of the successor frustee i7. Trustee accepts this trust when this deed, du's executed and acknowledged in made a public record as provided by an Trustee is not obligated for notify any party hereto of pending sale unlaw. Trustee is not trust or of any action or proceeding in which grantor, beneficiary or frustee 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 cifier on attorney, who is an active member of the Oregon State Bar, a bank, trust company or say ags and loan association authorized to do business under the laws of Oregon or the United States, a trile insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any typency thereof, or an escrow agent licensed under ORS 696 505 to 696.580.

the manner provided in ORS 86.713 to 86.703 13. After the truste has communed to foreclosure by advertisement and sole, and at any time prior to 5 days before the date the trusterisement and whe, the frantine unit of the person before the date the trusterisement and the default or defaults. If the default may be cured by ORS 86.75 may cure the default or defaults. If the default may be cured by man due, the default or defaults in the the out of the then such perior being cured may be modeled, the default may be cured by man due, not then be due had no default occurred to other than such perior being cured may be due to default occurred the perior default that 5 capable of being cured may be default occurred the perior default that 5 capable of the adverted may the default occurred the perior default that 5 capable of the adverted may the default occurred the perior default that 5 capable of the adverted may the default of the the default that 5 capable of the adverted may be adverted by tendering the perior and expenses actually incurred in enforced that the beneficiant fluct occurred to the here with truster's and attorney's fees not exceeding the anount of the the the substance of the here is perior to the the substance for the default of the substance for the here is perior default of the substance of the the substance of the the here is the of the the the substance of the there is the substance of the the here is the there the substance of the substance of the here is the of the the the there is the of the the substance of the substance of the substance of the there is the of the the the substance of the here is the substance of the here is the of the the there is the of the the substance of the substance of the here is the there is the of the here is the here

the stantor and beneficiary, may purchase at the sale. 1.1. Show the structure sells pursuant to the point's provided herein, transfe should the proceeds of sale to payment of the point's provided herein, transfe clucking the impensation of the to payment of the structure of sale of attractive 2.1 to the obligation secured by the transfe device by travers device a three interests to any open in the interest of the transfer of the structure and device of the interest to any open in the interest of the transfer of the surplus, if any, to the granter of the interest of the priority and (4) the surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16 Beneliciary may from time to time appoint a successor or success under. Upon such appointment of to any successor invice appointed under. Upon such appointment and without or invice appointed interest in the latter shall be vested and without or invice and the successor upon such appointment or appointed becomes and duties conferen-upon such appointed with all title or sets and duties conferen-and constitution shall be solver the instrument executed by hemilitary when the property is substead, shall be conclusive most of proper appointment is the successor further.

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 join in a testifictions allecting said portinances, regulation:
 join in a testifictions allecting said porties pursuant to the Units requests to proper public ollicers or setting and provide and continuously maintain instance on the building by filling ollicers or setting adventises as may be o' all iten searches much be and such other accerted on the said provide and continuously maintain instance on the building and such attenders of the hardprices as may be original to search and the provide and continuously maintain instance on the building and such attenders of the hardprices as final to search as instance to the hardprices of an and such other accertation to the hardprices of the hardprices 14 Otherwise, the sale shall be held on the date and of the automata provided 15 Jan. 14 Otherwise, the sale shall be held on the date and of the time and place designated in the notice of vale or the time to which vaid vale may be postponed as provided by Jaw. The fusite may self and property which will be a start in one parcel or pin separate parcels and shall self the parcel or parceles and the property is solid. Such as the time of the function of the time of the parcel of the recitation the deed of any movement or warrant to the starts or im-the truthulnes in the deed of any movement or warrant or starts or im-the starts and been livery, may purchase at the start. 15 When trustee wells oursund to the powers provided bergin function.

The above described real property is not currently used for agrical To protect the security of this trust ('eed, grantor agrees) is not a repair not to reprove and insintain shid in operty in good contained and repair not to reprove a denolish any building operty in good contained to commit or permit any waste of said property, in good and workmanlike manner any building or improvement which may be constructed, damaged or association of the same and a said property, if the length of the contained there and pay when due all costs incurred there on the complex with all laws, ordinances, regulations, covenants, condi-tion in estecuting such financias and property; if the length of the functions or requests, to proper public office or officers as well as the cost of all lien searches mate beneficiary. by filling olicers or searching agencies as may be atended by the beneficiary.

sum of TWO THOUSAND SEVEN HUNDRED AND NO/100 (\$2,700.00) note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if not sooner paid, to be due and payable at maturity of NOCE 19 sold, conveyed, assigned or alienated by this instrument is the date, stated above, on which the final installment of said note there, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein is sold, agreed to be herein, shall become immediately due and puyable. To protect the security of this trust deed drantor adrees (a) consent to the making of any man or plat of wild prometry (b) con in altural, timber or grazing purpose.
14) consent to the making of any map or plat of suid property. (b) non in a subcriming any ensent or creating any institution therein, (c) non in any bubble of the subcrime of the subc

sum of TWO THOUSAND SEVEN HUNDRED AND NO/100---

together with all and singular the tenemants, 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 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 , TWO THORSAND SEVEN HIDDRED AND NO/100

in ......Klamath......County, Oregon, described as:

FORM No. 881-Oregon Trust Deed Series-TIRUST DEED. ATC

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60116

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

Lots 44 and 45, Block 22, Tract #1113, OREGON SHORES - UNIT #2, in the County of

as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon Corporation, as Trustee, and MARGARET. H. SPULLER as Beneficiary,

JAMES B. SWEENEY, JR. and DOROTHY M. SWEENEY, husband and wife 

# >29% TRUST DEED 20.00 VOL M86 Page \_ 6051

STEVENS NESS

4.04 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, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 feminine 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 beneficiary is a creditor as such word is defined in the Truth-in-landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation lay making required disclosures; for this purpose use Stevens-Nass Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

(if the signer of the above is a corporation, use the form of acknowledgement opposite.)

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6052

STATE OF OR ANGEN County of Los ANGEN This instrument, was acknowledge MARCH 26 M, 19 86, by James B. Sweeney, Jr. and M. Sweeney	ES) ss.	STATE OF OREGON,       )         County of       )         This instrument was acknowledged before me on       )         19       , by         as       of	••••••••••••••••••••••••••••••••••••••
(SEAL) Notary Public for Eregon		Notary Public for Oregon	•
OFFICIAL SEAL	California	My commission expires:	(SEAL)
JIM M ARIYASU NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My comm. expires AUG 5, 1989 S		FOR FULL RECONVEYANCE	

..., Trustee

The undersigned is the legal owner and holder of all indebtedness 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered 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:

····· Beneficiary

Do not lose or destroy this Trust Dood OR THE NOTE which in securos. Both must be delivered to the trustee for cancellation before reconveyonce will be made.

TRUST DEED (FORM No. 881) STEVENE-NEBS LAW PUB. CO., PORTLAND, ORE		STATE OF OREGON, County ofKlamath
James B. Sweeney, Jr. Dorothy M. Sweeney Grantor Margaret H. Spuller	SPACE RESERVED FOR	I certify that the within instrument was received for record on the .11th day of
Beneficiary AFTER RECORDING RETURN TO Margaret H. Spuller	RECORDER'S USE	ment/microfilm/reception No60116., Record of Mortgages of said County. Witness my hand and seal of County affixed.
HC 30, Box 127 A Chiloquin, OR 97624	Fee, \$9.00	By Deputy