FORM Ne. 881-1—Oregon Trust Deed Series—TRUST DEED (No restriction on assignment).		STEVENS-NESS LAW PUBLISHING CO., PORTLAND. CH. 87204	
47412	TRUST DEED	Vol. M Page	8903. " E
THIS TRUST DEED, made this GENE H. BUNNELL AND CATHIE R. H Transamerica Title Insurance Co and RICHARD M. CLARK AND ARLINE	BUNNELL, husband and ompany	wife	. 19 つと , between , as Grantor, , as Trustee, , as Beneficiary,

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

The Northwesterly 60 feet of Lot 3 in Block 6 of ORIGINAL TOWN OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, being further described as follows:

Beginning at the most Northerly corner of Lot 8 in said Block and addition; thence Southwesterly along the line of High Street, 66.25 feet to the Westerly line of Lot 8; thence Southeasterly along the Westerly line of Lot 8, 60 feet; thence Northeasterly and at right angles to 3rd Street 66.25 feet; thence Northwesterly along the line of 3rd Street 60 feet to the place of beginning, the dimensions being according to the supplemental Plat of Linkville, now City of Klamath Falls, Oregon.

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-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Seven Thousand Seven Hundred and Fifty Bollars 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 final payment of principal and interest hereol, if not sooner paid, to be due and payable 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 used for agricultural, timber or grazing purposes.

The above described real property is not currently used for agricu To protect the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; ot to commit or permit any wale of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay los fulling same in the proper public offices, as well as the cost of all len souther by the by filling officers or searching agencies as may be deemed dowable by the beneficiary.

In the second state of the second statements juristant to the Uniform Commer-tial Cale with the membrane statements in must to you for bind statement in the public difference or servicing agencies as may be declared diversable by the optimical difference or searching agencies as may be declared diversable by the optimical difference or searching agencies as may be declared diversable by the one or hereafter erected on the said permises against loss or damage by the optimical other baseds as the beneficiary may from time to the latter; all publics of hereafter erected on the said permises against loss or damage by the optimical other baseds as the beneficiary and said thereafter based or beneficiary may produce the same at grantors express. The anomat publics of insurance shall be defined to the based of the same at state in public of insurance now or hereafter placed on said buildings, the beneficiary may produce the same at grantors express. The anomat of any policy of insurance now or hereafter placed on said buildings, the beneficiary may include the same at grantors express. The anomat of one pursuant to such notice. The same state dimension of the same at statisticary may independent beneficiary and said there in a construction of the same at statisticary any independent beneficiary in the only as all statisticary may independent beneficiary the entire amount so collected, or not cure waive any delault or notice of delault hereinder or invalidate any construction of the same at grant of such as a same statisticary should the grantor tail to make taxes, assessments and other three based promises ther. How construction Person and the pay all statistic property before any ratiot such fares, assessments and other three the same pays and the grantor that the same and with which to the device and the grant of such any rates, assessments and other three the same pays and the grantor that the same and pays able by grantor, either three the same tereating the device of an approprise thereation of the sassessmen

is the date, stated above, on which the final installment of said note oliveral, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) pin in any submitting any essement of creating any restriction thereon, (c) pan in any submitting any essement of creating any restriction thereon, (c) may be described as the "previous or persons because proof of the truthlaheads there of any matters or lact shall be conclusive proof of the truthlaheads there of any matters or lact shall be events mentioned in this paragraph shall be described as the "previous or persons be described as there of any matters or lact shall be events mentioned in this paragraph shall be described as the most of the truthlahead shall be any matters of lact shall be events mentioned in this paragraph shall be described as the said any security of any part of the property, the final probability of any part of the property of the information of other previous and callection, minded there as beneric, and public, in the own name we us otherwise callect the truthlahead part of the said of the and other as beneric, and public, and poperation and politic, in the own name we us otherwise callect the truthlahead of the mathematic data and applie the same and politic, in the own name we us otherwise and even as beneric, and politic, and the previous a solution of a such the same and the same the same and the same the same and t

implies it only, to the grantial of to his subscience in interest entitled to such simplice 16. For any reason permitted by law benchmery may here there is to fine append a subscience in subscience to any trustee manuel because the time interest in the subscience timelies, the latter shall be existed with all the conversance to the subscience timelies, the latter shall be existed with all the powers and duties inferred upon any trustee herein ranked by written intervance to the subscience timelies, the latter shall be existed with all the powers and duties inferred upon any trustee herein ranked or appointed betweened in the subscience of the subscience of these trusts deed and its place of record, which, when recorded in the other of the County Glerk or Recorder of the county or countries in which the property is structed shall be conclusive proof of proper appointment of the subscience is when the trustee is reade a public record as provided by law Trustee archive law of the county or countries in which the property is structed when the the subscience of the counts of the trust deed of the count of proper appointment of the subscience is when the trust of any effect herein of appointe or the trust deed when the order of the count of the count of the trust deed the trust of any effect herein of a provided by law Trustee is when the the deed of the order of proper appointment of the subscience is well when the order of the count of the count of the trust of the subscience is the oblighted to ready any party herein of provided by law Trustee is when the strust or of any effects or properties of the trust of the provided to the struct of the trust of the end of the trust of the provided to the the trust of the trust of the to ready more of the trust of the provided to the trust of the trust of the trust of any effects of the trust of

NOTE: The Trust Deed Act provides that the trustee hereunder must be other an attained, who is an arrive member of the Oregion State Barry Port Trutt company or savings and foon association authorized to do business under the laws of Oregion or the Dated States, or the assurance company authorized to as a many the tracter to react property of this state, its subsidiaries, difficulties, agents or bianches, or the United States or uny opensy thereast.

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The grantor covenauts 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 except Trust Deed to Klamath First Federal which was recorded November 5, 1976 Book 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, family, household or agricultural purposes (see Important Notice below), (b) x (b) x (a) x (c) y purposes. This deed applies to, inures to the benefit of and binds all parties hareto, their heirs, legatees, devisees, administrators, execu-sonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedgee, execu-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. IN WITNESS WHEREOF, said grantor 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. 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. Sere H. Burnell Cattur R. Dunnell (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, IORS 93 4901 Klamath STATE OF OREGON, County of. County of ... County of Keluli Martin Personally appeared the above named Sance H. Bunnell & Danie P. Bunnell &) ss. . 19 Conce Personally appeared each for himself and not one for the other, did say that the former is the Corric president and that the latter is the and acknowledged the toregoing instrusecretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed 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: ment to be voluntary act and deed. Before me: (OFFICLA SEAL) Notary Puplic L Qregon My commission K Pick Notary Public for Oregon NOFRY PUNICIUM PUDICUM (OFFICIAL SEAL) My commission expires; My Commission Expires 21/19 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and nolder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of indebtedness excited by said frust deed (which are defined as a sum of trust deed or pursuant to statute to cancel all avidances of indebtedness excited by said frust deed (which are defined as a sum of trust deed or pursuant to statute to cancel all avidances of indebtedness excited by and frust deed (which are defined as a sum of trust deed or pursuant to statute to cancel all avidances of indebtedness excited by and frust deed (which are defined as a sum of the sum of trust deed have been fully 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 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 DATED . 18 net lose or destroy this Trust Dood OR THE NOTE which it socures. Sold must be delivered to the trustee for concollation before reconveyance will be made. TRUST DEED (FORM No. 881-1) SE LAW PUB. CO., PONTLAND STATE OF OREGON County of Klamath - 55. I certify that the within instrument was received for record on the 3rdday of May Granto SPACE REGERVED at. 3:32 o'clock P.M., and recorded in book....M78.....on page....8903 as file/reel number 47412 FOR RECORDER'S USL or Record of Mortgages of said County. Beneticiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. TRANSAMORICA. DONNA Wm. D. Milne County Clerk By Pernetho Of Ruch Title Deputy Fee \$6.0()