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	FORM No. 861-Oregon Trust Deed Saties-TRUST DEED.		no		
1	× 1:007	TRUST DEED	Val. 74 Page	3186	깐
	(19) THIS TRUST DEED, made this 4 Zion Evangelical Luthern Congrega	th day of Kla	March math Falls	, 19 ⁷⁶ , betwe	
And the second se	Zion Evangelical Luthern Congrega Transamérica Title Insurauce Co and The Northwest District of th			, as Trust , as Beneficia	ce,

WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as Klamath in

Commencing at the intersection of the Westerly line of 11th Street and the Northerly line of High Street in the City of Klamath Falls, Oregon; thence Southwesterly along the Northerly line of High Street 120 feet; thence Northwesterly at right angles to High Street 75 feet; thence Northeasterly parallel with the Northerly line of High Street 120 feet to the Westerly line of 11th Street; thence Southeasterly along the Westerly line of 11th Street 75 feet to the place of beginning, same being a portion of Lots F & G of the Supplemental Plat of Block 45 of NICHOLS ADDITION.

H and all other rights thereunto belonging or in anywise b

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NOTE: The Trust Deed Art provides that the trustee hereunder must be either an attamey, who is an active member of the Oregor or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance compan property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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GERALD A. RAIL herein refe ASSOCIATION after refe

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ich) currently used for agricultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (h) join in grazing any essement or creating any used this devotes (c) join in any subordination or other agreement within the devotes of the property. The grantee information any but agreement any of this devotes the result of the property. The grantee information or other agreement any but devotes a structure of the property. The grantee information of the property. The grantee information of the property. The grantee information of the truthulness thereof, and the creatist shall be one-lister proof of the property of the property. The services mentioned in this paragraph shall be one less than \$5.
10. Upon any delault by granter hereunder, beneliciary may at any intend by a court, and without regard to the adequacy of any security for the indebidness heart be one taken or presens, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebidness secures part thereol, in its own name sue or otherwise collect the rents, issues and publis, including these sust the adu unpaid, and apply the same less town and unpaids and apply the same less than a such order as been view upon any indebidness secure do they, and in such order as been view may determine.

may determine. 11. The entering upon and taking possession of said property, the n of such rents, issues and prolits, or the proceeds of the and other e policies or compensation or awards for any taking or damage of the , and the application or release thereof as aforesaid, shall not cure or ny delault or notice of delault hereunder or invalidate any act done to such notice. ficiary may 11. collection

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insufance policies of complexition release thereof as doresaid, shall not cure or wrive any default responses to the deaut hereunder or invalidate any act done pursuant of the product by grantor in payment of any indebtedness secured hereby ar in his performance of any agreement bereunder, the beneficiary may declare all sums secured bereby investigate due and payable. In such an event and it the above described real property is currently used for agricultural, timber or graing purposes, the beneficiary may proceed to foreclose this frust deed in equity, as a mortfade in the manner provided by law for mortfade foreclosures. However it said real property is not so currently used in equity as an intrade or direct the trustee to foreclose this trust deed in equity as an and sale. In the latter event the beneficiary may the event and as the election may proceed to foreclose this trust deed by all event and sale. In the latter event the beneficiary with and his election to sell the sum of the proceed bis written with the obligations secured hereby, where-upon the jaw and proceed to foreclose this trust deed in the manner pro-regiment by law and proceed to foreclose the strust deed in the manner pro-vided in ORS 86.740 to 86.795. When alter delault at any time prior to live days before the data set by the trustee for the trustee's sale, the grantor or other person so priviled by ORS 86.760, may pay to the beneficiary or his successors in interest, respec-tively, the entire amount then due under the trust deed and the time and problements and thereby cure the default, in which event all forech-0 there is sale, the distrust devel and the time and problements and thereby cure the default, in which event all forech-0 there is been distriment the principal as would not then endercing the terms of the oblightion and trustee may set and the set all forech-0 there is a half and threeby cure the default, in which event all forech-0 there is a half and threeby cure the default, in which event all forech-0 there is beending

surplus, it may, to the granuar or to ne successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by hereuficient contacts. hereunder. Each such appointment and substitution shall be made instrument executed by bandiciary, containing reference to this and its place of record, which, when created in the office of Clerk or Recorder of the county or counties in which the property shall be conclusive proof of proper appointment of the successor 17. Trustee accepts this trust when this deed, duly ex-achnowledged is made a public record as provided by law. Tri-obligated to notily any party hereto of pending sale under any of trust or of any action or proceeding in which Rantor, beneficiary shall be a party unless such action or proceeding is brought by

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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	
and that he will warrant and forever defend the same against all persons whomsoever.	The second
 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes other than agricultural 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 bareful content of the bareful	
contract secured hereby, whether or not named as a beneficiary herein. In constraining this deed that whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.	
*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 or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation Z, the disclosures; for this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. If the signer of the above time action to the and the substance of the above is a consortion.	
use the form of acknowledgment opposite.) (ORS 93.400) STATE OF OREGON,	FORM No. 889-Orecon Train Prove Prov
and acknowledged the loregoing instru- ment to be voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires: Before me: (OFFICIAL	T. (
TRUST DEED room No. BBI room No. BBI room No. BBI room No. BBI Grantor Broched for record on the Sch. day of NA33H, JP. 76, at 3559 of Cock PM, and recorded in book P. 76, on page 3186, or as file number Sch. day of NA33H, JP. 76, at 3559 of Cock PM, and recorded in book P. 76, on page 3186, or as file number JIMNY JL M. Record of Mortgages of said County. Writness my hand and seal of County affixed. Sch. J. M. M. By the A. M. 10. D. Schler C. M. 11. N. M. 11. C. M. 12.	herein - ASSOCIATION after refe MQ
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 tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of suid 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. Moil reconveyance and documents to DATED:	
Benoficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	

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