FORM No. 881-Oreg	gon Trust Daed Series—TRUST DEED.	ECOND TRUST DEED 38/	19 STEVER AMERICAN FUEL	ISHING COLLONTIAND, OR. STICL
	33460	TRUST DEED	Vol. 77 Pa	ge louis
*****	TRUST DEED, made this 1 RODNEY L. HURTADO AND MOUNTAIN TITLE COMPANY ERWIN L. PADCETT AND M	LORI J. HURTADO Husbar	of W bra brad	, 1977, between , as Grantor, , as Trustee,
이 지않는 것 소리가 주말을 얻는 것	itrevocably grants based	WITNESSETH;		as benenciary.
₫ 	according to th	) feet of Lots 3 and 4 DITICN TO THE CITY OF De official plat there the County Clerk of Kl	KLAMATH FALLS,	90 <b>1</b> .
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d remains such linkneing statement and to pay tor time statches made le as the beneficiary, may require and to pay tor time statches made public office or offices, as well as the cost of all lien statches made d officers or searching agencies as may be deemed desirable by the d'To provide and continuously maintain insurance on the buildings here the state of the state premises against loss or damage by line hother, together and the beneficiary may from time to time require, in unt not less the delivered to the beneficiary as soon as insured to here delivered to the beneficiary and such faurance and to the delivered to the beneficiary and the beneficiary and the state here all the delivered to the beneficiary and the second

ny reason to procure any such in meliciary at least litteen days prior nce now or hereafter placed and similation how or hereafter placed on said buildings, supprocurs the same at grantors expense. The amount of the or other insurance policy may be applied by beneli-lebteness secured hereby and in such order as beneliciary and other classed to grantor. Such application or release shall any de released to grantor. Such application or release shall any de indesed to grantor. Such application or release shall any de indesed to grantor. Such application or invalidate any to such notice. said premises lee irom construction lens and to pay all and other charges that may be levied or assessed upon or if due or delinquent and promptly deliver recipits therefor led the grantor lait to make payment of any grantor, either or by providing beneliciary with lunds with which to be neliciary may, at its option. make manther is the such to a beneliciary may.

at its option, make the rate set forth in scribed in paragraphs ne a part of the deb a arising from breas waves to and become a part of the object of the secured waves of any rights animal from breach of any of the d for such payments, with interest as aloresaid. The pro-er, are bound for the payment of the object of the cribed, as well as the payment of the objection herein er, are bound for the payment of the objection herein compayment thereof shall, at the option of the beneficiary this frust deed ured by this trust deed in at the option of the benaliciary, of this (rust deed... ill costs, locs and expenses of this trust including the cost ell as the other costs and expenses of the trust end of r in enforcing this obligation and trustee's and attorney's in and defend any action or proceeding purporting to the weight of the state of the trustee, and in any asil. title

iciary or frustee may appear, ed, lo pay all costs and exp (ciary's or, frustee's attorney's this paregraph 7 in all cases it of an appeal from any jud of an appeal from any jud r agrees to pay such sum an

t and in the event of an appent from any judgment or ri, grantor further screes to pay such turn as the ap-uidge reasonable as the beneficiary's or frustee's attor-cal, and, and that: that any portion or all of said property shell be taken tend domain or condemnation, beneficiary shall have the require thet all on any portion of the monies payable ch taking, which are in excess of the amount required to taking, which are in excess of the amount required to taking, which are the average the superscript which and on the superscript of the superscript which and on the superscript of the superscript which are the taking which are the superscript which are the superscript which are the taking the superscript of the superscript which are the taking the superscript of the superscript which are the taking the superscript of the superscript which are the taking the superscript of the superscript which are the taking the superscript of the superscript which are the taking the superscript of the superscript which are the taking the superscript of the superscript which are the taking the superscript of the superscript the superscript which are the taking the superscript of the superscript the superscript the superscript of the superscript the sup

plat of Daid property: (b) join in triction thereon; (c) join in any this deed or the lien or charge or any part of the property. The vibed as the "person or persons rein of any matters or lacts shall cell. Trustee's lees for any of the

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may at any er to be ap-security for erty issui less

es of operation and collection, including reasonable attor-indebtedness secured hereby, and in such order, as bene-ching upon and taking possession of said property, the the issues and prolits, or the proceeds of line and other obtainton or newards for any taking or domage of the obtainton or release thereof as aforesaid, shall not cure or notice of delault hereunder or invalidate any act dons collection of such insurance policies property, and the waive any default pursuant to such a

12. Upon hereby or in his declare all sums and il tho aboo timber or grazin deed in equity, foreclosures. Hoo fliciary at his eli mortfage or dir and sale. In the mortgage and sale. cause to said desc upon the required vided in

13. S then alter di trustee for ( ORS 86.760, tively, the er obligation sec enforcing the sale

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itted by law time to

NOTE: The Trust Deed. Act provides that the trust or savings and loan association authorized to do property of this state, its subsidiaries, affiliates, a

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1.3916 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 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 (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) toc an organization, or leven it grantor is a maturel person) are tor business or commonial surgess where purposet. This deed applies to, inures to the benefit of and binds all parties liereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and atsigns. 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 fominine, and the neutrer, and the singular number includes the piral. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. IMPORTANT NOTICE: Dolete, by lining out, whichever warranty (a) or (b) is not applicable, if warranty (a) is applicable and the beneficiary is a crediter or such word is defined in the Truh-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures, for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, we Stevans-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevans-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Rodney Hurtorch (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of. County of Klamath ... 19. Personally appeared July 18 , 19 77 Personally appeared the above named... Rodney L Hurtado and Lori J each for himself and not one for the other, did say that the former is the Hurtado .... president and that the latter is the secretary of .... and that the seal affized to the foregoing instrument is the corporate seal of said corporation and that said instrument was slighed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ad ocknowledged the foregoing instrudid echio ment to be their Belore mer (OFFICIAL SEAL) wintersach and deed. - UUA Notary Rublic for Oregon (OFFICIAL SEAL) Notary Public for Oregon My commission expires: (S My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been poid TO: ... Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums d by soid 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 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 Beneficiary Do not less or destroy this Trust Dood OR THE NOTE which it a realized for concellution TRUST DEED STATE OF OREGON (FORM No. 881) NEES LAW PUB. CO., PO S5. County of Klemath I certify that the within instrument was received for record on the at ..... 12:19 o'clock P.M., and recorded SPACE RESERVED Granto FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Wm. D. Milne County Clerk STO FOOD I Mazatteputy Fee \$6.00 al 9 🤹 The state of the second . A. 12