FORM No. 881-Oregon Trust Deed Ser		310008 DE DETEVENSING ALLAW PUBLISHING CO. PORTLAND OR STZDA
101 Boz <b>96465</b>	TRUST	DEED S C S C S C S C S C S C S C S C S C S
LL D'THIS TRUST DE	ED made this 27th d	ay ofFebruary, 19.81, between
JOHN PHILLIP GLO	STER	<u>الم الم الم الم الم الم الم الم الم الم </u>
as Grantor, TRANSAME ITT DIVERSIFIED	RICA TITLE INSURANCE ( CREDIT CORP., a Delaw	CO. , as Trustee, and are Corporation
	Central Pro	
as Beneficiary,	WITNES	SETH:
Grantor irrevocably Klamath	y grants, bargains, sells and conv County, Oregon, describe	eys to trustee in trust, with power of sale, the property d as:
	and a second	
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covenants hereof and for such payments, with interest as aloresaid, the prop-erty, hereinbelore described, as well as the frantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable with-described, and all such payments shall be immediately due and payable with-described, and the monpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of till search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney lees actually incurred. 7. To appear in and delend any action or proceeding purporting to 7. To appear in and delend any action or proceeding purporting to any suit to the foreclosure of the meliciary or trustee, and in any suit, action or proceeding in which the beneficiary or trustee startorney's lees; the amount of attorney's lees mentioned in this paratraph 7 in all cases shall be amount of attorney's lees mentioned in this paratraph 7 in all cases shall be amount of attorney's lees mentioned in this paratraph 7 in all cases shall be amount of the trial court and in the worth of an appeal from any ind/ment of learce of the trial court, games able as the beneficiary's or trustee's attor-ney's lees on such appeal. 11 is nuirtually agreed that: 9. In the event that any portion or all ut said property shall be taken under the right of envinent domain or condemney's lees necessarily paid attorney's lees, and the spenses of the amount required to pay'all reasonable costs, expenses of the amount required as compensation for such taking, which are informers to the inductedness both, in the trial and appellate courts, necessarily paid or incurred by bene-biciary in such proceedings, and the balance applied upon 'the indektednes

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice 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 separate parcels and shall sell the parcel or parcels at suction to the highest bidder for each, payable at the time of sale. Trustee may sell said property either property so sold, but without any overantly or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof the truthulness. Interest, any parchase at the sale.
15. When trustees eals pursues at the sale.
15. When trustees eals to payment of (1) the express of sale, including the 'compensation of the trustees may such as a transcable charge by the grantor, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the truste in trusters may prove in the rest of the interest may appear in the order of their priority and (4) the supremess of law purplus. If supre the sale with the stantor or to him supre to the bodies of the truste.

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surplus, if any, to the statute or to his successor in inferest entitled to such surplus. If, For any reason permitted by law benchicity may from time to time appoint a successor or successors to any trustee noneed herein or to any successor trustee appointed hereurs. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiar, containing reference to this trust deed and its place of record, which, when recorded in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. If T. Trustee apublic record as provided by law. Trustee is not obligated to footily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE. The Trust Deed Act provides that the trostee hereunder must be either on attorney, who is an active member of the Oregon State Bur, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, acents or branches, the United States or any anency thereof, or an escrew agent licensed under OS 696,505 to 695,585.

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 except as to a Mortgage in favor of State of Oregon, represented and acting by the Director of Veterans' Affairs and that he will warrant and forever defend the same against all persons whomsoever. 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 feminine 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 as 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Elos ter (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of Klamath February 27, 198 STATE OF OREGON, County of...... .....) ss. Personally appeared .... Personally appeared the above named. John Phillip Gloster ......who, each being first duly sworn, did say that the former is the..... president and that the latter is the T.A., secretary of .... a corporation, and that the seal attixed 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 т. Т. А. and acknowledged the toregoing instru-11 ment to be his Definition of the second secon (OFFICIAL W Balop me. Before me: Adin Notary Public for Oregon (OFFICIAL My commission expires: My commission expires: SEAL) 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 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 estate now held bytyou under the same. Mail reconveyance and documents to ... eleti **su**steasi ka Alti Mitaasi 1999 (1997) - 1997 - 1997 (1997) - 1997 (199 Addition to a DATED: Beneficiary not lose 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. TRUST DEED FORM No. - 681) STATE OF OREGON, ·ss. I certify that the within instruede la plagación ment was received for record on the 27thday of ... February ......, 19.81..., SPACE RESERVED Grantor in book/reel/volume No.....M81......on FOR page....3488.....or as document/fee/file/ Record of Mortgages of said County. Beneficiary Witness my hand and seal of OH AFTERIRECORDING RETURN TO County affixed. ITT Diversified Credit Corp. 2766 - Arbiner Freiher. Evelyn\_\_\_Biehn\_,County\_Clerk P.O. Box 1359 160 - 060 -By Berns Hard deto ch Deputy Washington Don-Lyons 98031 الم المراجع المادية المراجع المراجع المحاصر المراجع المراجع المحاصر المراجع المحاصر المراجع المحاصر المحاصر الم المراجع المحاصر المراجع المحاصر المحاصر

Fee \$7.00