м-19023-7

	FORM	No. 881-1-Oregon Trust Deed Series-TRUST DEED (N	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, Ch. 97234				
	TS	69348		TRUST DEED	· · ·	m79,14583	
		THIS TRUST DEED, made this PAUL A. MONTGOMERY	15th	day of	June	, 1979 , between , as Grantor,	
1		TRANSAMERICA TITLE INS	URANCE	COMPANY		, as Trustee,	
and PRIMARY SOURCE, INC., a California Corporation , as Beneficia WITNESSETH:					, as Beneficiary.		
	in	Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:					
		Tot 7 Block 1 Tract N	0. 103	. SHADOW	HTLLS SUBDIV	TSTON #1.	

LOT 7, Втоск in the County of Klamath, State of Oregon.

tinal payment of principal and interest hereof, if not sooner paid, to be due and payable  $-ic A' C + S = 10^{-10} V 2'$ . 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 used for agricultural, timber or grazing purposes.

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The above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repairs 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 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 complete with all laws, ordinances, regulations, covenants, condi-tions and restrictions aftering statements pursuant to the Unitorn Commer-cial Code as the henelicity may require and to pay building same in the proper public offices or sourching agencies as may be deemed desirable by the benelicity.

The second problem and plan with the second second problem in the second problem in the problem of the second second property, if the beneficiary is so transmiss, end is presented as the beneficiary is and the second of all her second is the second plan second between the second plan second

is the date, stated above, on which the linal installment of said note
ulural, timber ar grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in systemating any assembly a creating any institution thereon, i.e. join any systematistic or other agreement affecting this ded at the lan ar charge begins endied thereon, and the neutral black property of the same systematic or the land or charge begins endied thereon, and the neutral black property of the same systematic or the land or the land or charge begins endied thereon, and the property of the same systematic or the same sy

success it any, to the grant or in his success in interest entitled to uch similiar. 18 For any reason permitted by law bencheairy may from their or time appoint a successor for successor for any firsten mind herein or to any successor tracter argument hereinder. Using such appointment, and without concerning to the successor fusion, which the vested with all title, gowers and datas contered in in any firsten herein mind, between the descendent excessor fusion any firsten herein manual or appoint descendent. Each system and without herein the attract deal and are place at record, which when our first in the other of the County (Clerk or Recorder of the county or countes in which the inspects is statistic which here on these proof of proget appointment of the successor future. Using the conduction of proget appointment of the successor future oblighted to notify any parts here or product data be written trust or of any action or proceeding in which granter, bound or structure shall be a party unless such action or proceeding is brought by trustee

HOH. The first Deed Act provides that the trustee berearder must be either an attainey, who is an indice needer of the Corpor State Borron tests to at corpory or strong and lean associate undergraded do burnes, under the lows of Dirgen or the United States, in the union is corpory or thread to access the Corpory project of the state, its valuedones, althoutes, agents or learnings, or the United States or any opensy thereof.

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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) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

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 leminine 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. Vail Q. Montgomers

\* 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. lif the signer of the above is a corporation,

(OPS	93-470)			
STATE OF OREGON,	STATE OF OREGON, County of ) ss.			
County of Klamath	, 19			
June 15 , 1979	Personally appeared and			
Personally appeared the above named Paul A. Montgomery	who, being duly sworn, each for himself and not one for the other, did say that the former is the			
	president and that the latter is the			
	secretary of			
and acknowledged the loregoing instru- ment to be his '. voluntary act and deed. Before me: (OFFICIAL SEAL) IN OTHER Adding	, a corporation, and that the seal alfixed to the foregoing instrument is the corporate seal 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:			
Notary Public tor Oregon My commission expires: 3-22-81	Notary Public for Oregon (OFFICIAL SEAL) My commission expires:			

## REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

, Trustee

TO:

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 estate now held by you under the same. Mail reconveyance and documents to

DATED:

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Beneficiary

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Do 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		STATE OF OREGON	
Grantor	SPACE RESERVED FOR RECORDER'S USE	I certify that the within instru- ment was teceived for record on th 2010 day of June 1970 at 3:22 o'clock <sup>30</sup> M., and recorded in book 2000 on page 14513 to as file reel number 2000 day Record of Mortgages of said County. Witness my hand and seal o	
Beneliciary		County affixed.	
AFTER RECORDING RETURN TO		Br. D. Mine County ale Title Br. Demether Anits in Deputy	