FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

1363

TRUST DEED

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 Vol. Mg/ Page 11548

\$

186 - SA (Q

THIS TRUST DEED, made this 16th DOUGLAS V. CORRIGAN and KIMBERLY D. CORRIGAN,

-----as Grantor, WILLIAM M. GANONG BENJAMIN R. QUICK and JUDITH L. QUICK as Trustee, and

as Beneficiary.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____ Klamath____County, Oregon, described as:

Lot 3 in Block 3 of Tract No. 1993, PINECREST, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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 _____THREE__THOUSAND_SEVEN_HUNDRED_NINETY-NINE_and_57/100---

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>October 12</u>, 19, 84 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's herein, shall become immediately due and payable. The date of the secured by this instrument, irrespective of the maturity dates expressed therein, or The above described reol property is not currently used for agricultural, timber or grazing purposes.

point part a present of a print of the operation of the second

To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor 3. To comply with all laws, ordinances, regulatorised, damaged or destroyed thereon, and pay when due all costs incurred therefor 3. To comply with all laws, ordinances, regulatorised, damaged or flons and restrictions allecting said property; if the benelicity or requests, to ion in executing such linancing statements pursuant to the Uniform Commer-cial Code as the benelicity may require and to pay for filling same in the by filling officers or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain insurance on the buildings nor presentier erself on the said promises adainst bases or downed

join in executing such linancing statistically in the Deneticary so requests, to conner-cial Code as the beneticiary require require pay for liting same in the by liting officers or searching agencies as may be deemed desirable by the breneticary.
 A To provide and continuously maintain insureme on the buildings and such other erected on the said premises against loss or domade by liting officers or searching agencies as may from time to time require, in an amount not less that "the beneficiary and y from time to time require, in an amount not less that "the buildings of the said premises against loss or domade by fire or onpanies acceptable to the beneficiary at less fitteen days hows anse and to deliver said policies to the beneficiary at less fitteen days hows anse and to deliver and policy of insurance now or herealter placed on suid building the beneficiary may be applied by there and the buildings are applied of any policy of insurance now or herealter placed on suid building on the pursuant to such notice.
 To keep said premises the beneficiary the said function or release shall act does a work of any policy of insurance now or herealter placed on suid building any part thereof, may be releaded or deliver any the release of beneficiary the place of as seesed upon on against said property before any part of such taxe, assessments and other charges that may be levied or assessed upon a against said property before any part of such taxe, assessments and other charges narry with lunds with which to and the amount so paid, with interest at the rale set that we and such applies of the effect of and the amount so paid, with interest at the rale set on the solitory with lunds with which to and the amount so paid, with interest at the rale set on the adaption of the cot of the secured by this trust deed, without waive of any release of the property with lunds with which to the same average and there the secured by this trust deed.
 A poper and a such payment shall

ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in granting easement or creating any restriction thereon: (c) join in granting the described as the property. (b) in the approximation of any part of the property. (b) join any part of the property and the receivals there of any matters of facts shall be conclusive provide the independent of the truthfulness thereof. Trutse's fees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, heneficiary may at any provide the acourt, and without regard to the audynas of a services and part before any security for the independent of the secure of the any network of the angle and unpaid, and apply the same set con therwise collect the fasters, and any delault best and property, and in such order as beneficiary may defaults, including those past due and unpaid, and apply the same secure of the independent of the independent of a secure and part the independent of a secure and part in the secure and property, the collection of a secure and property, and in such order as beneficiary may default of a courts, issues and prolits, or the proceeds of the and other property, and there of the secure of a secure of a secure of its and apply the same part is and property, the collection of a secure secure of default hereof and any default of and taking possession of anial property, the collection of such secure of default hereof and any collection invalidate any act done property, and the secure of default hereof or invalidate any act done property, and the such order.
12. Upon default by grantor in payment of any ind

pursuant to such notice of delault hereunder or invalidate any act done pursuant to such notice.

 Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an in equity as a mortgage or the there is the declare notice of the beneliciary at his cletion may proceed to loreclose this trust deed in equity as a mortgage or the there went the beneliciary or the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the said described real way the time and place of sale, give notice thereoi as then required by law and proceed to loreclose this trust deed in the said described real way and proceed to loreclose the trust each of the second of the written notice of delault and his election to sell the said described real way and proceed to loreclose this trust deed in the said described real proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795.
 Should the beneliciary elect to loreclose by advertisement and sale trustee bar to any to the beneliciary or his successors in interest, respectively, the trustee is all, the heneliciary or his successors in interest, respectively, the earns of the obligation and trustee's and attorney's lees not exceeding the amount provided by law') other than such portion of the prior to the scher proceeding the advertisement and the obligation secure thereby (including costs and expenses actually incurred in endorring the advalt deverties and attorney's lees not exceeding the amount provided by law') other than such portion of the prior the dedund the obligation secure thereby (including costs and expenses actually incurred in endorring the advalt be dismissed by law') other than such portion of t

the trustee. 14. Otherwise, the sale shall be held on the date and at the time and 14. Otherwise, the sale shall be held on the date and at the time and 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 auction to the highest bidder to cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or im-shall deliver to the purchase its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-of the truthfulness, thread, may person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expresse of sale, in-structed lines subsequent to the interest of the trustee of sale, in-strustee interest may appear in the order of their priority and the trust their truste and beneficiary appear in the vider of their priority and (4) the surplus. 16. For any treason permitted her law handliction

Surplus, it dity, to the kramor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to fine appoint a successor is successors to any trustee named herein or to any successor trustee appointed trustee, the latter shall be vested with all title, powers and duties conferred trustee, the latter shall be vested with all title, powers and duties conferred trustee, the latter shall be vested with all title, powers and duties conferred trustee, the latter shall be rested with all title, powers and duties conferred trustee, the latter shall be rested with all title, powers and duties conferred by beneficiary, containing reference to this trust deed instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of 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, duty created and acknowledded is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sate under any other deed of trust or of any arction 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 trustee hereunder 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 696.505 to 696.585.

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 for the Trust Deed and obligation secured thereby recorded in Vol. M77 at page 14737 mortgage records of Klamath County, Oregon,

11547

and that he will warrant and forever defend the same against all persons whomsoever.

Grantors have assumed the Grantors obligations set forth in the Deed of Trust described above. A default by Grantors on said Deed of Trust shall constitute a default of this Deed of Trust. 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, family, household or agricultural purposes (see Important Notice below), (b) / for /ah/creanization, of (even/if grantor is a fatural person)/and for further for further below), 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 leminine 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 apove written

| * IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the benefician as such word is defined to the Year and the benefician | V is g creditor |
|--|--|
| beneficiary MUST comply with the Act and Rec | pulation Z, the Douglas V. Corrigan |
| the purchase of a dwelling use Stevens New Fresh | lien to finance |
| | |
| of a dwelling use Stevens-Ness Form No. 1306, or equivalent, with the Act is not required, disregard this notice. | If compliance |
| fif the signer of the chove is a comparison | γ |
| ese ine total of acknowledgment opposite.) | 93.490) |
| STATE OF OREGON, | A Provide the second s second second se second second sec second second sec |
| County of Ss. | STATE OF OREGON, County of |
| June 16, 19.81 | |
| Personally appeared the above named | Personally appeared |
| Douglas V. Corrigan and Kimberly | duly sworn did say that the former is it |
| D. Corrigan | duly sworn, did say that the former is the president and that the latter is the |
| | secretary of |
| | |
| [4] M. M. Marketta, and A. Marketta, and A. M. Marketta, and A. Market And A. Marketta, and A. Market | a corporation, and that the seal atlixed to the foregoing instrument is the |
| and acknowledged the foregoing instru- | corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them solution details in the sealed of the solution of the sealed of the solution of the so |
| ment to be their voluntary act and deed. | and each of them acknowledged said instrument to be its voluntary act and deed. |
| Betore me: | Before me: |
| SEAL) / NMMM Languer | |
| Notary Public for Oregon | Notary Public for Oregon (OFFICIAL |
| Whit My commission expires: | My commission expires: (OFFICIAL SEAL) |
| | |
| NOTARY PUBLIC OREGON | A line of a draw as a line line of a |
| | |
| · "你们就能了你,你们就能不知道,你就能不知道你的,你们就是我们的?""你是你,你是你们的你,你就是你的你?""你们,你们不知道你?""你们,你们不知道你?"" | y when obligations have been paid. |
| <i>TO</i> : | , Trustee |
| 网络帕马特帕尔克 法律规律师 网络古姓氏 法保证 医乳糖病 有心的过去式和过去分词 | |
| trust deed have been fully paid and satisfied You hereby | ndebtedness secured by the loregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the terms of ces of indebtedness. |
| said trust deed or pursuant to statute to concel all quide- | and the set of payment to you of any sums owing to you under the terms of |
| | |
| the during the second s | and accuments to the state of t |
| not a priority of not caught stor the total plant one for | Alexandra and the second and the sec |
| DATED: | |
| | |
| | |
| | Beneficiary |
| Do 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. |
| | to the fighter to, currentiation before reconveyance will be made. |
| | |
| TRUST DEED (UTA) CONTRACTOR | Alagoin Commune (pailes |
| (FORM No. BBI) COLUMN TO MARSHOLD | and Apple monsels STATE OF OREGON, |
| STEVENS-NESS'LAW PUD. CO., PORTCAND. ORE. CH. | SS. |
| | I certify that the within instru- |
| | ment was received for record on the |
| ्रे स्टेन्स्सिंग संस्थित विस्तृत्वे संस्थायने असलि सिंहले स्ट्रांस्ट्रे | an observe to the second |
| | at 4:08 o'clock P.M., and recorded |
| | in book/reel/volume NoM31, on |
| and a start of generative generative advector and a second and the second | page11546or as document/fee/file/ |
| | instrument/nucrofilm No. <u>1363</u> |
| Return to: Beneficiary | Record of Mortgages of said County. |
| | Witness my hand and seal of County affixed. |
| Wm. M. Ganong-Attorney | a the second |
| P. O. Box 57 | Evelyn Biehn, County Clert |

Fee \$7.00

187623-

Klamath Falls, OR 97601

By Deinethan I Kels Ch Deputy