FORM No. 381-Oregon Trust Deed Series-TRUST DEED.
A-2943 50947 TRUST DEED VOI. M78 Page 14046
Romualdo Ochoa and Linda D. Ochoa, husband and wife
, as I rustee, a married man, as his separate property as Berefeirer
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in: Klamath County, Oregon, described as:
Lot 4, Block 2, Tract 1114, according to the official plat thereof on file in the Office of the County Clerk, Klamath County, Oregon.

J. 24

C.

______ 0.0 |~--

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 and 00/100* * * * * * * * * * * * * * * * * * 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 Dollars, with interest

then, at the beneficiary's option, all obligations secured by this inside the analysis.
 The above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees.
 To protect the security of this trust deed, grantor agrees.
 To complete or restore and maintain said property in good condition and repair; not to remore any denoilsh any building or improvement thereon; or to complete or restore of said property.
 To complete or restore of all lies restricts made to any tor thing same im affecting saidements pursuant to the United same made by thing officers or searching agencies as may be deemed desirable by the breteliciary.
 To provide and continuously maintain insurance on the buildings and any the beneficiary may from time to time require, in explain or shall fail be delivered to the beneficiary as soon as immuned; if the grantor shall fail be delivered to the beneficiary as soon as immuned; if the grantor shall fail be delivered to the beneficiary as soon as immuned; if the grantor any the relevance to grant and segment as a soon as immuned; if the grantor any the relevance on the said buildings and any procer the same such as the same state and buildings or importer shall fail be delivered to the beneficiary as soon as immuned; if the grantor shall fail be delivered to the beneficiary as soon as immuned; if the grantor shall fail be addelevered and mantain'

provide court doil adjudge transmable as the bencharay's or trustees attor-by's less on such append. It is mutitally agreed that: by the second and append the sum or content and projectly shall be taken to set the register of courses of an or content and projectly shall be taken to set the register of courses of an or content and projectly shall be taken to set the register of courses of an or content of the second base of the second to second and an or content and or only period of the second rescaled to register the all or only period of the memory shall be a the second rescale of the second second second the memory second instruct. By denote it or specific the second second second second second instruct the formation of the second second second second second instruct the second second second second second second second built rescaled and appellate courts, mecessarily and contented by denote built in the trust and appellate courts and expenses and atterney's fees restands, prompting and frames and the balance and second the indefinition of the restand second second second second second second second restands, prompting upon second second second second the mode second in the trust and frames and frame time upon written request of heres, and second second in the time upon which are restand being restands, prompting upon and presentation of the ideal and the note for heres, restand of its fees and presentation of the ideal and the note for the liability of any person for the payment of the indebideness, truster may

instrument, irrespective of the maturity dates expressed therein, or gitcultural, timber or grazing puppers.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other or creating any restriction thereon; (c) join in any subordination or other or creating any restriction thereon; (c) in or other or creating any restriction thereon; (c) in or other or creating any restriction thereon; (c) join in any subordination or other or creating any restriction thereon; (c) in or other or creating any restriction thereon; (c) in or other or creating any restriction thereon; (c) in or other or creating any there of any matter or lacts shall be conclusive proof of the truthulness; there in of any matters or lacts shall be conclusive proof of the truthulness; there in of any matters or lacts shall be rough excision and take posed in the property. The other of the indebiedness, either in person, by adent or hemolicing may at any promoted hout notice, either in person, by adent or hemolicing may at any promote they by curred, enter upon and take posed in and apply the same such or therewise collect the property is and profits, including in its own name sue or otherwise collect the property is and profits, including in this paragraph shall be theready and any part data as bener licing may determine.
11. The entering upon and raking possion of asid property, the indebiedness and profits or compensation or awards for any work data and collect or pursuant to such notice.
13. Upon disult by frantor in payment of any indebiedness secured hereby and in such order as bener disaver and the property policies or compensation or awards for any work and event or other any detail application or presson any advection any indebiedness secured hereby or in his performance or invalidate any act any detail application or pay and they are done any indebiedness are of the other any event and if the above described real property and the above described real property anot based for mortag

surplus, d'any, to the grantor or to his successor lu interest entitled to such intribus. 16. For any tension permitted by law hemitikity may bon time to the appoint a successor to successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tiles powers and during appointment and substitution shall be made appointed intervented. Each such appointment and substitution shall be made to provide instrument executed by breaking research in the subset of the trustee hereindic. Each such appointment and substitution shall be made to provide metrument executed by breaking research in the subset of the con-and its place of resolved proper appointment of the subset of the con-Clerk et Knowler of the subset of proper depointer in which the property is similar actional here and end of the first of permittee and the successor instants actional here is a made in public record as provided by low. Trustee is not oblig ted to notify any path bereford properly a provided by low. Trustee is not oblig ted to notify any path action or proceeding in which granter, beneficiary or strustee shall be a party unless such action or proceeding is brought by trustee.

79075

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

14047

and that he will warrant and forever defend the same against all persons whomsoever. The property herein described is not currently used for agricultural,

timber or grazing purposes.

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 Nutice below), (b) for an engineering of four is a natural person) are for business of commercial purposes other then agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 warrant not applicable; if warranty (a) is applicable and the beneficiar or such word is defined in the Truth-in-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by m disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, use Stevens-Ness Form equivalent. If compliance with the Act not required, disregar	y is a creditor ulation Z, the ROMUALDO OCHOA king required lien to finance or equivalent; No 1306 cr
(If the signer of the above is a corporation, use the form of acknawledgment opposite.)	
STATE OF OREGON, CALIFORNIA	93.490] STATE OF OREGON, County of) ss.
June 22, 1978	Personally appeared
Personally appeared the above named	
Romualdo Ochoa and	each for miniseir and not one for the other, did say that the former is the
Linda D. Ochoa	president and that the latter is the
	secretary of
and acknowledged the foregoing instru- ment to be their voluntary act and deed. Before me: (OFFICIAL SEAL) Notary Public for Oregon California	and that the seal allixed 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: (OFFICIAL
My commission expires: 7-7-80 OFFICIAL SEAL VICTORIA L. STARZL	Notary Public for Oregon (OFFICIAL SEAL) My commission expires:
	T FOR FULL RECONVEYANCE by when obligations have been paid.
TO:	Trustee
The undersigned is the legal owner and holder of all i trust deed have been fully paid and satisfied. You hereby an said trust deed or pursuant to statute, to cancel all eviden	ndebtedness secured by the foregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the terms of ces of indebtedness secured by said trust deed (which are delivered to you your warranty, to the parties designated by the terms of said trust deed the
estate now held by you under the same. Mail reconveyance	and documents to
DATED:	
	Beneliciary
De not lose or destroy this Trust Dood OR THE NOTE which it secures.	Both must be delivered to the trustee for concellation before reconveyance will be

TRUST DEED STATE OF OREGON (FORM No. 881) SS. STEVENS-NESS LAW PUB. CO. . Romualdo Ochoa County ofKlamath I certify that the within instru-Linda D.Ochoa ment was received for record on the 6902 Norton Avenue Ventura CA 93003 at 1:30 o'clock ... RM., and recorded SPACE RESERVED Grantor FOR Charles F Breslin 5087 E Kingsgrove Drive RECORDER'S USE Record of Mortgages of said County. Camarillo CA 93010 Witness my hand and scal of Beneficiary County affixed. AFTER RECORCING RETURN TO Wm. D. Milne Charles F Breslin 5087 E Kingsgrove Drive County Camarillo CA 93010 By Dunetha Altain Deputy Fee \$6.00