed by a motice, either in person, by agent or by a receiver to be appointed by a security for the indeptications and to the advised of the advised of the thereof. Trustee's fees localet the rest, issues and profits, interding those past due and unpaid, and apply, the same, less toots' and profits, issues and profits, or the indeptications, issues and profits, or the indeptication and callection, including reasonable attoring upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of lire and other property, and the advisation or release thereol as allores and and and the advisation or or elevise thereol and line and the advisation or elevise thereol and lores and and and the advisation or pursuant to such notice.

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, trust company or savings and loan association authorized to do business under the lows of Oregan or the United States, a tille insurance company authorized to insure title to real amounts of this state, its subsidiaries, affiliates, areats or branches, the United States or any acency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and adversito as	n Hone Standar (Senara) et al. 19 - Monarde Condean et man parter state a state anti- 19 - Monarde Condean et man parter state a
fully seized in fee simple of said described rea	nd with the beneficiary and those claiming under him, that he is I property and has a valid, unencumbered title thereto
except a trust deed dated A	ugust 30, 1978, recorded October 20.
1978, in Book M-78, Page 23	593, Klamath County Records
and that he will warrant and forever defend t	he same adamst all persons whome
n sin anter de la constant de la parsenta de la calega de la constant de la constant de la constant de la const En la constant de la c	An and a Constant of the province which the second states and the
n en en en stand en sen en e	ಿಕ್ಕಾರಿ ಕ್ಷೇತ್ರಿದ್ದಲ್ಲಿ ಪ್ರೈಲಿ ಗೌಳಿಕೆಗಳು ಇದರೆ ಬೇಕೆ 2000 ಕೊಡುತ್ತಿದ್ದಾರೆ ಇದೇ ಸ್ಮಾನಕ್ಕೆ ಸಂಕಿದ್ದಾರೆ. ೧೯೬೫ ಕಷ್ಟೆ ಸಂಕ್ಷೆಸಿದ್ದರೆ: ಸೇರೆಕೆಗಳ ಹಿಂದ ಸಂಕರ್ಷಕ್ಕೆ ತಿಡುಗಳು ಕ್ರಾಮಕ್ಕೆ ಸ್ಥಳ ಸೇರೆಗಳು ಸ್ಮಾನ ಸಿಕ್ಕಿಸಿದ್ದಾರೆ. ಸ್ಥಳ ಸ್ಮಾನ ಕ್ರಿಯೆಟ್ ಸ್ಮಾನ ಸ್ಥಳ ಸೇರೆಗಳು ಸ್ಮಾನ ಸೇರೆ ಸ್ಥಳ ತಿಡುಗಳು ಸ್ಥಳ ಸ್ಥಳ ಸ್ಥಳಗಳು ಸ್ಥಳಗಳು ಸಂಕರ್ಷ.
The grantor warrants that the proceeds of the	loan represented by the above described note and this trust deed are:
(b) toran-organization or (even if granter is	ious hold or agricultural purposes (see Important Notice below), custoid or agricultural purposes (see Important Notice below), custural person part for business or cummercial parposes other than agricun
This deed applies to inures to the benefit of	and hinds all mortion hands that this the
	The term beneficiary shall mean the holder and owner, including pledge, o neficiary herein. In construing this deed and whenever the context so require
Charles and a set president was milerar and a set to many the	, and the singular number includes the plural.
IN WITNESS WHEREOF, said granton	r has hereunto set his hand the day and fear tirst above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever way	A To Amall
not applicable; if warranty (a) is applicable and the benefi as such word is defined in the Truth-In-Lending Act and	Print at a 2 Print
beneficiary MUST compty with the Act and Regulation by disclosures: for this purpose, if this instrument is to be a Fil	PCT lion to finance
the purchase of a dwelling, use Stevens-Ness Form No. 13 If this instrument is NOT to be a first lien, or is not to fin	
of a dwelling use Stevens-Ness Form No. 1306, or equival with the Act is not required, disregard this notice.	ent. If compliance
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	na na sena antina a 1917 - Alexandro de la caracterización de antina de antina antina antina antina antina antina antina antina ant 1918 - Alexandro de la caracterización de la caracterización de antina antina antina antina antina antina antin
STATE OF OREGON;	
County of Klamath	STATE OF OREGON, County of
January 14,, 19. 81.	Personally appeared
Personally appeared the above named	who, each being
Ed 1. Howell	- duly sworn, did say that the former is the president and that the latter is the
a V Andrewski (* 1997) stan i Stan Bernard Bernard Bernard Bernard Bernard Bernard Bernard Bernard Bernard Bern Andrewski (* 1997)	secretary of
	a corporation, and that the seal affixed to the foregoing instrument i
and acknowledged the foregoing instru-	
ment to; be his his voluntary act and deed.	and each of them acknowledged said instrument to be its voluntary and deed.
OFFICIAL Howard Brut	Before me:
SDAD / A A A A A A A A A A A A A A A A A	
Notary Public for Oregon	
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Notary Public for Oregon My commission expires: 8/9/8	QUEST FOR FULL RECONVEYANCE
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