2839 FORM No. 881-

"KI 404 II - OK OVEOI Vol. m89 Page 10508 y English Brown 1989 , between 222 500th Sixth

WECTHIS TRUST DEBD, made this 15th day of May

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WITNESSETH: Zd Grantor irrevocably grants; bargains, sells and conveys to trustee in trust, with power of sale, the property Low Klamath County, Oregon, described as: in Lange receipted for the construction for the second s

38 C. Costly and the artist instrument Lot 2, Block 46; Tract 1184, OREGON SHORES, UNIT 2, FIRST ADDITION, according to the offic al, plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax: Account No. 3507. 018AB: 03900 it talked and set as talking it is a solution in the set of the

This trust deed is being re-recorded to add the trustee

nerem, snail become immediately due and payable. To protect the security of this trust deed, grantor agrees: interval the security of the sec

Join meteriality such infiniting statistics partials by for illing same in the proper public office or offices, as well as the cost of all line sparches made by filing officers or searching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance on the buildings now or hereafter erected on the suid premises againt loos or damage by fire officer or the particulary may from time to time require, in an amount not less half be delivered to the beneficiary as some on the buildings of the periference of the beneficiary as the other haards as the beneficiary may from time to time require, in an amount not less half be delivered to the beneficiary as some as insured; the periference of the beneficiary as some as insured; the periference of the beneficiary as some as insured; the periference of the beneficiary as some as insured; the periference of the beneficiary as some as insured; the terminary of pocure the same at grantor's expense. They amount the other on the other insurance policy may be applied by beneficiary in y procure the same at grantor's expense. They amount y determine, or at option of beneficiary the entire amount so collected, or only part thereof, may be released to grantor. Such application or release shall be torised to grantor. Such application or release shall be torised to grant any be bereficed to grantor. Such application or release shall be toris or other darge statist thereof, and such order as beneficiary as some and other charges that may be levied or assessed upon or grantant to such notic.

strument, irrespective of the maturity dates expressed therein, or strument, irrespective of the maturity dates expressed therein, or structure, including any essement or creating any restriction thereon; (c) join in any subordination, or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons fegally chilled thereoi," and the recitals therein of any matters or lasts shall be conclusive proof of the truthlulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indefiedness hereby secured, enter upon and take possession of said property or any part; thereoi, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as been finaurance policies or compensition or avaids for any taking or durange of the property, and the application or release thereol as aloresaid, shall not cure or wave any default or notice of default hereunder of invalidate any act done pursuant to such notice.
(2) "12) Upon is equivy, and itself or any agreement and payable. In such and the sestice with respect to such payment and/or pelorange, the beneficiary may direct the trustee indurance, the beneficiary may drift hereby or in his performance of any agreement and payable. In such and the sestice with respect to such payment and/or pelorange, the beneficiary may advect the trustee and all or done and taking respect to a sch and a such and there more any agreement and sale, the beneficiary may adv

and expenses actually, and attorney's less not exceeding the amounts provided by law, with trustees and attorney's less not exceeding the amounts provided by law, with trustees, 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 parcel 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 deliver to the purchaser its deed in form as required by law converging the property so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereol. Any person, excluding the truste, but including the grantor and beneficiary, may purchase at the sale. 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 truste day the trust deed, (3) to all persons having recorded liens subsequent to the interest of the truste of the trusted deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or success

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-ors to any trustee anned herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be rested with all title, powers and duries conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when proorty is situated, shall be conclusive proof of proper appointment of the successor trustee. I. Trustee accepts this trust when this deed, duly executed and obligated in oncity any party hereto of pening sale under any other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed. Act provides that the trustee bereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan asociation authorized to do business under the lows of Oregon or the United States a tille insurance company authorized to insure tille to reso property of this state. It is subsidiaries, affiliates, agents or branches, the United States on excerving and loan case of 605.505 to 695.555 to 695.555.

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	Barnak, tasi bulu, arti tasi tasi manjakan ku kutu bulu ku	defend the same age defend the same age to be up the up the same age to be the up the same age to be the same age to be the same age to be to be the same age to be the same age to b	The second secon	(4) A start of the second s
	This deed applies to, inures to the bep personal representatives, successors and assig secure thereby whether or not normal as a transmission of the secure to the bep personal representatives, successors and assig secured hereby whether or not normal as a because thereby whether or normal as a b	soft of loan constraints amily or household, purpor rantor is a natural person restrict and binds all par neglit of sand binds all par	by the above described note and this trust deed ses (see Important Notice below),) are for business or commercial purposes. 11 Output for heirs, legates, devisees, admi shall mean the holder and owner, including pley	nistrators, executors.
	IN WITNESS WHEREOF, sa MPORTANT NOTICE! Delete, by lining out, which not applicable; if warranty (a) is applicable and it as such word is defined in the Truth-In-Lending beneficiary. MUST, comply, with the Act and Regu disclosures; for this purpose use Stevana-Ness form if compliance with the Act is not required; disrega	id grantor has hereun hever warranfy (a) or (b) is hever warranfy (a) or (b) is hever warranfy (a) or (b) is for and Regulation Z, the failed by making required in No, 1319, or equivalent, ind this notice	Poylow Chow Hun, Low	 State of the state of the state
, Staple	STATE OF CALIFORNAS COUNTY OF On <u>MAY 25, 1989</u> the undersigned, a Notary Public in and State, personally appeared <u>KERRY F</u>	before me for said County and <u>ENN ** * *</u>	e of oregon, set of the set of th	
Stable statistics Witness	person whose name is subscribed to the a witness thereto, (or proved to be such of a credible witness who is personally being by me duly sworn, deposes and says TARZANA, CALIFORNIA that <u>HE</u> was present and say <u>CHOW HUN LOW *******</u> personally known to <u>HIM</u> to be it in, and whose name is subscribed to the instrument, execute the same; and that <u>HIS</u> name thereto as a witnes Signeture	within instrument as person by the cath known to me), who s:ThatHE	OFFICIAL SEAN DOFFICIAL SEAN TERN LALLEN NOTARY PUBLIC - CALIFO LOS ANGELES COUNTY My comm: capires JUN 23	RNIA
WTC 08	Tax Marcount, No. 3407 618AB 6 Tax Marcount, No. 3407 618AB 6 This trust deed is being	ITE which II secures. Both must J (J(J))	be delivered to the trustee for concellation before reconveya	
	POF 5' B HOEM NO. (1811) LOCC [] 18 STEVENE NESS LAW FUE CO. PORTLAND. ORE 5940 La Jolle Orona D Jajola, CA. 92037 Fre BO Minda Granto Puccinell. 4427 Auckland 2011Ca. Kale, CA. 9/190	T CONECON CONTRACT INTE PUCCUIELL INTE PUCCUIELL INTE CONTRACT INTE CONTRACT	served cold at 11:45. o'clock Al	within instrument on the 13th day 19.89, M., and recorded M., and recorded M., and recorded on M89, on tee/tile/instru- on No. 1404, said County.
	AFTER RECORDING RETURN TO AFTER RECORDING RETURN TO MTCLH12 LBR2L DEED mode to 222 South Sixth Control Sixth Control Control Cont	ind and use	County attixed. County attixed. DT DRESS NAME NAME By PLALLENA, MULL	buntyCletk nitz

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