FORM No. 881-Oregon Trust Deed Series-TRUST DEED. 37757 TRUST DEED Vol.<u>mg</u>\_Page<u>24590</u> 91 <u>19</u> Howard S. Condley and Dixie R. Condley, husband and wife, Western Pioneer Title Company Marcella Krapf and John Krap as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property That portion of the NW 1/4 of the SE 1/4 of Section 3, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County,

Oregon, more particularly described as follows: Beginning ata point South 0° 7' East 200 feet of a point 20 feet West and 22.4 feet South of a point marked by a 1" iron pipe in the South line of the Oregon California and Eastern Railroad right of way, 16.3 feet West and 540 feet North 0° 15' West of the Northeast corner of the SW 1/4 SE 1/4 of Section 3, Township 39 South, Range 9 East of the Willamette Meridian; thence South 89° 53' West 331.8 feet; thence South 28° 48 East 114.1 feet, thence North 89° 53' East 277.2 feet; thence North 0° 7' West 100 feet to the point of beginning in Klamath County, Oregon. 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 prolits thereof and all liatures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Three Thousand and no/100ths The date of maturity of the beneficiary or order and made by grantor, the final payment of principal and interst hereof, if not sooner paid, to be due and payable UPON sale of the house at 2006 Crest Street, Klamath Falls, The date of maturity of the det secured by this instrument is the date, stated above, on which the final installment of and interst sold, conveyed, assigned or alienated by the grantor without first hoving obtained the written consent or approval of the beneficiary, then, at the beneficiary or other state with sinstrument is the date, stated above, on which the final installment of said hold's sold, conveyed, assigned or alienated by the grantor without first hoving obtained the written consent or approval of the beneficiary, then, at the beneficiary of this trust deed, grantor agrees: 1, to protect the security of this trust deed, grantor agrees: 1, to protect the security of this trust deed, grantor agrees: 1, to protect the securit Oregon, more particularly described as follows:

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instherein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

To protect preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon:
To comply or permit any waste of said property.
To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property.
To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property.
To comply with all substantiation insurances on the Uniform Commerciants and restrictions allecting said property.
To comply with all second present the Uniform Commerciant of the pay lot ling same in the proper public office or offices, as well as the cost of all line same the building the property of the pay lot ling same in the proper public office or offices, as well as the cost of all line same the building the present to the uniform Commerciant or the said property, with loss payable to the laster, all property is and the pay lot ling same in the proper public office or offices, as well as the cost of all line same to request, no ordinate said the delivered to the beneficiary as soon as instruction developed to the beneficiary as the uniform to the side present of the said property and the pay lot line to time require. In ordinate said the delivered to the beneficiary as soon as instruction developed on addition and property instruction. Such applied on a simulation instruction the said property and induction and property prove the saint of the saint internation and property present of the saint internation and property proceed on

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, it is o elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to breneliciary and applied by it list upon any reasonable costs and expenses and attorney's ters, both in the trial and appellate courts, necessarily paid or incurred by ben-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessarily pained, to com-pensation, prompty, upon add rokicarine required. Dotaining such convegances, for cancellation), without afterned the about of its lees and presentation of this deed and the mote for endorsement (in case of lut] reconvegances, for cancellation), without afterned the liability of any 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

fument, irrespective of the maturity dates expressed therein, or franting any easement or creating any restriction therein, (c) you in any subordination or other agreement attecting this died (c) the lien or charge thereof; (d) reconvey, without warrany, all or any part of the property. The frantee in any reconveyance may be deverbed as the pression or persons legally entitled thereto," and the recitals there in or any matters or facts shall be conclusive proof of the truthfulness there. Trutters is resistor any of the services mentioned in this paragraph shall be not less than 55. 10. Upon any default by grantor there of the a receiver to the ap-pointed by a court, and without refard to the adquace of any security for the indebtedness hereby secured, enter upon and take possession of seal prop-try or any part thereof, in its own name sue or otherase collect the rents, sues and profits, including those past due and ungaid, and apply the same invest from one were of operation and collection. including reasonable attor-ney's treas dom nove of operation and collection. Including the sub-fiction of such rents, usues and probits, or the proceeds of her any of the property, and the application or release thereoid on any indebtedness secure waive any default on notice of default hereunder or invalidate any act dome waive any default on notice of any appreter to foreclose this trust deed by a may default on notice of any appreter to foreclose this trust deed by a may default on the granter in may appret to any indebtedness secured hereby or in his performance of any appreter to foreclose this trust deed by appable. In such and were the herekiciary at his operation proceed to foreclose this trust deed by appable. In such and were the herekiciary at his operation and provide the strend in the specific to our operation on appreter to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by appable. In such and in the specific to our bas

together with trustee's and attorney's lees not exceeding the annumts provided by law. 14. Otherwise the sale shall be held on the date and at the time and place drogented in the notice of sale or the time to aluch said sale may be postponed as provided by law. The trustee mas sell said projectly either in one purcel or in separate parels and shall sell the parcel or parcels at auction to the highest bidder low cash, payable at the time of sale. Trustres 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-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereoil. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Touchusive proof of the truthfulness thereoil. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Touchusive proof attorney, 10 to the obligation secured by the trust deed. (1) to all persons having trevided liem subsequent to the interest of the rustee in the trust endowed diem subsequent to the interest of the parket in the subsequent merest may appear an the sole of the parket in the trust even and secured by a to the subsequent of the subsect of the state in the trust even is the merestient may appear in the sole of the parket in the state shall apply, it appear and a reasonable charge by trustee shalter in microst may appear in the sole of the parket in the sub-ster in microst may appear in the sole of the parket in the sole of the surplus, it any, to the grantor of to the trust endited to such surplus.

anorney having deed as surplus, surplus,

surplus, if any, to the grantor or to ho successor in interest entitled to such surplus. 16. Beneficiars may from time to time appoint a successor or successor or successor or successor trustee appointed here under. Upon such appointment, and without conservance to the successor trustee, the latter shall be visited with all title, powers and duties conterted upon any trustee herein named or appointed here. Each such appoint and the bar structure to the successor trustee, this be made by written instrument executed to be herefore, which, when recorded in the mortgage records of the county or counties in which the property is substant, which, when recorded in the mortgage records of the county or counties in which the property is substant. Shall be conclusive prior to the successor trustee advantage is built when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee is not obligated to notify any party hereto of products allows the any other ded of trust or of any action or proceeding in which the provents we can be applied and public record as provided by law. Trustee is not obligated to notify any party hereto of products any other deed of trust or of any action or proceeding in which the structs or trustee is all be a party onless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bark, trust company ar 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 thereaf, or an excaw agenciates under certee upper des 33.535 to 695.535 to 695.535 to 695.535.

13.00

24591 The grantor covenants 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 except matter of record. and that he will warrant and forever defend 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, family or household purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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, whichever 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-Lending Act and Regulation Z, the E. Howard S. Condley as such word is defined in the frum-in-tending Act and Regulation 4, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stavens-Ness Form No. 1319, or equivalent. If compliance with the Act is not <u>partial</u>, <u>disregard</u> this notice. OFFICIAL SEAL SUSAN M. GREEN NOTARY PUBLIC - UREGON COMMISSION NO. 002541 MY CUMMISSION POPIESS OLT & 1004 STATE OF (If the signer of the above is a corp use the form of acknowledgement of Dixie R. Condley STATE OF OREGON, OREGON Lane County of County of This instrument was acknowledged before me on This instrument was acknowledged before me on , 19 91, Бу . . . . . 19 , by . Howard S. Condley and Dixie R. Condley, husband as ~1 ....and wife Notar Notary Public for Oregon (SEAL) 10/28/9-My commission expires: (SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid **TO:** ....., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums 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: , 19 Beneliciary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyonce will be TRUST DEED STATE OF OREGON. (FORM No. 881) STEVENS-NESS LAW PUB. CO., POPTLAND. ORI 55. County of Klamath I certify that the within instrument was received for record on the 22nd day Howard S. Condley and Nov. . 19 91 of .. Dixie R. Condley at 2:38 o'clock .P.M., and recorded SPACE RESERVED Grantor page \_\_\_\_\_24590 \_\_\_\_ or as fee/file/instru-FOR Marcella Krapf and RECORDER'S USE ment/microfilm/reception No37757.... John Krapf Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Thomas C. Nicholson Evelyn Biehn, County Clerk P.O. Box 308 NAME TITLE Florence, OR 97439 By Dauluni Mullender Deputy Fee \$13,00