	FORM He, 881—Oregon Trust Deed Sector—TRUST DEED.	TEVENTRESS LAW PUBLISHING CO., PORTLAND, OR, VIGA	. 김 - 태
	40047 TRUST D		沙 7
	VIRGINIA L. FALKOWSKI and ROBERT M. CL	y of December , 1977, be ween ANCY , as Grantor,	
	TRANSAMERICA TITLE INSURANCE COMPANY and JAMES F. BARRETT and MARGARET F. B.	, as Trustee, ARRETT, Husband and Wife , as Beneficiary,	i i
1 1 1	WITNESS	ETH:	
	in KLAMATH County, Oregon, described as:	vs to trustee in trust, with power of sale, the property	4 1-1-1
	The SWZNWZ of Section 20, Towns	hip 35 South, Range 11 East of	4+ ( )21
1. 1. 1.	the Willamette Meridian, Klamat	h County, Oregon.	
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	<ul> <li>together with all and singular the tenements, hereditaments and appur now or herealter appertaining, and the rents, issues and prolits thereof tion with said real estate.</li> </ul>	and all fixtures now or hereafter attached to or used in connec-	
	FOR THE PURPOSE OF SECURING PERFORMANCE of sum of SEVEN THOUSAND AND NO/100 thereon according to the terms of a promissory note of even date here	each agreement of grantor herein contained and payment of the	(1) (1) (1)
	final payment of principal and interest hereof, if not source paid, to be The date of maturity of the debt secured by this instrument is at	due and payable 19	
	sold. conveyed, assigned or alienated by the granter without list ba	or any part thereot, or any interest therein is sold, agreed to be	
	then, at the beneficiary's option, all obligations secured by this instrum herein, shall become immediately due and payable. The above described real property is not currently used for spriculture	nent, irrespective of the maturity dates expressed therein, or	
	To protect the security of this trust deed, prantor agrees (a	) consent to the making of any map or plat of said property; (b) join in anting any easement or creating any restriction thereon; (c) join in any bardination or other agreement allecting this deed or the lien or charge real! (d) reconvery without merulation.	
	2. To complete or restore promotly and in good and workmanlike dit	infee in any reconverse, while warranty, an or any part of the property. The	741.2
	ion in a residential successful property; if the beneficiary so requests, to	ally entitled thereto," and the recising as the "person or persons conclusive proof of the truthfulness thereto. Trustee's lees for any of the vices mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, heneliciary may at any without environ efficiency.	448
	cial Code as the beneticiary may require and to pay for filing same in the point proper public utices or offices, as well as the cost of all lien searches made the	nied by a court, enter in person, by agent or by a receiver to be ap- nied by a court, and without regard to the adequacy of any security for indebtedness hereby secured, enter upon and take possession of wid prop-	
	4. To provide and continuously maintain insurance on the buildings less now or hereafter erected on the said premises against loss or damage by fire ney	y and plats introl, in its own name sue or otherwise collect the rents, is costs and renewed in these past due and unpid, and apply the same, is costs and renewed informations and collection, including reasonable altor- ie less upon any indebtedness secured hereby, and in such order as bene- ary may determine.	A.50 per
	policies of insurance shall be delivered to the beneficiary as soon as insured; in the grantor shall lail for any reason to procure any such insurance and to	11. The entering upon and taking possession of said property, the lection of such rents, issues and profits, or the proceeds of tire and other upage policies of comparison of source to be proceeds of the and other	
	deliver said policies to the beneficiary at least litteen days prior to the expira- tion of any policy of insurance now or hereafter placed on said buildings, put	ive any default or notice of default hereunder or invalidate any act done	
	decisity upon any indenteuries secured nereby and in such order as beneficiary dec	12. Upon default by grantor in payment of any indebtedness secured eby or in his performance of any agreement hereunder, the beneficiary may lare all sums secured hereby immediately due and payable. In such an event if the above described real property is currently used for agricultural, ber or defined purposes, the beneficiary may proceed to foreclose this trust any definite purposes, the beneficiary may proceed to foreclose this trust	
	act done pursuant to such notice. 5. To keep said premises free from construction liens and to pay all ficition (area, assessments and other charges that may be levied or assessments and other charges that may be levied or assessed upon a	closures. However if said real property is not so currently used, the bene-	
	adminst said property before any part of such tares, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneliciary; should the grantor tail to make payment of any tares, assess- said	rescue of direct the trustee to foreclose this trust deed by advertisement sale. In the latter event the beneliciary or the truster shall execute and se to be recorded his written notice of default and his election to sell the described real property to satisfy the shiftering record beneficient.	
	by direct payment or by providing beneficiary with funds with which to required such payment, beneficiary may, at its option, make payment thereof, vid, and the appoint so naid with interest at the related to the reduction of the payment thereof.	in the trustee shall fix the time and place of sale, give notice thereof as then jired by law and proceed to foreclose this trust deed in the manner pro- d in ORS 86.740 to 86.795.	
	trust deed, without waiver of any rights arising from breach of any of the OR	13. Should the beneficiary elect to loreclose by advertisement and sale n after default at any time prior to five days before the date set by the lee for the trustees and, the granulor or other person so privileged by \$ 85.760, may pay to the beneficiary or his successors in interest, respec-	
	erty hereinbefore described, as well as the grantor, shall be bound to the obli- same extent that they are bound for the payment of the obligation herein ento	ly, the entire amount then due under the terms of the trust deed and the fation secured thereby (including costs and expenses actually incurred in cring the terms of the obligation and trustee's and attorney's lees not ex- ling \$50 each) other than such portion of the principal as would not then the body no default encoded.	Reun
	out notice, and the monphymetric freeron shall, at the option of the beneficiary, be render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed.	A contract of the shall be dismissed by the trustee. 4. Otherwise, the sale shall be held on the date and at the time and a designated in the solid of the the the shall be held on the date and at the time and	
	of title search as well as the other costs and expenses of the frustee incurred in in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurred. To appear in and defend any action or necessful anterporting to shall	e designated in the notice of said. The trustee may sell said property either ne parcel or in separate parcels and shall sell the parcel or parcels at ion to the highest bidder for cash, payable at the time of sale. Trustee I deliver to the nurchaser its deed in hore as conjusted by lead by the interview.	
	affect the security rights or powers of beneficiary or trustee; and in any suit, plier action or proceeding in which the beneficiary or trustee may appear, including	The recitals in the deed of any matters of lact shall be conclusive proof	(作) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1
	decrea of the trial court and in the event of an appeal from any judgment or clud	in infinituness infector. Any person, excluding the trustee, but including grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee apply the proceeds of sale to payment of (1) the expenses of sale, in- ing the compensation of the trustee and a reasonable charge by trustee's ruse. (2) in the obligation	
	pellate court shall adjudge reasonable as the beneficiary's or trustee's attor- haviney's less on such appeal. It is mutually agreed that: surp	(if $(x) \in (x)$ to the obligation secured by the frust deed, (3) to all persons and recorded liens subsequent to the interest of the trustee in the trust as their interests may appear in the order of their priority and (4) the lies, it any, to the granter or to his successor in interest entitle to such	
	under the right of eminent domain or condemnation, beneficity shall have the right, if it so elects, to require that all or any portion of the monies payable time	15. For any reason permitted by law beneficiary may from time to appoint a successor or successors to any trustee named herein or to any sorr trustee appointed because the trustee named herein or to any	
	incurred by grantor in such proceedings, shall be paid to beneficiary and power applied by it list upon any reasonable costs and expenses and attorneys less	essor trustee appointed hereunder. Upon such appointment, and without evance to the successor truster, the latter shall be vested with all title, res and duties conferred upon any trustee herein named or appointed under Fach such accounting and well with the second states of appointed	調
	both in the trial and appendic courts, necessarily paid or incurred by bene-instr liciary in such proceedings, and the balance applied upon the indubtedness and secured hereby; and grantor agrees, at its own expense, to take such actions Cleri and execute such instruments as shall be necessary in obtaining such com-	is place of record, which, when recorded in the collee of the County is provided to the county or counties in which the property is situated, be concluded of the county or counties in which the property is situated.	
	pensation, promptly upon beneficiary's request, 9. At any time and from time to time upon written request of bene-ackn liciary, payment of its less and presentation of this deed and the note for oblig endorsement (in case of full reconveyances for concellation) without effective terms of the seconveyances of concellation) without effective	17. Insuce accepts this frust when this deed, duly executed and owledded is made a public record as provided by law. Trustee is not afed to notify any party bereto at pending sale under any other deed of	
	the liability of any person for the payment of the indebtedness, trustee may shall	be a party unless such action or proceeding is brought by trustee.	
	NOTE: The Trust Deed Act provides that the trustee harcender must be either an attorney, or savings and loan association muthorized to do business under the lows of Oregon or th property of this state, its subsidiaries, affiliates, agents or branches, or the United States o	who is an active member of the Oregon State Bar, a bank, trust company e United States, a title insurance company authorized to insure title to real any agency thereof.	H S T
			n <i>name</i> 1 <b>name</b>

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	1. S. M. Mary	A	33 M 10 17 18		Sec. 1993
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The granter covenants and agrees to and with the beneficiary and those claiming under him, that he is lawtully 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 granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for granter's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes other than agricultural purposes.

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This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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.

or such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIS the purchase of a dwelling, use Stevens-Ness Form No. 13 if this instrument is NOT to be a first lion, use Stevens-Ness i equivalent. If compliance with the Act not required, disr. (If the signer of the above is a corporation.	y making required RST lien to finance 305 or equivalent; Form No. 1306, or	IRGINIA L. FALKOWSKI Iliginia – Jalkowski ROBERT M. CLANCY
use the form of acknowledgment apposite.)	ORS 93.490]	
STATE OF OREGON, )		GON, County of
County of KLAMATH		
December 6 , 19 77	Personally	appeared
Personally appeared the above named. VIRGINIA L. FALKOWSKI and	each for himself	who, being duly sw and not one for the other, did say that the former is
ROBERTIM: CLANCY		president and that the latter is
1	·	secretary of
nont to be THE IR voluntary act and deed. OFFICIAL Eetore inc:	and that the seal of said corporation half of said corpor	, a corporat affixed to the foregoing instrument is the corporate n and that said instrument was signed and sealed in ration by authority of its board of directors; and each ad said instrument to be its voluntary act and de
Notary Public for Oregon	Notary Public for	Oregon (OFFICI SEAL
My commission expires: 7-21-8/	My commission ex	
Te be use	QUEST FOR FULL RECONVEYAN ad only when obligations have t 7. CO	
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey, estate now held by you under the same. Mail reconveya	all indebtedness secured by are directed, on paymi idences of indebtedness without warranty, to th	secured by said trust dead (which are delivered to
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey,	all indebtedness secured by are directed, on paymidences of indebtedness without warranty, to the fince and documents to	ent to you of any sums owing to you under the terms
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The undersigned is the legal owner and holder of trust deed have been lully paid and satisfied. You have basid trust deed or pursuant to statute, to cancel all evidences and trust deed or pursuant to statute, to cancel all evidences and the reconvey, estate now held by tyou under the same. Mail reconveyate DATED: , 19, 1	all indebtedness secured by are directed, on paym idences of indebtedness without warranty, to th nce and documents to JAMES MARGAR sources. Both must be delivered to SPACE RESERVED FOR	ent io you of any sums owing to you under the terms secured by said trust deed (which are delivered to y e parties designated by the terms of said trust deed F. BARRETT ET E. BARRETE ET E. BARRETE ET E. BARRETE ET E. BARRETE STATE OF OREGON County of Klamach I certify that the within instrument was, received for record on t 
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