M-19	7153-7		
FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No r	estriction on assignment).	STEVENS-NESS LAW PUBLISH	ING CO., PORTLAND, OR. 57204
¹⁵ 70959	TRUST DEED	Vol. 79 Page 1	.7232
THIS TRUST DEED, made this KENNETH R. KEENEY and JU TRANSAMERICA TITLE INSU	JNE W. KEENEY, hu RANCE COMPANY	isband and wife	, as Grantor, , as Trustee,
and MAX V. ANDERSON and VIO	WITNESSETH:		
in Klamath County, Oregor	n, described as:		
The SW ¹ ₄ SW ¹ ₄ of Section 27 and of the existing roadway, Al. Willamette Meridian, in the	l in Township 40	South, Range 11 E	ast of the
in an			
LSO21 DED			

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 TWENTY-THREE THOUSAND AND NO/100s -----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

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 agric To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good 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 good and workmanike 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 beneliciary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneliciary may require and to pay for. filling same in the proper public office or offices, as well as the cost of all lien searches made by filling officers or searching agencies as may be deemed desirable by the beneliciary.

destroyed inferent, and pay, when the an easis incurrent internation of the property is the beneficiary so requests, to find an exclusion such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay tor. Hinds such in the proper public office or offices, as well as the cost of all fien searches made by filling officers or searching agencies as may be deemed desirable by the manual property. The provide and continuously maintain insurance on the buildings of an acch other threads as the beneficiary, may tografine to find some or defices. The provide and continuously maintain insurance on the buildings and such other threads as the beneficiary, may tografine to the latter; all policies of insurance shall be deliver, at least litteen days prior to the training of the beneficiary at least litteen days prior to the summer and to all policies of insurance shall be deliver, at least litteen days prior to the training of the senter and to prove the granter shall all for any reason to procure any such insurance and to any policy of insurance shall be deliver, at least litteen days prior to the training of the context insurance policy may be previous the same at granter's expense. The amount is collected, or any part thered, may be released to granter. Such applicable to make any port of the anter any first shall may defeated on the same at granter's expense, and to pay all dot cure or waive any default or notice of delaut heremeter or invalidate any first of the granter is and other charges become past use or other charges payable by fraince, is the such and the second provide shall be deviced or assessed upon or any individent and provides that may be leviced or invalidate any such and any pole state any such as a sessement and other charges payable by fraince, is there or the anter any applicable is deviced to any be leviced or assessed upon or any direct payment to any nortice of delau

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is the date, stated above, on which the final installment of said note thread, thus, thus, in the or gracing purposes.
(a) consent to the making of any map or plat of said property: (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other, agreement affecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons feally entitled thereoi," and the recitats there of any matters or lacts shall be conclusive proof of the truthfulness thereoi. Truster's lees for any of the services mentioned in this paragraph shall be not less than 55.
10. Upon any default by grantor hereunder, benelisary may at any time without notice, either in person, by agtent or by a receiver to be appretended on the states and expenses of operation and collection, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such test, issues and profits, or the proceeds of life and other property adduct mode.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afterement hereunder, the beneficiary may determine.
13. Deno default by grantor in payment of any indebtedness secured hereby in your you set is such as a property is not so currently used for addicating the above described real property is not so currently used. The work and as a mortgage in the manner provided by law for mortfage for elay at the trustee shall active shall acture and the property as the beneficiary as the direct the trustee to foreclose this trust deed in the manner provided by advertisement and said property is such sotheres. However it said

upper a surgery if any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or successors to any trustee named betein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, hereinder, Bach such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to the trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the couper appointment of the successor trustee, that be conclusive proof of proper appointment of the successor trustee. Thrustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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 business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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fully seized in fee simel	nants and agrees to and	th the beneficiary and those claiming upperty and has a valid, unencumbered to	
in the second	of said described real prop	th the beneficiary and those claim	- Add
		and has a valid, unencumbered	nder him, that he is law
and that he will warrant			tie thereto
	and forever defend the sar	ne poni	
		ne against all persons whomsoever.	
The grantor warrent		그 비난 그는 그 아내는 것 같은 것 같은 것 같아요. 것 같아요.	
(b) for an organization	r's personal, family be	esented by at	
This deed applies to	even if grantor is a natural	or agricultural purposes (see Instead this	179904 2
contract secured hereby what	res to the benefit of and bind	resented by the above described note and this or agricultural purposes (see Important Not person) are for business or commercial purpose all parties hereto, their heirs, legatees, devis beneficiary shall mean the holder and owner, therein. In construing this deed and whenever t singular number includes the plural. eunto set his hand the day.	ice below),
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* IMPORTAGE	REOF, said grantor	singular number includes the whenever t	including pledgee, of the
not applicable; if warrants, by lini	ng out which	eunto set his hand the d	he context so requires, the
beneficiary MUST complex in the Trut	licable and the beneficiary (a) or	(b) is	st above written
ine purchase of a dwall	trument is gulation by making	4, the KENNETH D	
equivalent. If compliants	ns-Ness Form No. 1305 or equi	ance	
if this instrument is NOT to be a first in sit this instrument is NOT to be a first li equivalent. If compliance with the Ac (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	t not required, disregard the	6, or	le will
STATE OF OREGON,		Dice.	d
County of Lane	(ORS 93.490)		
)ss. STAT	E OF OREGON, County of	
Personally appeared the above na			·····
June 1) Keen	each t	Personally appeared	
Keen Keen	ey	himself and not one for the other dia	ho, being dut.
ment to be		r himsell and not one for the other, did say t president and	hat the former is the that the latter is the
(OFFTCIAL Before me. volunta	eregoing instru-	Secretary of	the latter is the
		the seal allixed to the foregoing instrument of proporation and that said instrument was signe nowledged said instrument to be its solution of differences.	, a corporation
Notary Public for Oregon	them ack	proporation and that said instrument is id corporation by authority of its board of du nowledged said instrument to be its volunt fore me:	d and sealed in b-
My commission expires.	이야 한 것을 물려야 한 것을 알려야 한 것을 하는 것을 했다.	voluni	ary act and deal
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	•**¥ commi	ssion expires:	(OFFICIAL SEAL)
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10:	to be used only when obligation	Breach and the state of the sta	
The undersigned	d hold	ured by the loregoing trust deed. All sums a ayment to you of any sums owing to you und ost secured by said trust deed (mix)	[] : : : : : : : : : : : : : : : : : : :
trust deed have been fully paid and and said trust deed have been fully paid and said trust deed been	d holder of all indebt		
said trust deed or pursuant to statute, to ca herewith together with said trust deed) and to estate now held by you under the same. Mail DATED:	You hereby are directed, on a	ured by the loregoing trust deed. All sums a ayment to you of any sums owing to you und ess secured by said trust deed (which are de o the parties designated by the terms of said	
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DATED:	reconveyance and documente	o the parties designated by the parties designated by the	er the terms of
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Do not lose or destroy this y		Beneficiary I to the trustee for concellation before reconveyance will b	
Ins Irust Deed OR THE NOTE	which it secures, Both	Beneficiary	
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STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.		STATE OF OREGON	
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Grantor	SPACE RESERVED	ACCOLUMN ACCOLUMN	
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		<u>Uh. D. Milne</u> County Clerk-	
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