7/A:38-M500 FORM No. 881-Oregon Trust Deed Series-TRUST DEED. STEVENS-NEESLAW PUBLISHING CO., PORTLAND, OR. 97204 TS 48901 (h) TRUST DEED 11023 . THIS TRUST DEED, made this... 16 TH day of. CARL C. COLLIS and ELNA S. COLLIS, husband and wife, MAY , 1978 , between TRANSAMERICA TITLE INSURANCE COMPANY , as Grantor, and HERBERT T. TERRELL and LILLIAN E. TERRELL, husband and wife, , as Trustee, ..., as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in. The NE<sup>1</sup>/<sub>4</sub> of SE<sup>1</sup>/<sub>4</sub> of Section 19, Township 33 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon. desserved deserved

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 lixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of \_\_\_\_\_Eight\_Thousand\_Five\_Hundred\_and\_00/100-----Dollars, with interest

The above described real property is not currently used for agricultural, timber or grazing purposes.

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trument, irrespective of the maturity dates expressed therein, or ulural, timber or grazing purposes.
(a) consent 10 the making of any map or plat of skid property: (b) join in a my thoredit (d) recorder agreement allecting this deed or the line or charde present in a precedent allecting the description of the line or charde present if the truthdome warranty, all or any part of the line or charde present if any precedent allecting there of a my matters or lates shall be conclusive proof of the truthdome warranty, all or any part of the line or charde present if any precedent in this paradram allecting there is a my matters or lates shall be conclusive proof of the truthdome there is a many matters or lates shall be conclusive proof of the truthdome there is any matters or lates shall be conclusive proof of the truthdome there is any matters or lates shall be errors any part thereol, in its own name sue or otherwise collect the error any part thereol, in its own name sue or otherwise collect the error is seen any provide the second and problems thereol.
10. Upon any default by granter upon and tak purposes and a apply the some receives the second and problems thereol.
11. The entering upon and taking possession of said property, the property, and the application or collece of default hereander or involuted the and other is property, and the application or collece of a my taking or danged by the origin of a such order as benever.
12. Upon default by granter in payment of any inheligence warrants and other is no such order.
13. One default by granter in payment of any inheligence warrants and other is pay and the apply in mediately due and psychic here the product and the property.
14. The entering upon any agreement derived for aburd the apply of the above described real property is not so currently used. It and other is proved to such a second here is any agreement or involuted that any acceleration or involuted the apply of the hereichicaly may proceed to loreclose t

surpline, if any, to the grantor of to his successor in interest ended to such mirpline. 16, For any remon permitted by law beneficiary ones from time to fine appoint a successor in any trustee named barrow of to any successor trustee appointed become to any trustee named barrow of the successor percessor trustee, successor finates, the latter shall be vested with all this percessor and durine successor finates, the latter shall be vested with all this percessor and durine to the successor finates, the latter shall be vested with successor interment, and successor finates, the latter shall be used as appointed because to the successor finates, the latter shall be used as appointed interment, and such appointment and collectivities which be barried as a finate provided by beneficiary, containing relations and be barried and deci-ded the place of record, which, when trusted in the other of the control of the former of the control or appointent of the control of shall be for finates proof of proper appointent of the control of structure when whighed is made a public second as purviced by the second as a philing for notify any philip baseds of ending bell on the structure of trust or of any existing the second as purviced by the second as a philing of a notify my philip baseds of ending bell onder and when the structure of the second trust or of any existing of proper appointent of the second as a methaneling of a notify physich second as purviced by the second as a philing of a notify any philip baseds of a bending bell onder and when the second as a second of the second as a shall be a party wheat we proceeding in which granted as there the

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a state property of this state, its subsidiaries, affiliates, agents or branches, or the United States or one sparse thereof.

11.024 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 are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) <u>transformation, or (even if grantor is a natural person) are for business or commercial purposes other than</u> This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatess, 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. 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 Carl C. Collis 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 corporation, use the form of acknowledgment opposite.) Elna S. Collis IORS 93.490) STATE OF OREGON, STATE OF OREGON, County of .... County of KLANATH , 19...... Personally appeared the above named. Carl C. Collis and Elna S. Collis Personally appeared each for himself and not one for the other, did say that the former is the president and that the latter is the the foregoing instrusecretary of ment to be their, voluntary act and deed. and that the seal attixed 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 cf its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. (OFFICIAL Boloro me: (OFFICIAL SEAL), Struct Cl. Kalta Rothry Public for Oregon My comprission expires: July 16, 1978 Notary Public for Oregon (OFFICIAL My commission expires; SEAL) REQUEST FOR FULL RECONVEYANCE Te be used only when obligations have been paid. TO: Transamerica Title Insurance Co. , Trustee The undersigned is the legal owner and holder 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 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 April 27, 1978 DATED: X Jellin C. Jenell De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) STATE OF OREGON STEVENS NESS LAW PUB. CO., PORTLAND, County of Klamath - \$5. Carl C. Collis I certify that the within instrument was received for record on the 24th May of May 19 78 Elna S. Collis G-antor SPACE RESERVED at. 3153 ..... o'clock. R. M., and recorded Herbert T. Terroll FOR RECORDER'S USE Lillian E. Terroll Record of Mortgages of said County. Beneliciary Witness my hand and sent of AFTER RECORDING RETURN TO County affixed. Winema Real Estate Wm. D. Mer P.O. Box 376 .....County Clerk Chiloquin; OR 97624 .....Title BySernetha Deputy Fee \$5.00