TX -19144-3 FORM No. 531-Oregon Trust Deed Series-TRUST DEED. TS STEVENS NESS LAW PUBLISHING CO., FORTLAND, OR. 97204 72508 Vol. 79 Page 19623 TRUST DEED THIS TRUST DEED, made this 8th E. PATRICK SMITH AND ANN S. SMITH, husband and wife , 19-79, between TRANSAMERICA TITLE INSURANCE COMPANY . as Grantor. CLAYTON W. BAUMAN AND SHARON K. BAUMAN, husband and wife , as Beneficiary, and WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County Oregon described as: in Lot 42, Block 3, Tract No. 1064, FIRST ADDITION TO GATEWOOD, in the County of Klamath, State of Oregon. THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connecnow of nereatter appertaining, and the rems, issues and profits thereof and an fixtures now of nereatter attached to of 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 NINE THOUSAND TWO HUNDRED SEVENTY-SEVEN AND 63/100----- 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 linal payment of principal and interest hereof, if not sooner paid, to be due and payable 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. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for according purchase. The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect, preserve and maintain said property in food condition and repair; not to temove or demolish any building or improvement thereon; 2. To complete or server promptly and in food and workmanlike manner any building or improvement which may be constructed, damaged or 3. To complete or server promptly and in food and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To complete or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete or allecting said property: if the beneficiary so requests, to cial Code as the beneficiary may require and to pay for filling same in the proper public office or offices, as well as the cost of all line searches made beneficiary. 4. To provide and continuously maintain searches made beneficiary. (a) consent to the making of any map or plat of said property: (b) join in franting any exement or creating any restriction thereon: (c) join in any subordination or other afterment affecting this deed or the lien or churge franting (d) reconvey, without warranty, all or any part of the property. The thereoil (d) reconvey means thereoil thereoil (e) reconvey and the recitals thereoil of the property. The frantee in any convergence may be described as the "preson or persons be conclusive proof of the truthrulness thereoil. Thustness thereoil thereoil (d) reconvey and the recitals thereoin of any matter or facts shall services mentioned in this paragraph shall be not less than \$5.
(b) Upon any default by grantor hereunder, beneticiary may at any pointed by a court, and without regard to the adequacy of any security lor the indebtedness hereby secured, enter upon and take possession of said proprises and profits, including those past due and unpaid, and apply the same, less uses and profits, including those past due and unpaid, and apply the same, liciary may determine.
11. The entering upon and taking consumption of the same.

less casts and expenses of operation and collection, including tensorially the same, ney's less upon any indebtedness secured brethy, and in such order as bene-liciary may determine. 11. The enterina upon and taking possession of said property, the insurance policies or conjunction or release there of as a dires and, shall not cure or property, and the application or release there of as a dires and, shall not cure or pursuant to such notice. 12. Upon detail by grants in payment of any indicate any said done hereby or in his performance of any agreement hereinder, the bencheiary may and if the above described in the manner provided by law for agricultural brends or is because the bencheiary may forced to forcelose this trust declare of graing purposes, the bencheiary may proceed to forcelose this trust dered in equity, as a mortage in the manner provided by law for agricultural, direct the trustee to forcelose this trust deed in equity as a and sale. In the latter event the bencheiary or surrently used, the bench is benchy at his election may proceed to be advertisement and sale. In the latter event the bencheiary or surrently used, the ben-trust as the solitor of the truste to forcelose this trust deed in equity as a and sale. In the latter event the bencheiary or surrently used, the bench is upon the truste shall execute and the observed hereby, where and sale. In the latter event the bencheiary or the trust deed in equity as a and sale. In the latter event the bencheicary or the trust deed is set by the order of the truste is the strust devel or the strust of the dual to the 56.792. 13. Should the bencheicary or his trust deed and the set by the ORS 56.60, may pay to the bencheicary or his succession in interest, where the dual to a mortage to discusse the strust devel and the struste her the functed, and thereby can be truste which event and the trustee shall be the dual the trust devel and the obligation secured thereby (including costs and expense and at the trust and the dual to other than such parti

surplus, if any, to the fedator of to his successor in undered entitled to such surplus. 16. For any reason permitted by law benefactary may from time to time appoint a successor or successors to any truster named berein or to any successor insite appointed begeinnare. Using such appointment, and without conveyance to the successor frustice, the latter shall be vised with all fille, powers and duries contexted upon any trustee berein named or appointed instrument excented by benchmark substitution shall be made by written and its place of record, which, when evended in the other of the County shall be conclusive power of the output evended by a successor shall be conclusive proved written this dend the property is situated shall be conclusive power within this dend by evented and obligated to maile a public record as provided by law. Firster is not obligated to maile a public record as provided by law. Firster is not obligated to notify any party hereto of proding sale under any other deed of first of any action or proceeding in which granter, burgeticity 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 attainey, who is an active member of the Diegen Stote Bar, a bank trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to more title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.



State of a 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.) (ORS 93.490) STATE OF OREGON, (STATE OF OREGON, (ORS 93.490))	truing this deed and whenever the context so requires, to ber includes the plural. is hand the day and year first above written. E. Colvich Jui-1.
IN WITNESS WHEREOF, said grantor has hereunto set his "IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is tot applicable; if warranty (a) is applicable and the beneficiary is a creditor per such word is defined in the Truth-In-Lending Act and Regulation Z, the peneficiary MUST comply with the Act and Regulation by making required lisclosures; 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; f this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or requivalent. If compliance with the Act not required, disregard this notice. If the signer of the obseve is a corporation, use the form of acknowledgment opposite.] TATE OF OREGON, County of Market Act Anter Act	E Catrich fund.
TIMPORTANT 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 eneficiary MUST comply with the Act and Regulation by making required lisclosures; 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; f this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or quivalent. If compliance with the Act not required, disregard this notice. If the signer of the above is a corporation, see the form of acknowledgment apposite.] (ORS 93.490) TATE OF OREGON, County et	E. Catrich Jus). Jon Smith
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TATE OF OREGON, County of	
County of Kamath 355. STATE OF ORE	CONC
	GON, County of
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Personally appeared the above named	when failing it to
E. Patrick Swith &	and not one for the other, did say that the former is a president and that the latter is a
Ann S. Smith	secretary of
and acknowledged the loregoing instru-	allixed to the loregoing instrument is the corporate s
ent to be View of woluntary act and deed, of said corporation half of said corporation	in and that said instrument was visual and used in
	pration by authority of its board of directors; and each red said instrument to be its voluntary act and de
SAL) W. Corleiner Tr. Hadungton Before me: Notary Public for Oregon	
My-commission expires: Z _ 7 21 Notary Public for	
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rust deed have been fully paid and satisfied. You hereby are directed, on payma aid trust deed or pursuant to statute, to cancel all evidences of indebtedness erewith together with said trust deed) and to reconvey, without warranty, to th state now held by you under the same. Mail reconveyance and documents to	secured by said trust deed (which are delivered to y he parties designated by the terms of said trust deed
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	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which is secure a structure to a	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered	to the trustee for concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON
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	County of <u>Elastath</u> I certify that the within instru
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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.

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