7A-25308 STRVENS-NEES LAW PUBLISHING CO., PORTLAND, OR. 5720 Ð Oregon Trust Doed Series-TRUST DEED (No restriction on assignm Yol Mr/ Page 15273 FORM No. 881-1stati. TRUST DEED stra ora .., 1982...., between 1-7844 TN-1 GLENN E, SPULLER AND MARGARET H. SPULLER Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property as Beneficiary, Lot 51, Block 22, Tract 1113, OREGON SHORES UNIT #2, of Klamath, State of 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 \$15,000.00. Dollars, with interest thereon according to the terms of a promissory Dollars, with interest thereon according to the terms of a promissory 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 November 1902 The above described real property is not currently used for agricult. To protect the security of this trust deed, grantor agrees: and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike any building or improvement which may be constructed, damaged or manner any building or improvement which may be constructed, damaged or destroyed thereon, and put which all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneliciary so request, to it of a strictions allecting said property; if the beneliciary so request, to confice or ollices, as well as the cost of all lien searches made public oflices or searching agencies as may be deemed desirable by the beneliciary. 4. To provide and continuously maintain insurance on the buildings <text><text><text><text><text><text><text> 005 the default, in which event all foreclosure proceedings shall be dismissed by 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 is one parcel or in separate parcels and shall sell the parcel or parcels at place of the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property. so sold, but without any covenant or warranty, express or in-the receitals in the deed of any matters of fact shall be conclusive proof of the truthfulness eiths person, excluding the trustee, but including the state of the proceeds of sale to payment of (1) the expenses of sale. The apply the proceeds of sale to payment of (1) the expenses of sale, in-shall apply the proceeds of sale to payment of (1) the expenses of sale, in-the state of the state sells pursuant to the interest of the trustee in all persons attormey. (2) to the obligation secured by the trust deed, (3) to all persons the state in any, to the grantor or to his successor in interest entitled to such august. 16. For any reason permitted by law beneficiary raw from time to surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and it title powers and duties conferred upon any trustee herein named or appoint hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County shall be conclusive proof of proper appointment of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed and aknowledged is made a public record as provided by law. Trustee is mol buildeded is made a public record as provided by law. Trustee is not buildeded is made a public record as provided by law. Trustee trust or of any party hereto of pending sale under any other trustee such action or proceeding in which grantor, 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 compary or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to do business under the laws of Oregon or the United States, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficial sector of the sector of th	iciary and those claiming under him, that he is law-
4.4. Sector in the sector and the sector is the sector sector sector sector is a sector sect sector sector sec	(a) (a) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b
(4) Determine the formation of the second statement of the formation of the formation of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement statement of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement of the second statement of	사망 있는 것 같아. 가지 않는 것 같아요. 가지 않는 것 같아. 가지 그는 것 같아. 것 같아. 것 같아. 가지 않는 것 같아. 가지 않는 그는 것 같아. 것 같아. 것 같아. 가지 않는 것
and that he will warrant and forever defend the same against	all persons whomsoever.
(a) The approximation of the second state o	(a) A start of the second sec second second sec
(a) Alternational and the second state of t	
The grantor warrants that the proceeds of the loan represented by (a)* primarily for grantor's personal, family, household or agricul (b) for an organization, or (even if grantor is a natural person) a purposes.	tural purposes (see Important Notice below),
This deed applies to, inures to the benefit of and binds all partic tors, personal representatives, successors and assigns. The term beneficiar contract secured hereby, whether or not named as a beneficiary herein. In maculine dender includes the feminine and the neuter, and the singular	y shall mean the holder and owner, including pleagee, of the construing this deed and whenever the context so requires, the
IN WITNESS WHEREOF, said grantor has hereunto s	And American's for the case of the contraction of t
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	Manager La Dage
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	Kenneth I. Woren
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	V anne Horen
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	Rune I. Woren May. & ut Woren
of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.	Maj-Bratt Woren ( WITUESSED JOU 6Th 1981
(if the signer of the above is a corporation, use the form of acknowledament opposite.)	BRITT M.W. By Sleve Swing
STATE OF CALIFORNIA	ATRAN COMPANY 135.
COUNTY OF LOS MANGE/ S)	
	e, the undersigned, a Notary Public, in and forand
said State, personally appeared $5 \text{ TeVe}$ $IRVING$ is subscribed to the within Instrument, as a Witness thereto, who	_, known to me to be the person whose name of tirst being by me duly sworn, deposes and says:
That $hx$ resides in $L = S A N g e f S$ and that $h = was present and saw$	comp by mo any shorn, deposes and mys.
	······
Kennethi woren, Rune i worens HAS-Brill personally known to hm to be the same person	t is the
described in and whose name subscribed to the within	ed and rectors;
and annexed instrument execute the same; and $-\frac{\psi h - \psi}{\psi}$	ary act
acknowledged to said affiant that The Y executed the same; and that affiant subscribed hit name thereto as a	OFFICIAL SEAL
and that affiant subscribed $4c$ name thereto as a Witness to said execution.	GERALD E GREEN
WITNESS my hand and official scal	LOS ANGELES COUNTY FICIAL Liy comm. expires AUG 25, 1986 SAL)
Signature Sandy El meen	Land
Jage rear a strand and a rear a rear and a rear a rear and a rear a rear and the rear and the rear and the rear	an an ann an Arland a
In the state of th	
Encoder the state of the state	nns nuve been pold. An analysis and an analysis and
TO:	a sacort que prove en el
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 tully paid and satisfied. You hereby are directed, o said trust deed or pursuant to statute, to cancel all evidences of indebi	n payment to you of any sums owing to you under the terms o tedness secured by said trust deed (which are delivered to you
herewith together with said trust deed) and to reconvey, without warranty	y, to the parties designated by the terms of said trust deed the
estate now held by you under the same. Mail reconveyance and documen	ita (for 1997), italia, italia, Italia, italia,
DATED:	
DATED:	
	Beneficiary
Do not lose or destrey this Trust Deed OR THE NOTE which it secures. Both must be	delivered to the trustee for cancellation before reconveyance will be made.
	STATE OF OREGON,
POF STEVENSINESS LAW PUB. CO., FORTLAND. ORE 3 (160.201 200.861 800)	I certify that the within instru
	the second on the
WOREN Transfer Constant and the set of the	16 day of
	at3:35o'clockP.M., and recorde
GR Bedelution Grantor SPACE RESE	RVED in book/reel/volume NoM82o page 15273or as document/fee/file
RECORDER'S	
CLENN E. SPOLARE AND WARDARRY . SPULCES	s USE instrument/microfilm No
SS Grander, TERNARSTERICA, PROPERTIES, ANCE COMPA	suse instrument/microfilm No17.27.0 Record of Mortgages of said County Witness my hand and seal of
XENNEVALLE, RECORDING RETARING TO AND AND RUNE I. VOS as Grander TE COMPRESSION, PROPERTIES, ANCE COMPA GLENN E. SPULLER AND MARCARET . SPULLERCOUPLE	instrument/microfilm No17270 Record of Mortgages of said County Witness my hand and seal of
CPENN E. Spuller and Margaret H. TER Spuller Spuller and Margaret H. TER Spuller Spull	instrument/microfilm No17270 Record of Mortgages of said County Witness my hand and seal of
CPENN E. SDUPPEN WID MYBOVSEL . SDUPCECONDER'S 38 Common . <u>Experies of Synchronic Sport</u> UOP 32 Pensure in Cost Beneficiary P) Bidge of Son <u>XEMBEAFTER RECORDING RETURN TO Supp</u> Glenn E. Spuller and Margaret H. TST	SUSE instrument/microfilm No17270 Record of Mortgages of said County Wilness my hand and seal of MEM VBD MY1- County affixed. MONOPOL BYSIN. Bishn County. Cler
CTEWN E. SDUPPEN WED MYERVEL . SDUPPEN WED MYERVEL . SDUPPEN WED MYERVEL . SDUPPEN WED MYERVEL . SDUPEN COMEN WOF SE FEMELER II COMBANIES . DIES WACH COMEN WOF SE FEMELER II COMBANIES . DI BIGHE OF SEX KENNEAFTER RECORDING RETURN TO JOH Glenn E. Spuller and Margaret H. TST	SUSE instrument/microfilm No17.27.0 Record of Mortgages of said County ATABLEITTO Witness my hand and seal of MEN YOD NYD- County affixed.

49-9-2203

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