FORM No. 881--Oregon Trust Deed Series-TRUST DEED. TRUST DEED Vol. 1 Page 15978-34898 *THIS TRUST DEED, made this* 19th day of August James H. Nielsen TRANSAMERICA TITLE INSURANCE COMPANY SOUTH VALLEY STATE BANK, as Grantor, ..., as Trustee, and as Beneficiary, WITNESSETH: Klamath County, Oregon, described as: in

Lot 13 in Block 1 of STEWART, Klamath County, Oregon

Eder Carlo († 1962)

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all lixtures now or herealter attached to or used in connec-tion with said real estate.

es payable by grantor, entry y with lunds with which to otion, make payment thereof, e set forth in the note secured n paragraphs 6 and 7 of this t of the debt secured by this d from breach of any of the direct payment or by prov a such payment, beneliciary the amount so paid, with in by together with the obliga t deed, shall be added to a deed, without waives of a i, together with the obligations described in paragraphs 6 and 7 of this deed, without waiver 60 any theorem a part of the debt secured by this deed, without waiver 60 any taking arising from breach 61 any 61 the debt secured by this deed, without waiver 60 any taking arising from breach 61 any 61 the debt secured by this deed, without waiver 61 any 61 the debt secured by this deed, without waiver 61 any 61 the debt secured by this deed, without waiver 61 any 61 the debt secured by the secured by the secured by the beam of the debt secured by the secured by the payment shall be bound for the payment of the debt secured by the beneficiary, all sums secured by this trust deed immediately due and boals and use a breach of this trust deed.

of a subscription of the second secon tapp il attorney's fees mentioned in this par the trial court, ad in the event of en the trial court, Arantor further spreas purt shall adjudge reasonable as the b ixed by decree of to pay such sum neficiary's or tru

on such appeal. is mutually agreed that: In the event that any portion or all of said property shall be taken right of eminent domain or condemnation, beneficiary shall have the so electe, to require that all or any portion of the monles payabli solon for such taking, which are in excess of the amount required solon for such taking. d property shall be taken beneficiary shall have the empation, beneficiary shall have the any portion of the monies payable e in excess of the amount required attorney's less necessarily paid or shall be hald to beneficiary and and expenses and sitorney a la starily paid or incurred by be a applied upon the indebted wn expense, to take such action necessary in obtaining such co upon weitten

n case of full reconveyar any person for the pay for cancellation), with f of the indebtedness,

harein, shall become immediately due and payable.
The above daschibed real property is not currently used for agricultural, timber or grazing purposes.
To protect, preserve and maintain said property is not currently used for agricultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any and real property is not current of constructed damaged or the first deed, dranter say building or improvement which may be constructed, damaged or data the said property. The data are constructed and continuous or therein any transment of the first deed or the line or charge beneficiary to restore promiting and in good and workmanik be constructed, damaged or data the continuous or data any building or improvement which may be constructed, damaged or data the continuous or therein any reconveyance may be declared in the tendition of the first of the United to the and unit to the United to th

trustee ORS 8 tively, the principal as the principal as cure the delault, in whren the trustee in the date and at the time and the date and the time and the date and the time and the time and the date and the time and the time and the date and the time and the time and the time and the date and the date at the time and the time at auction to shall delive property

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NOTE: The Truit Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan astoclation 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, affiliate, agents or branches, or the United States or any agency hered.

15:379 The grantor covenants and agrees to and with the beneticiary 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 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, tamily, household or agricultural purposes (see Important Notice bolow). (b) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delele, 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 a defined in the Truth-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, use Stevens-Ness form No. 1305 or equivalent; If this instrument is NOT to be a first lien, use Stevens-Ness form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. If the signer of the above is a comparation use the form of acknowledgment opposite.] (ORS 93.470)	
STATE OF OREGON, }ss. County of Klamath }ss. August 19 1977 Personally appeared the above named and JAMES H. NIELSEN and that the latter is the and acknowledged the foregoing instru- and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of	
Betors more Betors more CORFICIAL Film acknowledged said instrument to be its voluntary act and deed. SEAL) Notary Public for Oregon PUD My commission expires: 1-24-81 Notary Public for Oregon SEAL) Notary Public for For Full RECONVEYANCE SEAL	
To be used only when obligations have been pold. TO:	
DATED: , 19. Benoficiary Do not lose or destroy this Trust Deed OR THE NOTE which it escures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED [FORM No.: 881] SS.	
STEVENE.NESS LAW FUS. CO., PORTLAND. ORE: County ofKLAMATH	
AFTER RECORDING RETURN TO South Valley State Bank P. O. Box 5210 Klamath Falls, Oregon x FEE \$ 6.00 By Amal Maril Deputy	

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