STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720 FORM No. 881-1-Orogon Trust Deed Series-TRUST DEED (No restriction on assignment). Vol. 78 Page 6463 3 38-14994-0 TS 45755 TRUST DEED ..., 1978, between moren ଁ ଅ day of Bud Roberts and Helen S. Randall, each to an undivided 's interest ; as Grantor, , as Trustee, Transamerica Title Insurance Company , as Beneficiary, and Charlotte Hulme WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as: in Klamath Parcel 1 In Township 36 South, Range 9 East of the Willamette Meridian, in the County of Klamath State of Oregon: Section 15: The SWASWA Section 22: The NyNWANWA In Township 36 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon Section 15: The SE4SE4SW4 Section 22: The EXNEXNWA

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

now or hereatter appertaining, and the rents, issues and profits thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Three Thousand Five Hundred Dollars and NO/100----- Dollars, with interest sum of sum of Three Thousand Five Hundred Dollars and NO/100----- Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

inal payment of principal and interest hereof, if not sooner paid, to be due and payable. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

becomes due and payable.

The above described real property is not currently user for agric To protect the security of this trust deed, grainter agrees: 1. To protect, preserve and maintain said property in goad condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in goad and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenants, confirmed restrictions allecting stationents pursuant to the Uniform commer-cial Coste as the biometric statements pursuant to the Uniform commer-cial Coste as the biometric statements pursuant to the Uniform commer-cial Coste or the biometric statements pursuant to the Uniform commer-cial coste or the biometric statements pursuant to the Uniform commer-cial coste or the biometric statements and to pay for illing same in the proper public offices, as well as the cost of all lien searches made by thing officers or searching agencies as may be deemed desirable by the beneficiary.

5. to comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary or requests, to proper public officers or searching agencies as unay be deemed desirable by the beneficiary.
4. To provide and continuously maintain instrance on the buildings of the base of the said permission agencies of the beneficiary may require and to pay the deemed desirable by the beneficiary.
4. To provide and continuously maintain instrance on the buildings from or hereafter receited on the said permission against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than 3.
companies acceptable to the beneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured: if the granter shall fail for any reason to procure any such insurance and to deliver ad policies to the beneficiary and the procure only the buildings, the franter shall fail for any reason to procure any such insurance and to deliver any procure the same at fantor's expense. The amount collected under any first or other insurance policy may be applied by beneficiary may be applied by beneficiary may be applied by deneficiary may be applied by deneficiary may be applied for any protect the same at fantor's expense. The amount collected under any first or mains of the form construction forms and there also a state of a substate any determine, or at option of any protect the same as defined or as a substate of granter. Such application or release shall not cure or waive any default or mains of used noice.
5. To keep said ther charges that may be levied or assessent and other charges payable to a such assessents and other charges payable by deniciary may take applied by thereit there any bar to such any be therein any breacting and there there an any bar and the pay all and there any bar to a such asuch application or release shall be form any be there

reliate court shall adjudge reasonable as the henerical set of interpret of the set of

HOIF the first based Attrinovales that the invitee hereinder must be other an attaining why is an initian member of the Origon State Bar, a bark first company or arrange and hem answerten andioarted to de lemmes under the lows of Origon or the United States, or title insurance company achieved to invite the to test provide the state of the state, the state of the state, a table insurance, addicated to invite the to test or her the based States or invited States or the United States of the state.

tural, timber or grazing purposes.(a) convent to the making of any map in plat of said property! (b) join in standing on easement or creating any restriction thereon, (c) join in any subadhation or other agreement allecting (b) selections. The property of the intermediate of the intermediate

butes and profits, including those past does and unpaid, and apply the same reacts and expenses of operation and collection, including reasonable attornes is some and realized in such order as bennes.
11. The entering upon and taking possession of said property, the property, and the application or actuals for any taking or damage of the progenty and the application or release thereoil as aloresaid, shall not cure or waive any default or notice of default hereinnet or invalidities any act done or notice of default hereinnet or invalidities any act done property, and the application or release thereoil as aloresaid, shall not cure or waive any default or notice of default hereinnlet. In such an entry of the property is currently used in a given and the application of a such rentry is a genement of any indeficient any act done present to such notice.
12. Upon default by granter in payment of any indeficients secured herein any may default on the performance of any agreement hereinder, the beneficiary may declare all sums secured herein the insert may proved to have the matrix and declar all sums secured herein the insert may proved to have the matrix doed in equity, as a mortgage in the manner provided in high reset. However, it is all real property is neared not take the matrix doed in equity, as a mortgage in the intervent on the traster shall vector and and sile. In the latter event the horizon the trust deal doin equity where and doer the truster to barchear their trust deal in equity, where any time prior to have days the all vectors and shall not event to have been performed and subscription sectors in the interverse with the barden or the perior and the perior and the perior and subscription sectors in the interverse and the shall be the trust estable the barden are the horis estable t

surplus, it and, to the grantor or to his successor in interest, entitled to such surplus.

and that he will warrant and forever defend	d the same against all persons whomsoever.
 (a)* primarily for grantor's personal, family. (b) for an organization, or (even if grantor purposes. This deed applies to, inures to the benefit of tors, personal representatives, successors and assigns 	he loan represented by the above described note and this trust deed are: , household or agricultural purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than agricul of and binds all parties hereto, their heirs, legatees, devisees, administrators, et is. The term beneficiary shall mean the holder and owner, including pledgee. o
masculine gender includes the feminine and the neu	beneficiary herein. In construing this deed and whenever the context so requires uter, and the singular number includes the plural. Intor has hereunto set his hand the day and year first above written.
* 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 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. 1306, or equivalent. If compliance with the Act not required, disregard this notice. [If the signer of the above is a corporation use the form of acknowledgement opposite.]	
	(ORS 93.490)
County of Kathadh	STATE OF OREGON. County of
Morth 3, 19,8 Personally appeared the above named Bid Robarts & Herlan Rondall	president and that the latter i
and acknowledged the foregoing insu ment to be Betore me: (OFFICIAL SEAL)	the second se
Notary Publicito Oregon <u>My continiston appipos:</u> DCAINA K. RICK NOTARK PUBLIC OREGON My Commission Expires/21/7]	OFFIC Notary Public for Oregon My commission expires:
	REQUEST FOR FULL RECONVEYANCE
To b	be used only when obligations have been paid. . Trustee
TO:	
The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You h said trust deed or pursuant to statute, to cancel al herewith together with said trust deed) and to recom estate now held by you under the same. Mail recom	er of all indebtedness secured by the foregoing trust deed. All sums secured by hereby are directed, on payment to you of any sums owing to you under the ter all evidences of indebtedness secured by said trust deed (which are delivered t avey, without warranty, to the parties designated by the terms of said trust dee weyance and documents to 19
The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You h said trust deed or pursuant to statute, to cancel al herewith together with said trust deed) and to recom estate now held by you under the same. Mail recom	hereby are directed, on payment to you of any sums owing to you under the ter all evidences of indebtedness secured by said trust deed (which are delivered t avey, without warranty, to the parties designated by the terms of said trust dee aveyance and documents to
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The undersigned is the legal owner and holden trust deed have been fully paid and satisfied. You is said trust deed or pursuant to statute, to cancel al herewith together with said trust deed) and to recom- estate now held by you under the same. Mail recom- DATED:	hereby are directed, on payment to you of any sums owing to you under the ter all evidences of indebtedness secured by said trust deed (which are delivered to avey, without warranty, to the parties designated by the terms of said trust deel weyance and documents to 19 19 19 19 19 19 19 19 19 19 19 19 19