Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lot 20, Block 22, Tract 1113, OREGON SHORES UNIT #2, in the County of Klamath, "THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLA-TION OF APPLICABLE LAND USE LAW AND REGULA-TIONS: BEFORE SIGNING OF ACCEPTING THIS INSTRU-MENT. THE PERSON ACOULTING ELE TO THE MENT, THE PERSON ACQUIRING FEE THIS INSTRU-PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY MENT, 341.24 together with all and singular the tenements, hureditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereat'er 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 multiplication of the part of the note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note the above described real property is not currently used for agricultural, timber or grazing purposes. To protect the sectrity of this trust deed, irantor agrees: To protect the sectrity of this trust deed, irantor agrees: and repair, not to enough a maintain said property in good condition. 2. To protect sector and the sector of the sector of the sector agrees: and repair, not to enough any waste of said property in good conditions: 2. To complete or restore promptly and in good and workmanike destroyed thereon, and private of said property in good conditions to an and restrictions allecting and provention thereon. To complete or restore promptly and in good and workmanike destroyed thereon, and private due all costs incurred thereon. To complete agree the sector of the sector of the sector of the sector to an and restrictions allecting and property; if the beneficiar provenants, condi-tion in rescuting such linearing statements pursuant to the Unitor requests, to incorrect the sector of the sector of all line seatches made by filing officers or searching agencies as may be deemed desirables made there in the sector of the sector of the beneficien of the seatches made there in the sector of the sector of the beneficien of the beneficien of the seatches made there is a set of the sector of the beneficien of the beneficien of the beneficien of the beneficien of the sector of the sector of the beneficien of the sector of the beneficien of the sector of the beneficien of the beneficien of the sector of the beneficien of the sector of the sector of the beneficien of the sector of the beneficien of the beneficien of the beneficien of the sector of the beneficien of the sector of the beneficien of the beneficien of the sector of the sector of the sector of the sector of the beneficien of the sector of the beneficien of the sector of the se (4) unditing any easement of creating any restriction thereon; (c) join in survey for the making of any map or plat of said property; (b) join in survey for the property without warranty, all or any of the lien or charge for the indication or order and the recitals there of a survey without warranty, all or any any map of the property. The fally entitled thereto, "and the recitals there of a survey thereof, (d) reconvey, without warranty, all or any any map of the property. The fally entitled thereto," and the recitals there of a survey thereof, (d) reconvey, without warranty, all or any any map of the property. The fally entitled thereto," and the recitals there of a survey of a survey of a survey of the survey of a survey o from and restrictions allecting laws, ordinances, regulations, "overanth, condition for cerecting such innovations starburghts," if the henchicitry to request to proper part the beneficiary may require pursuant to the Uniform Commer-proper part the beneficiary may require pursuant to the Uniform Commer-proper part of the beneficiary may be deemed destributes by thing office or offices, as well as the conference of the starbes made beneficiary in the starbes of the beneficiary in the starbes of the beneficiary with the starbes of the beneficiary with the starbes of the beneficiary with the starbes of the beneficiary in the starbes of the beneficiary in the starbes of the beneficiary with the starbes of the beneficiary in the starbes of the starbes of the starbes of the starbes of the beneficiary in the starbes of the sta waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his decision may proceed to foreclose the first such an in equity as a morigate or direct the trustee to foreclose this trust deed advertisement and sale. In thatter event the beneficiary or thrust deed advertisement and sale. In thatter event the beneficiary or thrust deed bereby of the said described real property to satisfy the obligations shall to self the said described real property to satisfy the obligations eshall to self the said described real property to satisfy the obligations where there of the trustee hall fix the time and place of sale, give notice there and enues to be recorded to 86,795. 13. Should the beneficiary of this days before the date set by the there default any time prior to live days before the date set by the trustee for the trustee's sale, the frantor or other that exist and the science and the trust esh and in the terms on the terms of the terms of the terms of the beneficiary or his successors in interest, respec-obligation secured the thy (including costs and expensions in interest, respec-tive) as would not then be due had no default experiment for the sciencing the terms of the obligation and trustee's and attactually incurred in endorcing the terms of the obligation and trustee's and thereby cure the default and provided by law) other than such portion of the prin-cipal as would not then be due had no default expension of the prin-tipe days are and all loreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and the trustee. the default, in which event all foreclosure proceedings shall be dismissed by 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 sale may in one parcel or in separate parcels and shall sell the parcel or parcel are shall deliver to the purchaser its deed in form as required by law conclusive parcels at the prostory so sold, but without any covenant or warranty, sapress or im-of the truthulness thereof. Any person, excluding the trustee, but including the prostory so sold, but without to the powers provided herein, trustee shall apply the proceeds of any matters of lact shall be conclusive proof the grants and beneficiary, may purchase at the sale. 15. When trustee sale pursuant to the powers provided herein, trustee shall apply the proceeds of and a reasonable charke by trustee functions; (2) to obligation secured by the trust of the trustee, but including dred as their interest, may appear in the order of the trustee in the trust dred as their interest may appear in the order of the trustee in the trust and the trustee on the trustee and the trustee in the trust and the trustee of the trustee of the trustee in the trustee shall apply the proceeds of and a parts of the trustee in the trustee atterney. (2) to all persons to the interest of the trustee in the trust dred as their interest may appear in the order of the trustee in the trust atterney. (4) to the grant or to the success of the trustee the trust atterney. (4) to the grant are may appear in the order of the trustee in the trust atterney. (4) to the grant are may appear to the trustee the trustee the trust atterney. (5) to the grant are the success of the trustee to the trustee the trust atterney. (5) to the grant are the success of the trustee the trust atterney. (5) to the grant are the trustee to the trustee to the trustee to the authors.

NOTE: The Trust Deed Act provides that the trustee hereunder must be eithur 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 Jaws of Oregon or the United States, a title Insurance company authorized to insure trile to real property of this state, its subsidiaries, affiliates, agents or branches, the United States ar any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585

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surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein and without successor trustee appointed herein the successors to any trustee appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, hereunder, Each such appointment and substitution shall be and by written and duties conferred upon any trustee herein name or appoint hereunder, Each such appointment and substitution shall be made by written and its place of record, which, when recorded in the office of the county shall be conclusive proof the county or counties in which the pincer to the convergence to not the successor appointment of the successor trustee. 17. Trustee accepts this trust when this dend, duly securid and obligated to notify any party hereto of pending sale under any other deed trust or of any action or proceeding in which the structers of trustee is not trust or of any action or proceeding is brought by trustee.

TOBLE ABUEDLA JANG LAIN ETT STOUTER TRUST DEED, made this 28th day of April DANIEL H., MILLER and MARGARIT A. MILLER, husband and wife as Grantor, ASPEN TITLE & ESCROW CO, an Oregon Corporation DANIEL L. KOLKE and VIRGININ KOLKE, husband and wife, as Beneficiary,

FORM No. 681-1-Oregon Trust Deed Series-TRUST DB ID (I to restriction on casignment).

....., as Trustee, and

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, 19 86., between

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1-11114 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR, 972

866 1.1.1 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 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural 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 teminine 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. amé (H. Milke * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not applicable; if warranty-(c) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Rogulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Niss Form No. 1305 or aquivalent; if this instrument is NOT to be a first lien, or it 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 notice. Vargant a Mangaret A. Miller (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF ORECOME, California) (ORS 93.490) STATE OF ORSCON, County of LOJ Augoles) ss. County of Los Angeles may 5-, 19 5- 5- FC, 19.. Personally appeared DANiel H. Millen , 19 86and MARSPAUT A. Millon who, each being first Personally appeared the above named. Daniel H. Miller and = ACHNOWLEdged This duly sworn, chinesey the Margaret A. Miller Tion INSTRUMENT TO bE Thiere Volentary Act And Dort I LELED THE a corporation and that the and efficed to the foregoing instrument is the corporate seal of seid occporation and that the instrument was steped and social in behalf of said corporation by authority of its board of dhectors; and earth of them acknowledged said instrument to be its voluntary eet ÌA. and acknowledged the yojer bills instruand deed Before me: Before me: Jareph Meratto Janes OFFICIAL Notary Public to o SEAL) (OFFICIAL Notary Public for Oregan CAL, FANNE SEAL) My commission expires: 1990 My commission expires: OFFICIAL SEAL REQUEST FOR FULL RECONVEYANCE JAMES JOSEPH MENOT NOTARY PUBLIC - CALIFORNIA To be used only when obligations have been paid. LOS ANGELES COUNTY My comm. expires MAR 12, 1910, 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. Mult reconveyance and documents to ... DATED:, 19...... **Dalle** 2009/2413-1420-2 2009/2012-2 449900 1423-4440 1727-17 一些生活的 白白 白云 医脑外的 Beneticiary_ Do not lose or destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. . IBORGALE PERSONAL SUBJECT DE LA CONTRACTÓRIA DE LA CONTRACTÓRIA DE LA CONTRACTÓRIA DE LA CONTRACTÓRIA DE LA C TRUST DEED STATE OF OREGON, · ss. County ofKlamath ... (FORM No. 081-1) STEVENS NESS LAW PUB. CO., PORTLAND, OILS I certify that the within instrument was received for record on the DANIEL H. & MARGARET A. MILLER. 20th day of May , 19.86, at 3:10 o'clock P. M., and recorded in book/reel/volume No...M86.....on SPACE RESERVED Grantor page 8660 or as document/fee/file/ FOR DANIEL L. AND VIRGINIA KOLKE instrument/microfilm No.61566, RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Bene: iciary County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk Eli Property Co. TITLE 18840 Ventura Blvd., #218 Tarzana, CA 91356 Par South Deputy Fee: \$9.00 Bv