332 Fee: \$9.00 55783 90242 TRUST DEED 8144 6 Jomolette Aux Page CHARLES C. SWARTZHAUGH AND JUDITH S. SWARTZBAUGH, husband and wife as tenants in the entirety RICHARD EARL HICKMAN, ...a. married man 2 4 118 × 118 as Beneficiary, THAT A HAR SHE WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: Lot 44, Block 44, Tract 1184 Oregon Shores No. 2, First Addition, in the County of Kleneth State of Oregon. THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD is going to because those that from the total of the CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. 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 rente, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _____SEVEN THOUSAND EIGHT HUNDRED AND 00/100-----

note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereol, 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.

The above described real property is not currently used for agricultural, timber or grazing purposes.

Z

NON

85

ł

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 3. To complet or restore promptly and in good and workmanlike destroyed thereon, and pay when due all cosis incurred therefor, oondi-tions and restrictions allecting said property; if the beneficiary so reguests, to cial Code as the beneficiary may require and to pay for tilling same in the by tilling officers or searching agencies as may be deemed dearable by the beneficiary. 4. To provide and continuously mainting interval to the

icial Code as the beneficiary may require and to pay for time connerse in the proper public office or offices, as well as the cost of all lien searches made by filing offices or searching agencies as may be deemed desirable by the meliciary.
4. To provide and continuously maintain insurance on the building on or hereafter erected on the said premises against loss or damage by lise and such other heards as the beneficiary may time to time require, in comparises acceptable to the beneficiary and time to time require, in comparises acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the gentor shall fail for any reason to the sail or or said building, the beneficiary may procure the same at granof's expense. The amount collected under any lire or other insurance policy may be applied by beneficiary any pay the entire amount so collected, or any policy of insurance now or thereafter placed on said buildings, the beneficiary may procure the same at granof's expense. The amount carry upon any indebtedness secure hareeby and in such order as beneficiary may part of the rest. The amount of the such notice.
5. To keep said premises free from construction liens and to pay all agained any pair diverse the grane and any the granitor. Such application or release shall as done pursuant to such notice.
6. To keep said premises free from construction liens and to pay all agained as any part of such targe, assessments and other charge that may be levied or assessed upon or adjust and the grannent, beneficiary may at the for barger have been and a such notice or wire any same the grannent of any pair of such targe, assessments and other granner and pay mally deliver receipts thereof, and the amount so paid, with intereat at the rate set forth in the role secured to barder any part of such targe assessed upon or adjusted and the grannent or by providing baneliciary with und with which to and the amount so pai

pellate court shall adjudge reasonable as the beneliviary's or trustee's attur-ney's lees 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 condemnation, beneficiary shall have the right, it is o elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-liaiery in such proceedings, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such con-generation, promptly upon beneliciary's request. 9. At any time and trom time to time upon written request of bene-ticiary payment of its lees and presentation of this deed and the note loor endorsement (in case of luit reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

Aural, number or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subsordination or other agreement allocting this deed or the lien or charge granted in any reconvey, without warranty, all or any part of the property. The legally entitled thereto, and the rocials there of any matters or lacts shall be conclusive proof of the truthluiness thereof. Trustee's lees for any of the same any determine the or the agreement of the agreement of the agreement. The property are may be described as the person or persons be conclusive proof of the truthluiness thereof. Trustee's lees for any of the same mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any time without motice, either in person, by adent or by a receiver to be spotted by a court, and without regrad to the adequacy of any security for erry or any part thereol, in its own name sue or otherwise collect the rents, less costs and expenses of operation and collection, including reasonable attoristicary may determine.
11. The entering upon and taking possession of said property, the

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fur and other insurance policies or compensation or awards for any taking or damage of the waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed of the secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed by advertisement and sale. In the latter event the coneclicary or the trustee shall to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lix the time and place of sale, five notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to loreclose by advertisement and sale then elter delault 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 by ORS 86.760, may pay to the beneliciary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the endorcing the terms of the obligation and trustee's and attorney's tees not ex-coded the amounts provided by law) other than such portion of the prin-cipal as would not then be due had no detault occurred, and thereby cure the detault, in which event all foreclosure proceedings shall be dismissed by the trustee.

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 property either auction to 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 plied. The recitals in the deed of any matters of lact shall be conclusive proof of the trustees thereof. Any person, excluding the trustee, but including the granter and beneticiary, may person, excluding the trustee, but including the granter and beneticiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided hersin, trustee

the grantor and benericulary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided hersin, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-chuding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed. (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of theu priority and (4) the surphus, if any, to the grantor or to his successor in interest endited to such surphus.

surplus. 16. For any reason permitted by law beneficiary 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 without conveyance to the successor trustee, the latter shall be vested with all title, hereunder. Bach such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed 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 escented and

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

-

2

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 696.585.

• (*** **** • ****	
	House of the granitor coverance and apress to and with the binetic
	Hole the grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- fully seized in fee simple of said described real property and has a valid, unencumbered title thereto
	fully seized in fee simple of said described real property and has a valid, unencumbered title thereto
	and that he will warrant and forever defend it
	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 this trust deed are: purposes. This deed applies to, inures to the benefit of the family of th
	purposes.
∞ (1) α	
	sender includes the horizon and as a beneficiary shall mean the total organes, devisees, administ
	WILIVESS WHEREOF, spir dependent in under includes the plural wenever the context so requires the
	important NOTICE: Delete by lister by lister
5	the purchase of a dwelling, use Stavan the is to be a FIRST lies to first lies to be a fi
	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. 1305 or equivalent; with the Act is not required, disregard this notice.
•	(If the signer of the above is a computer inte notice.
	STATE OF CALIFORNIA
	COUNTY OF SANTA (LARA On this 13th day of NOVEMBER in the year
	V.C. DE GIVE FILLE In the year
	SUMPTIC A CLAIR Sworn, personally and superior of California,
	personally known to SWAFTZ BUILTESC.
	JC DE LONG subscribed to the persons whose names APE
	SANTA CLUD BALL That The The Mist unent, and acknowled -
	My comm. expires MAY 18, 1986 IN WITNESS WHEREOF I have hereunto set my hand and affixed SANTA CARA CARA COUNTY
	and the convergence of the set for the set
	subleting of Bases terms in any specific because
	My commission expires MAY 18, 1987
	To be used only when obligations have been paid.
ti ti	a to undersigned is the legal owner and the
er To	The undersigned is the legal owner and holder ot all indebtedness secured by the foregoing trust deed. All sums secured by said aid trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed. All sums secured by said are with together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed in the terms of the now held by you under the same; Mail reconveyance and documents to
0	and must deed or pursuant to statute, to cancel all evidences of indebtedness secured by said frust deed. All sums secured by said erewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed (which are delivered to you that now held by you under the same; Mail reconveyance and documents to
. D.	ATED:
	ATED:
	Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
	must be delivered to the trustee for concellation before reconveyorice will be much
Cou	
I.O.I	artevens. Artis LAW PUSICO PORTLAND. DART
R	stevens. Areas LAW PORT CO. WONTLAND. bret
	I certify that the within instru-
Ju	26th 2 that to mean on the
1 2	claid Earl Hickman For For Chanter For Chanter For Cha
	FOR in book/reel/volume No. M85 on
	RECORDER'S USE instrument/microfile Niceofile
1 31	ARTER ANOTIGARES OF Said Court
Kich	Witness my hand and seal of Complette D
Dan	Acy Life, 90342
5 To 20 100 10	
) - (7878-14 -	

Fee: \$9.00