94885

TRUST DEED

THIS TRUST DEED, made this 19th day of January 19.8

KENNETH'S B. COLLANGWORTHY and DEBORAH L. LANGWORTHY, Chusband and wife January Biehn County Clerk 19 81

FRONTIER TITLE & ESCROW CO. FRONTIER TITLE & ESCROW CO. Mesons of Motivation, as Trustee, HAROLD LELAND HOLLIS and ELIZABETH LOUISE HOLLIS, thusbands and wife 17922

as Trustee, and page southers as assument/fee//inc/ as Beneficiary, an book reel volume No. 431 on

WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in Grast, with power of sale, the property in Wall oklamath County, Oregon, described as: we'll need techniq for the out the

Eots, 94,, 95, 96, 97 and 98 as shown on the map entitled "CASITAS" filed in the office of the County Clerk, Klamath County. Oregon. office of the County Clerk, Klamath County, Oregon. TRUST DEED STATE OF OREGON,

Defines flora at desirely this from Dead Off the NOTE which it section both must be delitated to the it

Heusticial).

DYNED 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 lixtures now or hereafter attached to or used in connection with said, real estate, if the purpose of Securing Performance of each agreement of grantor herein contained and payment of the said this pay of the purpose of the purpose of the said this pay of the purpose of the purpos

contract the same proposed of allocated by the stanton without lies having obtained the witten consent or approval of the beneficiary, herein, shall become immediately, if obligations searred by this-instrument, viruspective of the maturity dates expressed therein, or the contract of the property in and currently limited engineering of the contract of the contract

NOTE: The Liftust Deed ACT provides that the instead of the later and attempt, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States a title insurance company authorized to insure that are necessary and the company authorized to insure the United States or any agency thereof, or an excrave agent licensed under ORS 696.505 to 696.505.

a pie fan 'U dipoquese Cippas Besil vege vege da jieu jeun elerkesand deset stat betoe videt febiet erge en 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 Server in the said than thinks have been arrived their of bene-ment the their of left propherations of the steel risk had offered in the steel of left propheration in the steel risk after offered spirit have travered for each property of the spirit and control of the formal of the spirit and services and a price a poly and a proed deriver and position descripting point hyperest in thick mich econo-es the society introductive as abilit is necessary to exclusive such conabout the constitution privated at material confederation of and that he will warrant and forever defend the same against all persons whomsoever. CO 11623 162 141. on but, the required of the state of the translation of the twinter that of a care translation of the state o Service of the countries there is a contime the district appropriate from a special from the product of the contracted from the grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execupersonal 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 teminine and the neuter, and the singular number includes the plural and besite of the best and 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 os 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 lies to finance with the complete of the c the purchase of a cwelling, use Stevens Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase If this instrument is NOT to be a first ligh, or is not to finance, the purchase of a dwelling, use Sevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required. disregard this notice. If compliance with the Act is not required. disregard this notice. If compliance with the signer of the clove is a coporation assemble to the compliance with the signer of the clove is a coporation assemble to the compliance with the signer of the clove is a coporation assemble to the clove is a coporation assemble to the clove is a coporation of the clove Kenneth B. Langworthy and duly sworn, did say that the former is the Deborah L. Langworthy, husband president and that the latter is the and wifers, a promise sense to trace to an expense of the company secretary of bellesting of each land, edite was brought in the a corporation, and that the seal affixed to the foregoing instrument is the ecorporate seal of said corporation and that the instrument was signed and OTAP and acknowledged the foregoing instrusealed in behalf of said corporation by authority of its board of directors; voluntary agt and deed ment to be their and each of them acknowledged said instrument to be its voluntary act (OFFICIAL Notary Public for Oregon and present the second (OFFICIAL CHARGE PROPERTY OF THE SEAL)

My commission expires the content of the second of the Atlyotary Public for Oregon's accommon 2.0 Andher tha security of this from the district annex. 104 10436 geetheen was anobette is net entiably REQUEST FOR FULL RECONVEYANCE digital brilloger herear, shall precede sourcedared, due and passible then as an improvious subtract the applications to be used only, when obligations have been paid. At the constitution dates were a function of sold carbured assigned ar alterated by the ground withour litel having congust the written consent at approved as the westeriors 70: the first and the third which the destruction of the destruction o The undersigned is the legal owner and holder of all indebtedness secured by the toregoing 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 fogether 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 DALED: "The off singular the considers, hereditingly, and applications and all adherenging thereing belonding to in confession with all finds and the confession of the confession and all trained manages and an adherenging the confession of the confession and all trained manages and an adherenging the confession of the confession and all trained manages and an adherenging the confession of the confession and all trained manages and application and adherenging the confession of the confession and all trained manages and administration administration administration and administration administration administration and administration administrati

Do not less 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.

Beneticiary