FORM No. 881—Oiegon Trust Deed Series—TRUST DEED	K-24543	LAND. OR. 57204
529	TRUST DEED Vol. MS Page 10228~	$\overline{\mathcal{D}}_{\mathcal{D}}$
THIS TRUST DEED, made SAMES ALAN CAN TRNANTS BY THE E	this 9 day of MAY 19.81 MAN 19.81 NTIEGTO CANDIS ALBERS CANNON, HUSBAND AND WIF	between
as Grantor, KLAMATT FOWARD C. DORE,	A COUNTY TITLE COMPANY J. COUNTY TITLE COMPANY JEANNE M. DORE AND ROSE G. YOUNG	ustee, and
as Beneficiary.		

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 

Latts)  $\underline{\mathcal{H}}_{\text{in Block}} = \underbrace{\mathcal{H}}_{\text{of Mountain Lakes Homorites, according to the official plat thereof on file in the office of the County Clock at Manual Co$ 

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 thereol and all fixtures new or hereafter attached to or used in summer-

together with an and singular the tenencies, insues and profits thereol and all fixtures new or hereafter attached to or used in connec-now or hereafter appertaining, and the rents, issues and profits thereol and all fixtures new or hereafter attached to or used in connec-for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTERN THOUSAND FIFTY note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, it nots sooner paid, to be due and payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, at the above described reol property is not currently used for agricultural, timber or grazing purposes. To exceed the security of this trust deed drantor adrees: (a) consent to the making of any map or plat of said property. (1) one of

3 <u>п</u>ц.

ca Ę

103

pellite court shall adjudge reasonable as the beneficiary's or trustees attra-ney's less on such appeal. It 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 condernation, bencheiary shall have the right, if eminent domain or condernation, bencheiary shall be taken or one state of the second state of the amount required to pay all reasonable costs, expenses and attorney's tess necessarily paid or applied by it list upon any reasonable costs and expenses and attorney's los-tion in the trial and appellate courts, messarily paid or included the trial and appellate courts and expenses and attorney's los-tion in the trial and appellate courts and expenses and attorney's los-tion in the trial and appellate courts more spiler included by len-licity in such precedings, and the haltme applied upon the indebtedness secured hereby; and granter agrees, at its own exprise to take such actions and execute such instruments as shall the messarie to individe such actions of the avenues of the normal from time to the odd and the more far endorsement find and a partial and present in a data have have be defary. At any time and from time to the same sinter request of hence hereavent of its fees and present in a data have have here endorsement find case of full recommy and scattering, without affections the hability of any person her the payment of the outbut distance endorsement find case of full recommy and a scattering without affections.

žr", M

(a) consent to the making of any map or plat of said property. (1) cours in draming any essement or creating any restriction thereon: (c) gin may restriction any restriction or other agreement allocting this deed or the line or chosen thereoi? (d) reconvey, without warranty, all or any part of the property. The deal period of the the property of the property of the property of the conclusive proof of the truthuliness therein of any matters un have so the setuices annulaned in the participation between the states. This was not account of the truthuliness therein of any matters without and the recials therein of any matters without notice, either in person, by agent or by a receiver to be aging and without regard to the adequay of any very to the state and without regard to the adequay of any very to be settly and part thereol, in its own name sue or otherwise collect the remetistic and profits, including those past due and ungaid, and apply the same rest for any determine.
11. The entering upon and taking possession of said property. (c) collection of such remits, issues and profits, or the proceeds of the rest of a such each as here y any detamine.
12. Upon any idelated by a fault profits or the proceeds of the and other and the property, and the application or exerts for any detamine.
13. The entering upon and taking possession of said property. (c) collection of such remits, issues and profits or the proceeds of the and other application or release thereol an altery and the anglitation or a wards for any and the property and the profite or compensation or awards for any analy at the property and the profite or profits or the proceeds of the and other application or provide the proceeds of the and other application or provide the proceed as hereol.

pursuant to such notice 12. Upon default by grantor in payment of invaluation and an device 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the heredicary must defare all sums secured hereby immediately due and payable. In such as event the beneficiary at his default must be reacted to foreclose this trust divide its advectisement and sais. In such that event the beneficiary or in the trust of the such experiment and sais. In the latter event the beneficiary or the trust divide its advectisement and sais. In the latter event the beneficiary or the trust divide its advectisement and sais. In the latter event the beneficiary or the trust divide its set the said diversified real property to satisfy the obligations seemed hereby, whereupon the trustee shall his the time and place of sale, give patient therein as and proceed to loreclose this trust divide an the moment provided in OES 56.740 to 86.795.

the manner provided in ORS 86.440 to 86.793. 13. Should the beneficiary elect to foreclose by advertisement and said then after default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged 'to ORS 86.760, may pay to the beneficiary or his successful interest, respec-tively, the entire annum then due under the terms of successful interest, respec-tively, the entire annum then due under the terms of the trust deed and the solid attempt of the obligation and trustee's actually incurred in endorcing the terms of the obligation and trustee's actually incurred in endorcing the terms of the obligation and trustee's much portion of the terms of the deal the date had no default occurred, and threely suc-the drawith, in which event all loreclosure proceedings shall be dismissed to the trustee.

the default, in which were take non no default occurred, and thereby en-the trustee. 14. Otherwise, the sale shall be held on the date and at the time are place designated in the motice 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 are shall deliver to the highest hidder for cash, payable at the time of parcels are shall deliver to the purchaser its deed in form as required by faulty. These place the highest hidder for cash, payable at the time of an of the sale shall deliver to the purchaser its deed in form as required by faulty. These shall deliver to the purchaser its deed in form as required by faulty. These is the property so sold, but without any covenant or warranty, expression of the truthulmes thereol. Any person, excluding the trustee, but included the frantor and beneficiary, may purchase at the sale. 15. When trustee wills pursuant to the powers provided by the trustee, shall apply the proceeds of sale to payment of (1) the expression is the attorney. (2) to the obligation secured by the trust devide by the trustee, attorney. (2) to the obligation secured by the trust devide by the trustee. The the subsequent to the interest of the trustee and the func-tive of as their interest, way appear in the order of their priority and both wirplus. 16, For any reason permitted by law bondition.

surplus, it any, to the generator to his successor in interest entitled to such surplus. If any, to the generator of his successor in interest entitled to such time appoint a successor or successors to any trustee named herein or to suc-successor trustee appointed because to any trustee named herein or to suc-successor trustee appointed because the latter shall be vested with all the powers and durins entering trustee, the latter shall be vested with all the powers and durins entering the latter shall be vested with all the powers and durins entering the latter shall be vested with all the powers and durins entering the latter shall be used by a pro-powers and durins entering the successor trustee herein applies to the successor trustee in which the property is studied and its place of rescal powers this trust where this dedice of the source shall be conclusive and it proper appointment of the successor trustee 17. Trustee access this trust when this dedi, dury executed and acknowledged is made a public record as provided by law. Trustee here the shifted to math any public record as provided by law. Trustee here the shifted to math any public record as provided by law. Trustee here the shifted to math any public record as provided by law. Trustee here the shifted to math any public record as provided by law. Trustee here the shifted to math any public record as provided by law. Trustee here the shifted to math any public source of the start where the starts of trust or down action or proceeding in which beneficiary.

BSSD1

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), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

purposes. 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 warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation J. The baneficiary MUST comply with the Act and Regulation by making figured disclosures; for this purpose, if this instrument is to be a FIRST lien to the purchase of a dwelling, use Stevens-Nass 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; of a dwelling use Stevens-Ness, Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. mes le (If the signer of the above is a corporation, use the form of acknowledgment opposite.) WITNESSED BY STATE OF OREGON, IORS 93.4901 ) ) ss. DATE STATE OF OREGON, County of STATE OF HAWAII, COUNTY OF\_ Honolulu SS. May 13, 1981 On the undersigned, a Notary Public in and for said County and State, personally appeared \_\_\_\_\_ Robert R. Cloutier known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly FOR NOTARY SEAL OR STAMP sworn. deposed and said: That he 94-498 Ala Poai St., Mililani, HI resides at 111-111 ÷ he \_was present and saw \_\_James Al and Candis Albers Cannon .: that James Alan Cannon personally known to him to be the person described in, and whose name is subscribed to the within and annexed VI. Ö instrument, execute the same; and that affiant subscribed their مرية. name thereto as a witness to said execution. U Signature Buch The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and noiser of all indeptedness 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 the terms of the secure of the rust deed nave been tuny paid and satisfied. ( ou nevery 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 said trust deed or pursuant to statute, to cancer an evidences of indepredness secured by said trust deed (which are derivered 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 DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED the second second second second second [FORM No. 881] STATE OF OREGON, TEVENS, NESS LAW PUB. CO., PDR County of Klamath Ss. I certify that the within instru-8th day of June 1981 at 3:17 o'clock P.M., and recorded Grantor SPACE RESERVED in book reel/volume No.\_\_\_M81\_\_\_\_0n FOR page 10228 or as document/fee/file/ RECORDER'S USE instrument/microfilm No. 529 Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. Evelyn Biehn County Clerk By Debra a Querta Deputy / Fee \$7:00