L-13137 FORM No. 881-Cryson Trust Deed Sories-TRUST DEED.	ATE 31241 TRUST DEED VOLUME Page 15402 TRUST DEED July 19.87, between and ANITA M. FEAUTO, an unmarried woman,
DAVID B. CHARLY	an Oregon Corporation, as Trustee, and
as Beneficiary,	WITNESSETH: sells and conveys to trustee in trust; with power of sale, the property
in <u>Klandun</u>	OREGON SHORES
Lot 33, Block 36, Tract 1184, OF in the County of Klamath, State	REGON SHORES UNIT #2, FIRST ADDITION, of Oregon THES INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIPED IN THIS INSTRUMENT IN VIOLA TION OF APPLICA F. THIS INSTRUMENT IN VIOLA TIONS, BEFORE SIG MENT, THE PERSON F. A WITH THE APPROPRIATE PROPERTY SHOULT F. A WITH THE APPROPRIATE
together with all and singular the tenements, hered	CITY OR COUNTY IL ANALY APPROVED USES. <sup>39</sup> APPROVED USES. <sup>39</sup> ditements and appurtenances and all other rights thereunto belonging or in anywise ditements and appurtenances and all other rights thereafter attached to or used in connec-
now of hereinen upper estate. tion with said real estate. FOR THE PURPOSE OF SECURING FI sum of FIVE THOUSAND AND NO/100 - (\$5,000.00) note of even date herewith, payable to beneficiary.	ERFORMANCE of each agreement of granton income and the terms of a promissory Dollars, with interest thereon according to the terms of a promissory or order and made by grantor, the tinal payment of principal and interest hereof, if 19.97 8. 19.97
not sooner paid, to be due and polytopic the debt secured by The date of maturity of the debt secured by becomes due and payable. In the event the within sold, conveyed, assigned or alienated by the gra sold, conveyed, assigned or alienated by the gra then, at the beneticary's option, all obligations us then, at the beneticary's option, all obligations us therein, shall become immediately due and payable.	y this instrument is the later part thereof, or any interest there is to the beneficiary, in described property, or any part thereof, or any interest there is the beneficiary, intor without first having obtained the written consent or approval of the beneficiary, ecured by this instrument, irrespective of the maturity dates expressed therein, or ecured by this instrument, irrespective of the maturity dates expressed therein.
To protect the security of this trust deed, 1. To protect, preserve and maintain said properly and repair, not to remove or demolish any building or in and repair, not to remove any waste of said property. not to commit or permit any waste of said property. To complete or restore promptly and in 600- manner any building or improvement will costs incurred thru- torrow thereon, and pay when due and increas, regulation	y in good condition provement thereon; d and workmanlike d and workmanlike reuted, damaged or refor. scovenants. condi- ns, covenants. covenants. condi- ns, covenants. condi-
tions and resting such innancing statements pulsations y to foin in executive beneliciary may require and to pay to cial Code as the beneliciary may require and to pay to proper public office or offices, as well as the cost of th proper public office or offices, as well as the cost of the proper public office or offices, as well as the cost of the proper public office or offices, as well as the cost of the proper public office or office of the said premises against by now on hoten the rest as the performing may from the proper other public of the performance of the performance of the performance of the public of the performance of t	in the indexteeness hereby secured, enter upon this or otherwise collect the rents. If lins searches made it he indexteeness hereby secured, enter upon this or otherwise collect the rents, and desirable by the insue and prolits, including those past due and unpaid, and apply the same, issue and prolits, including those past due and unpaid, and apply the same, issue and prolits, including those past due and unpaid, and apply the same, issue and prolits, including those past due and unpaid, and apply the same, issue and prolits, including those past due and unpaid, issue and prolits, including those past due and unpaid, issue and prolits, and the secured hereby, and in such order as bene- ticiary may determine. It is may and the rents, issues and proversion of said property, the collection of such rents, issues and prolits, or the proceeds of lite and other collection of such rents, issues and proversion of application of the collection of such rents, issues and proversion of application of the collection of such and the collection of such rents, issues and proversion of a said property, the collection of such applies or the proceeds of lite and other
<ul> <li>companies do insurance shall be delivered to the surance shall be delivered to the surance shall fail for any reason to procure any all deliver said policies to the beneliciary at least filteen ding deliver said policy of insurance now or hereafter plac</li> <li>tion of any policy of insurance now or hereafter plac</li> <li>the beneliciary may procure the same at grantors of the beneliciary may for other insurance policy may collected under any fire or other insurance policy may collected under any fire or other insurance policy may include the beneliciary may include the secure hereas a secure hereasy the entire may an any intervent of the secure hereasy the entire may an any intervent of the secure hereasy the entire may an any intervent of the secure hereasy the entire may an any intervent of the secure hereasy the entire may an any intervent of the secure hereasy in the secure hereasy is a secure hereasy the entire may an any intervent of the secure hereasy the entire may an an any intervent of the secure hereasy the entire may an any intervent of the secure hereasy the entire may an an an any and the secure hereasy is a secure hereasy the entire may an any intervent of the secure hereasy the entire may an any intervent of the secure hereasy is a secure hereasy the entire may an any intervent of the secure hereasy is a secure hereasy and in succession.</li> </ul>	y as soon as insured: such insurance and to such insurance and to
any part thereoi, may be released to guilt detault hereu not cure or waive any delault or notice of detault hereu not cure or waive any delault or notice. act done pursuant to such notice. 5. To keep said premises tree from construction taxes, assessments and other charges that may be levie taxes, assessments and other charges that may be levie taxes, assessments and other charges that may be levie against said property before any part of such taxes, against said property due or delinquent and promptly against before any part of such taxes,	ander or invalidate any advertisement and cause to be recorded his written notice of the obligations secured execute and cause to be recorded his written notice of the obligations secured to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give notice thereby, as then required by law and proceed to foreclose this trust deed in thereby, as then required by law and proceed to foreclose the thereby as then required by law and proceed to foreclose by advertisement and sale to any faces, assess
<ul> <li>ments, at grammant, or by providing, but its option, respectively, at its option, respectively, and the amount so paid, with interest at the rate set up and the amount so paid, with interest at the rate set up the set of the set</li></ul>	make payment interest. ORS 56.760, may pay to then due under the terms of the sourced in graphs 6 and 7 of this tively, the entire amount thenduding costs and expenses actually incurred in the debt secured by this obligation secured thereby (including costs and expenses actually incurred in below to the boligation actually incurred in the debt secured by this as atorestid, the prop- shall be bound to the the default, in which event all foreclosure proceedings shall be dismissed by the default, in which event all to reclosure proceedings shall be dismissed by the default of the trustee.
out notice, and the nonpayment interest and immediated render all sums secured by this trust deed immediated constitute a breach of this trust deed. 6. To pay all costs, tees and expenses of this of title search as well as the other costs and expenses of title search as well as the other costs and expenses in connection with or in enforcing this obligation and in connection with or in enforcing this obligation and	by due, and payable and the postponed as provided by taking and hall sell the parter of all trustee trust including the cost in one parcel or in separate parcels and shall sell the parcer of sale. Trustee is of the trustee incurred 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 the property so sold, but without any covenant or warranty, express or im- the property so sold, but without any covenant or warranty, express or im- the property so sold, but without any covenant or warranty, express or im- the property so sold. Any person, excluding the trustee, but including plied. The recitals in the deed of any matters of the sale.
affect the security is in which the beneficiary of files action or proceeding in which the beneficiary of the any suit for the foreclosure of this deed, to pay all cluding evidence of tills and the beneficiary's or true amount of afformery's fees mentioned in this paragrap amount of afformery's fees mentioned in this paragrap fixed by the trial court and in the event of an appe- fixed by the trial court, grantor further agrees to p or the court shall adjudge reasonable as the benefit	I costs and expenses, in- I costs and expenses, in- stee's attorney's lees; the shall apply the proceeds of sale to payment 0 (1) in the charge by trustee's stee's attorney's lees; the shall apply the proceeds of the total a reasonable (5) to all persons by T all cases shall be cluding the compensation of the trustee and a reasonable (5) to all persons at from any judgment of the trust deed, of the trust deed, of the trust end at stores and the subsequent to the interest of the trust end having recorded liens subsequent to the interest of their priority and (4) the deal as their interest may appear in the order of their priority and (4) the surplus, if any, to the granter or to his successor in interest entitled to such surplus.
The is mutually agreed that: It is mutually agreed that: 8. In the event that any portion or all of avi- under the right of eminent domain or condemnation, indication of the event that any approximation of the right, if it so cleets, to require that all or any por- as compensations for such taking, which are in even as compensation of the event of the event to pay all reasonable costs, expenses and athold be incurred by, grantor in such proceedings, and ex- is a compensation of the event of the event of the event of the event of the event of the event incurred by, grantor in such proceedings, and ex- incurred by, grantor in such proceedings, and ex- incurred by grantor in such proceedings and the event of the event of the such of the event of the such of the event of the such of the event of the	d property shall he taken beneliciary shall have the ison of the monies payable successor trustee appointed hereunder. Upon such appointment, and without successor trustee appointed hereunder. Upon such appointment, and without successor trustee appointed hereunder. Upon such appointment and successor trustee appointed hereunder. Upon such appointed on the amount reguired or appointed pay to beneficiary and penses and attorney's tees, and its place of record, county or counties in which the property is situated and its place of record, county or counties in which the property is situated.
boin in m such proceedings, and the off sown exp liciary hereby: and (rantor agrees, at its own exp secured hereby: and (rantor agrees, at its own exp and execute such instruments as shall be necessar and execute such instruments as shall be necessar pensation, promptly upon beneficiary's request. pensation, promptly upon beneficiary's request. pensation, any time and from time to time upon the pensation of the second pensation of the pensation of the second pensation of the second pensation of the test of the second pensation of the second pensation of the test of the second pensation of the second pensation of the test of the second pensation pensation of the second pensation pensation pensation of the second pensation pensa	vense, to take such action of and 7. Truste accepts this trust when inded by law. Trustee is no y in obtaining such come 17. Trustee accepts this trust when inded by law. Trustee is no acknowledged is made a public record as providing sale under any other deed of the note of the second se
NOTE: The Trust Deed Act provides that the trustee h or savings and loan association authorized to do by property of this state, its subsidiaries, affiliates, agen	cellation), without allecting ashall be a party constrained by the party of the oregon state Bar, a bonk, trust compare indebteness, trustee may authorized to insure tille to re- served on the laws of Oregon or the United States, a tille insurance company authorized to insure tille to re- siness under the laws of Oregon or the United States, a tille insurance company authorized to be 696.505 to 696.505 t

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15403The grantor covenams 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 clefend 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, lumily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if gruntor is a natural person) are for business or commercial purposes other than agricultural 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 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, which wer 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-tending 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 Stevens-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, disrogard this notice. - Lavid ait Ċ, David E. Clark teauch Anita M. Feautor - Fren Dad 1 (if the signer of the above is a corporation, WITNESS: Brian Brodsky STATE OF CALIFORNIAL OS Angeles 1. T. . SS. July 13. Оп 1987 the undersigned, a Notary Public in and for said County and State, personally appeared <u>Beion</u> Beoosky personally unset WTC WORLD TITLE COMPANY , personally known to me to be the person whose name is subscribed to the within instrument as a witness thereto, (or proved to be such person by the oath of a credible witness who is personally known to me), who FOR NOTARY SEAL OR STAMP being by me duly sworn, deposes and says: That DRIAN BRODSKY resid BRIAN BRODSKY resides at 4170 ARCH St. Stenio resides at that he was present and saw David E. Clark and the transformer of the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that efficient subscribed Lity; OFFICIAL SEAL JEANNE NIGH Notary Public-California LOS ANGELES COUNTY My Comm. Exp. Aug. 18, 1989 his. \_name thereto as a witness of said execution Anal Signature WTC 062 TO: ..... ..., Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All surve 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: and the second sec MALEOAED DEEC. CITY OR COUNTY FU . Beneficial SPLARTMENT TO VERIES PROPERTY SHOULT I' I & WITH THE APPROPRIATE Do not lase or destroy this Trust Deed OR THE NOTE which it secures. Both multiply driftend to the third of tancellation before reconversion with be finded to LITE TON OF APPLICATE THE HALT THE NUTLE IN AND REGULA TRUST DEED STATE OF OREGON, ONE OF LINE STATE OF OREGON, ONE OF LINE r i gi 引起 新闻的 副科学 的 日 (FORM No. 801) STEVENSINESS LAW PUB. CO., PORTL County of Klamath instants and an I certify that the within instrument CLARK & FEAUTO was received for record on the \_26th day of \_\_\_\_\_\_ August \_\_\_\_\_, 19 87, "自己的"。"你们的",你们们 distant according. and the second of .. at 11:06 o'clock A M., and recorded ..... -----SPACE RESERVED in book/reel/volume No. \_\_\_\_\_\_\_ on page 15402 \_\_\_\_\_\_ or as fee/file/instrusan di kina Grantor DUPUIS FOR RECORDER'S USE 法指行任何 建合成的 化合金合金 ment/microfilm/reception No. 78536, 66. Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. David E. Clark and Evelyn Biehn, County Clerk Anita Mo Feauto NAME TITLE c/o'ELI PORPERTY CO. Telust Ofer By JAm Amil Deputy 11 -18840 Ventura Blvd., #215 Fee: \$9.00 Tarzana, Ca.91356