FORM No. 411-Orogon Trust Dood Series-1 RUST DEED.

MTC-1394.816 Vol. Mar Page

TRUST DEED

65068 W 85 40

TOMAS & PARRELL PEDERSEN AND ROBERT J. AND LINDA BOGATAY

as Grantor, WILLIAM P. BRANDSNESS

SOUTH VALLEY STATE BANK

, as Trustee, and

. CO., PORTLAND, OR. 97204

15034

STEVENS-NESS

as Beneficiary,

OK

## WITNESSETH:

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

LOT 32, BLOCK 1, HARBOR ISLES TRACT #1209

THIS TRUST DEED IS ONE OF TWO SECURING A LOAN TO PEDERSEN, TOMAS & PARRELL; BOGATAY, ROBERT J. & LINDA dba KLAMATH DESIGN ASSOC. DATED JULY 31, 1986 FOR \$150,000.00 WITH

together with all and singular the tenenwints, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the reats, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. tion with said real

ith said real estats. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the ONE HUNDRED FIFTY THOUSAND AND NO/100 ---- WITH RIGHTS TO FUTURE ADVANCES AND RENEWALS sum of .

The above described real property is not contently deed to detect To protect the security of this trust deed, grantor infrees: I. To protect, preserve and maintein sud property in good condition and repair, in the commov or demolish any building or improvement thereon, not to commit or permit any waste of suid property. To compile our restore prompily and in good and workmanike destroyed thereon, and pay when due all costs incurred therefor. there is an exactly with all laws, ordinances, regulations, covenants, condi-tions and restitution articling statements pursuant to the Unitorn Commer-cial Code as in the elicitary may require sud to pay for filling same in the by filling officers or sanching agencies as may be deented desirable by the beneficiary.

in and reting the affecting said property, if the beneficiary as returns, in the function distance of a surface and the pay for filing same in the pring offices or affective and the pay for filing same in the pring offices or affective and the pay for filing same in the pring offices or affective and the pay for filing same in the pay fing offices or affective and the pay for filing same in the other data affective as the print of the pay for filing same to the other data affective said premises affective to the insurance of the beneficiary at the pay for filing same and other data affective and the pay for filing as soon as insured; if the france thalf the filing same the other data affective of the beneficiary at the part of same and the insurance and to the pay file of the part of the part of the pay for the part of the part

Of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee is oblighted to notify any party hereto of pending sale under any other de trust or of any action or proceeding in which grantor, beneficiary or tr shall be a party unless such action or proceeding is brought by trustee. d and is not leed of trustee

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NOTE: The Trust Deed Act provides that the trusten herevader must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do sviners 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 696.505 to 696.585. 

hurd, timber or grazing purpose.
(a) consent to the making of any map or plat of said property; (b) join in graning any casement or creating any restriction thream: (c) join in any subordination or other agreement allecting this deed or the property. The grantee in any reconveyance may be described as the "pierton or persons be described as the "pierton" or persons be conclusive proof of the truthulness therein (c) any matters or lacts shall be conclusive proof of the truthulness therein. Truster's less to any of the second of the property. The grantee in any reconveyance may be described as the "pierton or persons be conclusive proof of the truthulness therein. Truster's less to any of the second of the property of a second of the truthulness therein. Truster's less to any of the property of a second of the truthulness therein. Truster's less to any of the property or any part thereol, in its own name sue or otherwise of second properties and profits, including those past due and unpaid, and apply the same insure such and taking possession of said property, and the application or release thereol as invadidate any act done property, and the application or release thereol as diversid, and analy of the receives or noise stores of the proceeds of the and other property, and the application or release thereol as diversid, the and there property, and the application or average thereol as a diversid, the beneficiary may delault or notice of delault hereunder or invalidate any act done pursues of our noise of any agreement hereol and pays and done proved the such and property in the beneficiary may deal by grantor in payment of any payable. In such and prove the beneficiary or in his performance of any agreement hereology of the such and the section for any proceed to forcelose this trust deed by devertisement and sale. In the latter event the boneclose this trust deed by advertisement provided this withen notice of sale and proceed to sale, five notice of the indeavel of colorelose this trust deed b

the manner provided in ORS 86.73.5 to 86.79. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time pior to 5 days below the date the trustee conducts the sale, the grantor or any other person so priviled by ORS 86.753, may cure the delault or delaults. If the delault consists of a lailure to pay, when due, sums secured by the trust deed, the delault on a because by paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, the performance required under the obligation or trust deed. In any case, the performance required under the obligation or trust deed. In any case, the performance required under the obligation or trust deed. In any case, the such the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise the sale shall be the trust deed by law.

logener with trustees and autorney's tees not exceeding the athounts provided by law. 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 lead is and property either in one parcel or in separate parcels and shall sail the parcel or parcels at auction to the highest bidder for cash, payable at the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or wairing by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding 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 deed as their interest new appear in the order of their privity and (4) the surplue, it any, to the granice up to his subvessor in interest entitled to such

Subjects is any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-or to any frustee named herein or to any successor travecessor appointed here-runder. Upon such appointment, and without conveyance appointed here-trustres and such appointment or appointed hereunder. Each such appoint upon any fuster shall be vested with all tile, powers and duties conferred and substitution shall be made by written instrument executed by pointment, which, which on property is situated, shall be conclusive proof of proper appointment of the successor trustee.

	that he is law-
The trantor covenants and agrees to and with t	the beneficiary and those claiming under him, that he is law- try and has a valid, unencumbered title thereto
The grantor covenants and agrees to and with t fully seized in fee simple of suid described real propert	ty and nes a value, and
and that he will warrant and forever defers? the same	ne against all persons whomsoever.
and that he will warrant and to be	
that the proceeds of the loan repri	resented by the above described note and this trust deed are: <del> old perposes (see Important Notice below),</del> perposes are for business or commercial purposes.
(a) product by section, or (even if grantix is a natura	
rerevel representatives, the set of a hereitclary nerent	IL THE CARTER AND A STATE AND A STA
fender includes the leminine and the neuter, this is a start IN WITNESS WHEREOF, said grantor has	number includes the plus at the day and year first above written. as hereunto set his hand the day and year first above written.
	al or (b) is X Multi republic
* LM PORTANT NOTICE: Delete, by lining out, whichever warranty (a) not applicable; if warranty (a) is applicable and the loneficiary is in the function of the function of the function of the second Regulation	
hardfictory MUST comply with the Act and Regulation by making	
dire surves; for this purpose use Stavens-reas room to this notice. If compliance with the Act is not required, disregard this notice.	Tunul
(if the signer of the above is a corporation, use the form of acknowledgement oppesite.)	Unas feat
	STATE OF OREGON.
STATE OF OREGON,	County of
County of Klamath) This instrument was acknowledged before me on	County of
This instrument was achieved a structure of the second	
Robert J. Bogatay and Linda Bogatay	a3
Notary Public tor Oregon	Notary Public for Oregon (SE
	My commission expires:
(SEAL) My commission expires: 3-1.4-87	
REQ	QUEST FOR FULL RECONVEYANCE
	d only when obligations have been paid.
TO:	all indebtedness secured by the foregoing trust deed. All sums secured by all indebtedness secured by the foregoing trust deed. All sums secured by by are directed, on payment to you of any sums owing to you under the term by are directed, on payment to you of any sums owing to you under the term by are directed, on payment to you of any sums owing to you under the term
The undersigned is the legal owner and holder of a	all indebtedness secured by the foregoing trust deed. All sums secured by by are directed, on payment to you of any sums owing to you under the term vidences of indebtedness secured by said trust deed (which are delivered to vidences of indebtedness secured by said trust deed (which are delivered to respect to the parties designated by the terms of said trust dee
trust deed have been fully paid and the cancel all evi said trust deed or pursuant to statute, to cancel all evi said trust deed or pursuant to reconvey,	all indebtedness secured by you of any sums owing to you under the term by are directed, on payment to you of any sums owing to you under the vidences of indebtedness secured by said trust deed (which are delivered to vidences of indebtedness secured by said trust deed , without warranty, to the parties designated by the terms of said trust dee ance and documents to
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