TRUST DEED	STAVENERES LAW FUELISHING CO., PORTLAND, OR.
그는 것이 같이 잘 해야 할 수 없다. 방법을 알 가지로 즐기는 것이 없는 것 것이 것 같아.	Vo <u>m st</u> ra ge6250
THIS TRUST DEED, made this <u>15th</u> day of	July 10.79 Later
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VINCENT GISLER and JACK C FOOFF	Ministicu: Minister, as Trustee, a
as Reneficiary	
WITNESSETH	and the second statement with the second statement of the
Grantor intevocably dramta based in the	trustee in trust, with power of sale the proper
in Klamath County grants, bargains, sells and conveys to County, Oregon, described as:	ment was recorded for record of
	I WALLA APOLISIA ALIAN STATE
	CONTRACTOR CONTRACTOR
Lot 18, Block 13, SUN FOREST ESTATES, as shown of the county clerk, subject to building and in	STATE OF OREGON
of the county clerk, subject to building and us Klamath County Oregon, subject to account a	by map on file in the office
Klamath County, Oregon: subject to coverante	se resurrections recorded,
easements and michie of	conditions reservations,
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easements and rights-of-way of records and rights-	
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vith said real estate. FOR THE PURPOSE 'OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the -uon y WENTY SIX HUNDRED NINETY FIVE AND NOVIOO THE BALLAS CONTRACT OF THE LEVEL OF THE LE 32,695.00)-

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(a) consent to the making ol any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or, other agtreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconvey ance may be described as the "person or persons legally, entitled thereto," and the recital therein of any matters or lacts shall be conclusive proof of the truthuliness thereoid. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 55. I. Upon any delault by grantor hereunder, beneficiary may at any pointed by a noice, either in grant here no and take possession of said property, for the indebiedness hereby secured, enter upon and take possession of said property, the same, east only only and thereas, and without regard to the adequacy of any security for the indebiedness hereby secured hereby, and in such order as beneficiary may, determine.

the detault, in which event all loreclosure proceedings shall be ulsimised by the trustee. 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 properly either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for each, payable at the time of sale. Trustee shall deliver to the purchase rist deed in form as required by law conveying the property so sold; but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of last shall be conclusive proof of the struthulness thereof. Any purchase at the sale. 15. When trustee sells purchase at the sale. 15. When trustee sells purchase at the sale. 15. When trustee sells purchase at the sale. 16. When trustee sells purchase at the sale. 17. When trustee sells purchase at the sale. 18. When trustee sells purchase at the sale. 19. When trustee sells purchase at the sale. 19. When trustee sells purchase at the sale. 10. The opponent of (1) the expenses of sale, in-cluding the opponent of the trustee and a reasonable charge by trustees having "content subsequent to the interest of the trust even in the trust having the interest may appear in the acder of their priority and (4) the surplus. The provided how at the successor in interest of the successor in the trustees the structure interest on the interest of the interest of the successor in the successor in successor in the strustees in the trustees the interest in the interest of the successor in the successor in the strustees in the interest of the strustees in the interest of the interest

deed as their instease nay, appending the successor in interest entitled to such surplus, it any, to the ignantor or to this successor in interest entitled to such surplus. The provide the ignantor or to the successor is any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor instee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appoint instrument executed by beneficiary, containing reference to the successor trustee, the latter shall be rested with all title, powers and duties conferred upon any trustee herein named or appoint instrument executed by beneficiary, containing reference to the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notily any party hereto of pening sale under any other deed hall be on the such action or proceeding in which fantor, beneficiary or trustee and the sup attorn or proceeding in which fantor, beneficiary or trustee is not of any action or proceeding in which fantor, beneficiary or trustee and the party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee thereunder must be either an attorney. 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 title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 695.505 to 590.585

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 and that he will warrant and forever defend the same against all persons whomsoever. 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, tamily, household or agricultural purposes (see Important Notice below). 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 terminine 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 wairanty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is accreditor 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, it his 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, disrecard this notice. Lawrence E. Hill of a dwelling use Stavens Nass form No. 1300 with the Act is not required; disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON. STATE OF OREGON, County of County of Deschutes ..., 19 and a second sec April 1, 19 81 Personally appeared and Personally appeared the above named ... duly sworn, did say that the former is the... LAWRENCE E. HILL president and that the latter is the NAA. CO 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act 175 and acknowledged the foregoing instru-NO JARMIS voluntary act o Rath Before me: ESALIS 2. 16.2 Netary Public Ich Oregon Notary Public for Oregon (OFFICIAL Commission expires: Ð SEAL) My commission expires: à. 55 death sta They brokent and cauples REQUEST FOR FULL RECONVEYANCE Install balbasis ก่องเรานิตส์ปรุงชิน new appropriate and an and the second and and the second and the second and a second a second a second a second and a second a parente ga shi na Babarra the mean of the second second second a first provide space of the second ese, company e TO: 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 warrantly. To the parties designated by the terms of said trust deed the a been manage estate now held by you under the same. Mail reconveyance and documents to alt of framer DALED. . In 41 and singular the receivants, best Managus bud Oppartemattes and all attest rights to control more a horizont appendition, and the reality parts and nulling thereis, and all listures real or forceffic arraits Beneficiary Do not loss or destroy this Trust Dood OR THE NOTE which it secures Both must be delivered to the trustoe for cancellation before reconveyance will be made. Klamath County, Oregon; subject to covenants, conditions reservations COULTY CLETS, Subjec m TOTES SPIN ากกร T ESTATES, TRUST DEED as shown by map on file in the office STATE OF OREGON (FORM No. 821) STEVENS NESS LAW PUB. CO., PC County of Klamath SS. I certify that the within instru-Krauntu Krauntu Congent Hegelber an rodui ment was received for record on the 7th day of April 1981, 141.7 . He said confer- to tribule 11:0 a3:08 o'clock PM., and recorded 林いい国家がないない -90, 65<u>7</u>, SPACE RESERVED Grantor FOR ALACIENT CLEAR M nd JACK FOLE RECORDER'S USE instrument/microfilm No. 98093 (1) ine (d) Record of Mortgages of said County. MBERCE Boneliciary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. i apent Kl. Co.J. Co. $\neg q z b \leftrightarrow$ 1749 --Evelyn Blehn County Clerk

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By Debraa Jansen Fee \$7,00

~Deputy