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-Oregon Trust Deed Series-TRUST DEED.

## TRUST DEED

Vol. Mg Page 12970 ....., as Trustee, and N.C. ENTERPRISES COMPANY

FORM No. 881

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## WITNESSETH:

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

### See Attached "A"

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 prolits thereof and all lixtures 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 25 050 (Trionity five thousand and pino hundred & fifty

25,950 (Twenty five thousand and nine hundred & fifty

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in Kood combinion and repair; not to remove or demolish any building or improvement thereon: 2. To complete or restore prompily and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed Apercon, and pay when due all toxis incurred thereon: 3. To complete or restore prompily and in good and workmanlike destroyed Apercon, and pay when due all costs incurred therelor. 3. To complete our restore prompily and in good and workmanlike destroyed Apercon, and pay when due all toxis incurred therelor. 3. To comply with all laws all costs incurred therelor. Good Costs and the prometion of the toxis of the second therelor. 5. To comply with all laws all costs incurred therelor. 5. To comply with all takes all costs incurred therelor. 5. To complete of offices, as well as the cost of all lien searches made beriefliciny. 4. To provide and continuously maintain insurance on the buildings fow ge hrealty result on the work.

join in executing such implements of property: if the beneficiary is a receiver, and receive and to pay for thing same in the proper public office is allices, an reduce and the four of all line sections and be pay for thing same in the by ling offices of searching, agencirs as may be devined deviable by the brent of all the section and the pay for the provide and continuously maintain insurance on the buildings and such other exected on the said premises advantation to the previde and continuously maintain insurance on the buildings and such other exected on the said premises advantation to the terreliciary and based of the previde in an amount not least that a fully previde and the based premises advantation to the terreliciary of soon as insured if the funder shall be if the anti-car at way the to the previde and the previde of marance shall be drivenary with loss physicle to the latter; all if the funder shall be if the same red hereby may be applied by three and any procure the same at Kantar's cryones and buildings the drive and any the of other insurance policy may be applied by three and any produce the same at Kantar's cryones and buildings that driven and the such at Kantar's cryones and buildings and pay part of the same at Kantar's cryones and buildings and the previde any upon and the same and the criter annount so collected, any upon and the such at Kantar's cryones and upon ar a against any default on the grantor. Such application or release shall ad the or charges that may be levied or a moralidate any all at the such application or release shall be driven and the pay that any such tars, assessments and other charges that may be levied or any all tars, assessments and other charges that may be levied or and to grant or any driven and the anount so paid, with interest and its option, mak payment thereof, and the added to and become a part of the obligation berein and the anount so paid, with interest and its option, mak payment is the thereof, and all such payments of the payment of the obligat

turel, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in substantial any content of creating any restriction thereon, (c) join in any subordination on other agreement allocating this deed or the language. Charles thereon is a substantial of the second any material stanting of the property, without warranty, all or any part of the property. The conveyance may be described as the property of the stanting the receiver and the second any material or property. The second state of the second stat

The any default or police of default hereander of modulate any act done in pursuant to such notice.
12. Upon default by granter in payment of any indefault and any indefault and indefault

the default, in which event all toreclosure proceedings shall be distinised 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 taid tale may be postponed as provided by an arrival trace may tell such property either in one parcel or in separate parcels and shall red the parcel or parcels at auction to the highest biddle cash, payable at the time of sale. Trustee shall deliver to the purchase this deed in form as required by law conveying the property so sold, but which any coverant or warranty, espress or im-plied. The recitais in the deed any present erbuilding the trustee, but including the framework of the trustee selfs pursuant to the powers provided herein, trustee shall delive the other pursuant to the powers provided herein, trustee shall delive the other pursuant to the powers provided herein, trustee shall any the property of sale to trustee at the sale. 15. When trustee selfs pursuant to the powers provided herein, trustee cluding the compensation of the trustee at a crossnable charke by trustees attorney. (2) to the oblighted to the interest of the trustee to the trustee support, if any, to the graver in the source of the trustee of eth in support. 16. For any teacher to the interest of the trustee and eth in-surplus, if any, to the graver in the source of the present of the trustee surplus. 16. For any teacher magnetic the law here the trustee in the trustee surplus.

surplus, if any, to the grants of the New Successin in interest entitled to such simplus. 16. For any reason parinities by law hencikeins, may from time to fine appoint a successing to any trustee named herein or to any successor trustee appoint of hereinder. Upon such appointing a number of successor trustee appoint of hereinder. Upon such appointing and with all title powers and duties contain trustee, the latter shall be vested with all title powers and duties contain trustee, the latter shall be vested with all title powers and duties contained appoint and substitution shall be made by written instrument executed by building and trustee berein named or appointing and its place of recurst exclusions reference to this trust dered (left or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duty executed and oblighted to only any patty hereto of penings selected, and and with the effect trust or only any patty hereto of prings selected and and the difference in the start of a party unless such action or proceeding is brought by truster.

NOTE: The Trust Deed Act provides shat the trustee hereunder must be either an attainey, who is an active member of the Origan State Bar, a bank, trust company or savings and loan astociation authorized to do business under the laws of Oregon or the United States, a title unsurance company authorized to insure tells to rest property of this state, its subsidiaries, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under CPS 585 125 to 572.585. and a second second

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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 prior existing mortgages.

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, family, 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-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 above written.

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\* 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 Stavens-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 notico. or a awaring use stevens rouss round no. 1900 with the Act is not required, disregard this notice.

## (If the signer of the above is a corporation.

STATE OF OREGON, )ss.	STATE OF OREGON, County of	and
STATE OF OREGON, )ss. County of Klamath ) July 30 , 19 84 .	Personally appeared who, ea	ch being first
	tule even did say that the former is the	
David L. Kant Kaper Kent	president and that the latter is the	•
OTARY and acknowledged the foregoing instru- voluntary act and deed.	secretary of a corporation, and that the seal attixed to the foregoing in corporate seal of said corporation and that the instrument sealed in behalt of said corporation by authority of its boa and each of them acknowledged said instrument to be it and deed. Before me:	strument is the was signed and rd of directors: s voluntary act
* OFHICPAL OF STATION AND ALLO	Notary Public lor Oregon	(OFFICIAL SEAL)
SEAL) TE OF Wowry Public for Orgon My commission expires: 2485	My commission expires:	

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been poid.

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The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said , Trustee The undersigned is the legal owner and houser of all machicumess secured by the foregoing thus deed. All sums secured by same 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 trust deed nave been tuny paid and satisfied. I od nereby 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 cancel an evidences of indeciganess 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 estate now held by you under the same. Mail reconveyance and documents to

DATED:

Beneliciary

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 ma ------

		STATE OF OREGON,	
TRUST DEED		County of	
(COPM No. 581)		the second on the familie	
STEVENS NESS LAW PUB. CO., POPTLAND, ORE.			
David and Karen Kent		of	
	SPACE RESERVED	MANS 100/1110/1110	
Grantar	FOR		
N.C. ENTERPRISES COMPANY 233 S.E. Rogue River Hwy	RECORDER'S USE	Record of Mortgages of said County. Witness my hand and seal of	
233 S.E. Rogue River Hwy			
Suite 200 Grants Pass, Or. 97527 Beneliciary		County affixed.	
	Parts and and a set	TITLE	
233 S.E. Rogue River Hwy		NAME Deputy	
	1 日本の「市田学」	By	
Suite 200, Grants Pass, Or 97527			

## Attachment "A"

Lot 6, Block 2, CASCADE PARK, in the Coutny of Klamath, State of Oregon.

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C. C

Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals of Klamath irrigation district. Regulations, including levies, liens, assessments, rights of way and easements of the South Suburban Sanitary District. Restrictions, but omitting restrictions, if any, based on race, color,

religion or national origin, as shown on the recorded plat of Cascade Park. Use and building restrictions and conditions, set-back lines and easements as set out in instrument recorded April 24, 1962 in Deed Volume 353 at page 401

Easement for irrigation ditch to carry water to lands lying Westerly and Southerly of premises, including the terms and provisions thereof, as

> STATE OF OREGON, ) County of Klamath ) Filed for record at request of

on this <u>31</u> day of <u>July</u> A.D. 19 <u>Al</u> 2:47 at. \_ o'clock <u>P\_\_\_</u> M, and duly recorded in Vol. M84 of Mortgages Page\_ 12970 EVELYN BIEHN, County Clerk By Pam Amith Deputy 12.00 Fea Index: \$1.00

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