## 407 Main. NULC THIS TRUST DEED, made this 24 day of August Cherny Distance Content of Between

GARY-M. WATTS AND MILDRED L. WATTS, husband and wife as Trustee, and

THEODORE CHAPIN LITTLEJOHN & SUE CONANT LITTLEJOHN, husband and wife 133 file/instra-, 4466 in book/met/volunce 140 - 1100 onte - 11451 1 - or ve teertije as Beneficiary, aceum

WITNESSETH: UND Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property In Crentor irrevocably grants, bargains, sells and conveys to in resolution Klamath County, Oregon, described as: (F as received for the 2 ch dev Const. 10 88

Lot 14 in Block 20, TRACT 1113 - OREGON SHORES UNIT 2, Caccording to the official, plat lthereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax, Account, no 3507 0018DC 08200 at 1804 of a subsets of a subsets of the second state of the second sta

conveyed, assigned or allomated by the grantor without (irst having obtaine then, at the beneficiary's option, all obligations secured by this instrument, irresperent, shall become immediately due and payable.
To protect he security of this trust deed, grantor agrees:

 1. To protect, preserve and maintain said property in good condition and realing any end of the condition o

pellate courts shall solute reasonable charge by trustees and a reasonable charge by trustees and (4) the trust equation of the trus

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Instrument, irrespective of the maturity dates expressed therein, or instrument, irrespective of the maturity dates expressed therein, or ubordination or other agreement allecting this deed or the lien or charge interest. (d) reconvey, without warranty, all of any part of the property. The grantee, in any, reconvey, and the recitals there in of any matters or lacts shall be conclusive proof of the truthulness thereol. Trustee's lees for any rait the second different of thereo, and the recitals there in of any matters or lacts shall be conclusive proof of the truthulness thereol. Trustee's lees for any rait the provide thereo, and without regard to the adequacy of any security for inde the indebtedness hereby secured, enter upon and take possession of said prop-tery or any part thereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and order as ben-tice rely is less upon any indebtedness secured hereby, and in sauch order as ben-in 11. The entering upon and taking possession of said property, the all collection of such rents, issues and profits, or the proceeds of fire and other issues on the sepclication or release thereol as aloresuid, shall not cure or gammant to such notice. If a property, and the application or release thereol as aloresuid, shall not cure or indew any delault or notice. If 172 Upon delault by grantor in payment of any indebtedness secured thereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement and sale, the beneficiary may declare all sums secured hereby immediately due to foreclose this trust deed in equity as a mortgage or due to the trustee to pursue any other right or remedy, either and sale, or may divert the time and place of sale, give render the beneficiary the level of bay level and proceed to inverse

together with trustee's and attorney's less not exceeding the amounts 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 sell said property either in one parcels or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall delive 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-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness 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 porvided berein, trustee shall any the proceeds of sale to pay more effect by trustees of attorney. (2) to the obligation to the interest of (3) to all persons having the interest may appear in the order of their priority and (4) the surphus, it any; to the grantor or to his successor in interest entitled to succe -16. Beneficiary may from time to time appoint a successor or succes-

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NOTE: The Trust Deed Act provides that the trustee thereunder must be either an atom atom of a trust and 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 rea 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 696.505

ACCESSION OF

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the beneficiary, and those claiming under him, that he is I ty and has a valid, unencumbered title thereto
e against all persons whomsoever.
C. D. & STORA DE TROS EXCHANCE ADDRESS OF A PLAN AND ADDRESS AND ADDRESS AD
enfed by, the above described note and this trust deed are: purposes (see Important Notice below) person) are for business of commercial purposes.
all parties hereto, their heirs, legatees, devisees, administrators, execu iciary shall mean the holder and owner, including pledgee, of the com m construing this deed and whenever the context so requires, the mascu mober includes the owner.
ereunto set his hand the day and year first above written.
Wind Mildred L. Watts Mildred L. Watts WITNESS: Brign Brodsky
fore me nty and DSEY be the nent as
POR NOTARY SEAL OR STAMP e), who
JEANNE NIGH Notary Public-Cetifernia Los ANGELES COUNTY My Comm. Exp. Aug. 19, 1989
arphilitean and all stree times thereating barrantic or reading the street and the street of the str
Beneficiary must be delivered to the involve for cancellation before reconveyance will be made.
U THE OILITCE STATE OF OREGON, ICL. ECOM 2HOBLE AM County of CCCKlamath fo I certify that the within instrume
was received for record on the .7.th. de current of
III DOOK/TEEL/VOIUTE IVO. 1000

in the

Fee \$13.00 DEED Will By Qaliline Mullender Deputy

Klamath Falls, OR97601

FORM No., ABI -- Orsuon Tiust David Serve-Teber DEPD.

MTC LH12 LENZE DEED' wwwge it 57 dak of Visions \_\_\_\_\_ Evelyn Blehn, County Clerk-407 Main