FORM No. 881-1-Oregon Trust Deed Series—TRUST DEED (No restriction on assignment)

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together with all and singular the tenements, 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 fixtures now or hereafter attached to or used in connec-tion with said real estate.

becomes due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: and repair, not to remove or demolish any building or improvement thereon; 2. To commit or prime or restore promptly and in good and workmanlike destroyed thereon, do a more and the due all costs incurred thereon; 3. To compile or restore promptly and in good and workmanlike destroyed thereon, do any when due all costs incurred therelor. 3. To compile with all laws, ordinances, regulations, covenants, condi-tions and restrictions with all laws, ordinances, regulations, covenants, condi-tion in executing such electing said property; if the beneficiary so in control of the beneficiary may require and to pay for tiling means in the by liling officers or searching agencies as may be deemed desirable by the beneficiary.

ioin in executing such thankering statements pursuant to the transmit to the proper public offices or offices, as well as the cost of all line eaches made beneficiary may frequire and to puy for filling same in the proper public offices or offices, as well as the cost of all line eaches made beneficiary. A for provide and continuously maintain insurance on the buildings on a mount not less than \$ beneficiary may from time to time require in order activation of the same and the beneficiary may from time to time require in a mount not less than \$ beneficiary may from time to time require in containes acceptable to the beneficiary may from time to time require in containes acceptable to the beneficiary may from time to time require in the featnor shall lail for any reason to procure any such insurance and to time featnor shall lail for any reason to procure any such insurance and to any policy of insurance now at less thitten days prior to the expiration of any policy of insurance now at less that may be applied by beneficiary may procure the same af grantor's expanse. The amount collected or any may free or their insurance in a such order as beneficiary may are thereof, may be released to grantor. Such applied by beneficiary may are such notice. The four construction frees and to any or offer said promises free from construction frees and other as beneficiary may are such notice. The four construction frees and to any all other charges that may be levied in assessed upon or the subsessments and other charges paynent of such assessments and other charges that may be levied as assessed upon or the assessments and other charges paynent of the descript before any part the ease of the any case as a stress of the strest strest deed, without which of and by officiary may iffer any pay failed any transfer and the assessments and other charges paynent of the descript of the secure of the beneficiary may are subsection as a stressed upon or to beneficiary may require any such instance and the strest strest deed, without

It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, benchcary shall have the right, it is so cleak to require that all or any portion of the monine payable to pay all resonable costs, expenses and attorney's lees necessarily value of a compression based taking, which are in excess of the amount required to pay all resonable costs, expenses and attorney's lees necessarily value applied by it first upon such proceedings, shall be paid to benchcary's lees, licitary in such proceedings, and the balance applied upon the indebtedness and execute such instrumion agrees, at its own expense, to take such actions 9. At any time and presentation of this deed and the mole for endorsement (in case of full person time to time upon written request of bene-icitary payment of its fees and presentation of this deed and the mole for endorsement (in case of full person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereol: (d) reconvey, without warrany, all or any part of the property. The grantee in any reconveyance warrany, all or any part of the property. The legally entitled thereto," and the recitals three of any matters or lacts shall be conclusive proof of the trutheress thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by kinntor hereunder, beneficiary may at any time without notice, either in paragraph adent or by a receiver to be ap-pointed by a court, and without by kinntor hereunder, beneficiary may at any the indebtedness hereby secured, ergand to the adequacy of any security for the indebtedness hereby secured, ergand to the adequacy of any security for the security and provide the security and the the security for the security and provide and unpaid, and apply the secu-ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such recis, issues and prolits of a process of lie and other instrustee any delault or notice of delault hereunder of a subarged of the paragraphication or release there any taking or danage of the paragraphication or release there any taking or danage of the avery and the application or release there any taking or danage of the paragraphication section.

pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to use hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust ded by advertisement and sale, or mercit the trustee to foreclose this trust ded by advertisement and sale, or equily, which the beneficiary may nother right or remedy, either at law or in equily, which the beneficiary may have. In the latter event the beneficiary of his election to sell execute and cause to be recorded property to satisfy the obligation secured hereby whereupon the trustee shall proceed to foreclose this trust deed in the namer provided in ORS 86.735 to 88.752.

proceed to loreclose this trust deed in the manner provided in UKS  $\delta 0.133$  to 86.795. 36.795. 31. After the trustee has commenced foreclosure by advertisement and safe, the any time prior to 5 days before the date the trustee conducts the safe, the drantor or any other persons so privileged by OKS  $\delta \delta .753$ , may cure the delault or delaults. If the delault consists of a lailure to pay, when due, sums around due at the time of the cure other han such portion as would being cured may be cured by tendering the performance required under the delault or trust deed. In delault nave the delault that is capable of being cured may be cured by tendering the performance required under the delault or trust deed. In my case, in performance required under the delault, the person effecting the cure shall pay to the beneficiary all costs ded to delault on the trust deed by pay in the obligation of the trust deed by new rows on the cure is not second by the trust deed to delault on the trust deed by law.

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and people designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels, and the parcel or parcels and shall sell the time of the trustee may sell said provention of the trustee is shall deliver to the purchaser its deed in form as required by law. The trustee may represent the time of the trustee may represent the time of the trustee is the time of the parcels of the trustee is the time of the trustee may represent the trustee is the time of the trustee may in the sale shall deliver to the purchaser its deed in form as required by law. The trustee the property so sold but without any covenant or warranty, expression is the granter is the deed of any matters of lact shall be conclusive proving the frantee, but without any covenant or warranty, expression is the granter and beneficient, may purchase at the sale. 15. When trusteness, may purchase at the sale. 15. When trusteness of a sale to payment of (1) the expresses of sale in altorney. (2) to the build the truste dead, (3) to all persons the altorney (2) to the build and a reasonable charge by trustee shaving tecorded liens, what appear in the order of the interest of the interest may appear to the interest of the trustee in the trust end the interest of the stander without any coverses of such interest of the trust end the interest of the interest of the interest of the stander without any coverses of the trust end the trustee in the stander without any coverses of the such as the stander of the interest of the inter

surplus, if any, to the grande of to his successor in interest entitled to such anyons. 16. Beneticitary may from time to time appoint a successor or successors to any frustee named herein or to any successor trustee appointed here under. Upon such appointment of thout conversance to the successor frustee, the latter shall be readed with all title, powers and duties contered upon any frustee herein named or a with all title, powers and duties contered upon any frustee herein named or a with all title, powers and duties contered upon any frustee herein named or a with all title, powers and duties contered upon any frustee herein to be written instrument executed by benelicary, which, when recorded in the mortgage because proof of proper appointment of the successor trustee. If the successor trustee, this trust when this deed, duty rescuted and obligated notify any party hereto of pending sale under any where is not obligated notify any party hereto of pending sale under any where due of trust or of any action or proceeding in which grantor, beneficiary or trustee 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 either 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 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 escow agent licensed under ORS 696.505 to 696.585.

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	The grantor covenants and agrees to and seized in fee simple of said described real i	with the beneficiary and property and has a valid, unencur	nbered title thereto
fully	seized in fee simple of said described real f		2
	that he will warrant and forever defend th	he same against all persons whom	SOEVET.
and	that he will warrant and fore-		
and and a second second			
and a second second			
and the second		to a deverified n	ote and this trust deed are:
and the second se	The grantor warrants that the proceeds of the lo (a)* primarily for grantor's personal, family or (b) for an organization, or (even it grantor is	oan represented by the above described of the above described of the above description of the ab	ce below), nmercial purposes.
	The to inures to the benefit of the	term beneliciary shall mean the holder	enever the context so requires,
P	This deed applies to, induces and assigns. The t ersonal representatives, successors and assigns. The t ecured hereby, whether or not named as a beneticiar ender includes the feminine and the neuter, and the IN WITNESS WHEREOF, said gran	y herein. In construing the plural. singular number includes the plural.	day and year first above written.
s É	ender includes the teminine and the neutron and grat	ntor has hereunto set his hand the	day and year first above without
		(c) or (b) is	AAC
	* IMPORTANT NOTICE: Delete, by lining out, whichever wa not applicable; if warranty (a) is applicable and the bene not applicable; if warranty (b) the Truth-in-Lending Act and	ficiary is a creditor Regulation Z, the	a Acton
	as such word is defined in the Truth-in-Lending victor b	by making required 319, or equivalent.	/ ISAAC
	beneficiary most use Stevens-ivess total	notice.	and the second sec
	It compliance and	CORPERINCE AND	April 19 Defore me,
	and the second	2	April 19 Defore me,
	(al summe )	On this the day of	
	State of Catty SS.	& M.K	kelson.
	State of California SS. County of Change SS.		
	County of	the undersigned field ?	ac and Marlene J.I. sad
8		Mike G. ISO	<u>a como</u>
N N	Household Bank, f.s.b.	personally known to me	t antisfactory evidence
Š I	A SEDIRAL SAVINGS BAN	I personally known to me	O(S) = O(E) subscribed to the
8	CONSCIENCE OF THE PARTY OF THE	to be the person(s) whose here	wledged that
8	K MINDLEIM	within instrument, and active WITNESS my hand and officia	al seal.
	NOTARY FUELIC CALIFORNIA	Alet	tt
	ORANGE COUNTY ORANGE COUNTY Commission Expires January 29, 1993	Notary's Signature	
	HECCOCCOCCCCCCCCCCCCCCCCCCCCCCCCCCCCCCC		FORM K-52 C
S I	and the second sec		the the terms of said trust accu
Gf	NERAL ACKNOWLEDGMENT FORM herewith together with said trust deed) and to estate now held by you under the same. Mail	reconvey, without warranty, to the par	ties designated by
	herewith together with said trust deed, and herewith together with said trust deed, and here with same. Mail	reconveyance and documents to	
	estate now held by you	19	
	DATED:		Beneficiary
		· · · · · · · · · · · · · · · · · · ·	
		a characteristic he delivered to th	• trustee for cancellation before reconveyance will be made.
	Do not lose or destroy this Trust Deed OR THE N	IOTE which it secures. Both most of	
	TRUST DEED		County ofKIAlua Littin instrumen
	(FORM No. 881-1)	$q_{\rm eff} = 1 + 1$ , $q_{\rm eff} = 1$ , $\gamma_{\rm eff} = 1$	I certify that the within the fithde was received for record on the fithde 1989.
	(FORM No. 881-1). STEVENS-NESS LAW PUB, CO., PORTLAND. ORE.		ofApili and record
			at 9:20 O'Clock
		SPACE RESERVED	in book/reel/volume Noor as tee/file/instr page
	Grat		ment/microfilm/leception
		RECORDER'S USE	ment/microfilm/receptories Record of Mortgages of said County. Witness my hand and seal
			County affixed.
	Benetic	ciary	Biehn County Cler
	AFTER RECORDING RETURN TO		Evelyn Biehn, County Cler
			DAUG MULLETALITIE
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	KCTC	Fee \$13.00	By-setting
	KCTC	Fee \$13.00	By salu

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