28-4610	1619	_Page3504
No. 881-Oregon Trust Deed	Vol. <u>1</u> 2	Fage
	TRUST DEED	\bigcirc
Transamerica Title Insu Betty Jane Ahern Grantor irrevocably grants, t	MITNESSETH: with solution of the solution o	
Lot Two (2), Blo according to the	ek Mineteen (19), Second Addition t official palt thereof on file with and Subject to the Building and Use at pages 6315 and 6316 Deed Records	Pestrictions on file
nd all fixtures now or hereafter attaches	not exceed three acres, together with all and singula to belonging or in anywise now or hereafter appertainin d to or used in connection with said real estate. URING PERFORMANCE of each agreement of grar 0.1 Tive, and $10/100(31705.00)$	tor herein contained and payment of the
and all fixtures now or hereafter attaches of all fixtures now or hereafter attaches FOR THE PURPOSE OF SEC and of Seventeen fiundr hereon according to the terms of a pro- inal payment of principal and interest	I to or used in connection with said real estate. URING PERFORMANCE of each agreement of gran red Five and $10/100(51705.00)$ missory note of even date herewith, payable to benefit hereof, if not sooner paid, to be due and payable	tor herein contained and payment of the Dollars, with interest ciary or order and made by grantor, the Pursuant to note 19
and all fixtures now or hereafter attache FOR THE PURPOSE OF SEC um of Seventeen Hundr	It to or used in connection with stad real estate. URING PERFORMANCE of each agreement of gran missory note of even date herewith, payable to benefit hereof, if not sooner paid, to be due and payable ust deed, grantor agrees: and property in good condition: the liability of any person 1 (a) consent to the making of the liability of any person 1 (a) consent to the making of the beneficiary so requests to it the beneficiary so requests to to pay tor films same in the to pay tor films same in the to in insurance on the buildings a adamst loss or damage by the sadamst loss of damage by the to pay the films same in the to pay tor films same in the to pay tor films same in the to pay tor films by the sadamst loss or damage by the s adamst loss or damage by the s damat to the require, in the individence on the buildings to promite to time to time require, in the individence and public the damat and the individence on the buildings to against loss or damage by the the individence on the buildings to promite to time to time require. The one against loss or damage by the the individence on the buildings to promite to time to time require. The source of the the to the require. The source of the source on the buildings to promite to time to time require. The source of the source on the buildings the source of the source on the buildings the source of the source of t	tor herein contained and payment of the

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to beneficially. The providing beneficiary with the payment therms, by direct payment of by providing beneficiary with the rate set loth in the meterized and the together with the obligations described in paragraph secured by this trust deed, shall be added to and become a part tomo breach of any of the trust deed, shall be added to and become a part tomo breach of any of the covenants hereof and for such a part that the tart set of the paragraph secured provide the shall be added to any part to the payment of the obligation herein strust deed, without wriver of any rights with interest as aloresaid, the prop-covenants hereof and for such award as the granter, shall be bound to the every hereinbelore described, and all or the payment of the obligation herein described, and all her payments shall be immediately due and payable with out potical aums secured by this trust deed immediately due and payable and combined a the secure due this trust deed. Contrast a secure and the other contrast contrast including the cost of the search as well as the other barned expenses of the truste incurred in connection with or in enforcing this obligation, and trustee's and attorney's less actually incurred. The search is the order of this deed, the order and expenses, in-meritiant e breach of this the beneficiary or trustee's and response, including the order of the interest of an appropring to any any life the interest of any paragraph 7 in all cases shall be fixed by the trial court, granter lutter agrees to pay such sum as the ap-plate cours such apprest. It is mutually affered that: It is not along in the event of an apprest with any judgment. It is mutually affered that: It is not along in the event of an apprest shall be taken when a the interest and provide a structer's less the to pay all reasonable costs. A expenses of the anount regured a constant apprest. It is mutually affered that: It is mutually affered that all or any porces of the anount regured a course abover apprest. It is not wore apprest. It is not wore pensation, promitly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its less and presentation of this deed and the note for

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13. After default at any time prior to five days before the date set by the true for the trutter's sale, the grantor or other person so privilegal by OKS M.760 mire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually inclured in robins amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually inclured in robins and thereby (including costs and expenses actually inclured in robins and thereby (including costs and expenses actually inclured in robins and thereby (including costs and expenses actually inclured in robins and thereby (including costs and expenses actually inclured in robins and thereby (including costs and expenses actually inclured in robins and thereby (including costs and expenses actually include) and there and attent is an other and attent is an other and attent is an other and there and attent is an other and attent is a costs and shall sell the parcel or parcels at an and in the interest of an attent is a cost and attent is an other and attent and there and attent and attent and attent and attent and attent and attents. The attent attent at the sale.
15. When trustee sells pursuant to the older of the trust is all promotion interest and attent and a transmole charge by the trust attent. If the any appear in the order of the interest of a attent were in the trust attent at a successor trustee, and a transmole charge by the trust attent in the default of the trust attent at the sale.
16. For any reason permitted by law beneficiary may from the

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

fully seized in fee simple of said described real property and has a valid, unencumbered title thereto State Bar, a bank, trust company ompany authorized to insure title to vho is an active or the United Sto mber The Trust Deed Act provides that the trustee hereunder or savings and loan association authorized to do bus real property of this state, its subsidiaries, alfiliates, nder must be either an business under the laws Oreg NOTE

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(a)* primarily for granto's forced in the granto's is (a) with the second se	against all persons whomsoever. represented by the above described note and this trust deed are: old or agricultural purposes (see Important Notice below), and person) and for business (see Important Notice below), that person) and for business (see Important Notice below), and parties hereto, their heirs, legatees, devisees, administrators, execu- ted and whenever the context so requires, the masculine gender includes the se plural. s hereunto set his hand the day and year first above written. (a) or (b) is is a creditor X. Hand A. Hand S. Hand S. Hand S. Hand S. Hand the holder and owner, including pledgee, of the note secured hereby, whether red and whenever the context so requires, the masculine gender includes the se plural. s hereunto set his hand the day and year first above written. (a) or (b) is is a creditor X. Hand S. Hand S. Hand S. Hand S. Hand S. Hand (a) or (b) is X. Hand S. Hand S. Hand S. Hand S. Hand (b) and S. Hand S. Hand S. Hand S. Hand S. Hand S. Hand S. Hand (c) or (b) is X. Hand S. Hand S	
the purchase of a dwalling, sid striken, use Stevens-Ness Form if this instrument is NOT to be a first lien, use Stevens-Ness Form equivalent. If compliance with the Act not required, disregard if the above is a corporation,	No. 1306, or d this notice. y3.490] STATE OF ≪ County of	
County of O(NAN GE) MARCH 3Ad., 19'73. Personally appeared the above named Bob L. Noore and Janet 1. Hoore and acknowledged the loregoing instru- ment to be voluntary act and deed.	Perconally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of , a corporation,	B
(OFFICIAL SEAL) Notary Public for Orekon Notary Public for Orekon E. B. DOUGHTY NOTARY PUBLIC OF LFORMA PRINCIPAL (OFFICE 1)	of said corporation and that said instrument to be its voluntary act and deed. them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAL)	
County of F.L. ATR. County of F.L ATR. Cou	I certify that the within instrumment was received for record on the at 11;30 o'clock A.M., and recorded in book K.73 on page 3501, or as filing fee number 714519, Recorded in Mortgages of said County. Record of Mortgages of said County. Record of Mortgages of said County. Title By / K.D. XII.N. Title COUNTY affixed. Title By / K.D. XII.N. Title COUNTY affixed. Title By / K.D. XII.N. Control of Mortgages of said County. Title COUNTY affixed. Title COUNTY affixed. Title COUNTY affixed. Title COUNTY affixed. Title By / K.D. XII.N. Control of Mortgages of said County. Title COUNTY affixed.	
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You her said trust deed or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey DATED: , 19.	EQUEST FOR FULL RECONVEYANCE ad only when obligations have been pold. Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by sai eby are directed, on payment to you of any sums owing to you under the ierms of vidences of indebtedness secured by said trust deed (which are delivered to you vidences of indebtedness secured by said trust deed (which are delivered to you vidences of indebtedness secured by said trust deed the terms of said trust deed the particular distribution of the parties designated by the terms of said trust deed the ance and documents to	

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