M No. 881—Oregon Trust Deed Series—TRUST DEED.	38-2006	STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR. 9
75090	TRUST DEED	Vol. Mage Page 23691
THIS TRUST DEED, made this	1st. day of	October Consta Clear, 19.79, between
James_BHerrick_and_Charl	otte F. Herrick	as Grani, as Grani, as Trus
Transamerica Title Insura Glenn E. Spuller and Mai	garet H. Spuller	as Trus
Grantor irrevocably grants, bargain Klamath County, Orego	WITNESSETH: s, sells and conveys to tru n, described as: esser RESERVED	at 3:41 o'clock Prf, and recent in book 179 in page 23691 Accurate function of the book decord of functions of an Count decord of functions of an Count
Lot 52, Block 48 First Addition.	Tract NO. 1184,	Oregonr Shores Unit 7
	중 가지 않다고 지하지는 것 것 것 같아요. 정말 가지 않는 것 같아요.	수는 방법 수가 잘 깨끗했다. 그는 것은 것은 것은 것은 것을 것을 하는 것을 가지 않는다. 것을 했다.
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sum of Une thousand two nunared therewith, payable to beneficiary or order and made by grantor, the there according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the there according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the there according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the there according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the there according to 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 thereol, or any interest therein is sold, aftered to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, at 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 agricultural, timber or grazing purposes.

Ine 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 on 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 comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so request, to join in executing such financing statements pursuant to the Uniform Commer-rial Code as the beneficiary rmay require and to pay for illing same in the proper public office or offices, as well as the cost of all line sarches made by thing officers or searching agencies as may be deemed desirable by the beneficiary. Tow, or herestive areas and continuously, maintain insurance on the building the beneficiary.

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rument, irrespective of the maturity dates expressed therein, or birol, times or grazing purposes. (a) consent to the making of any map or plat of said property; (b) join in graning any easement or creating any restriction thereom; (c) join in any subordination or other, agreement allecting this deed or the len ority. The fracting any easement or creating any restriction thereom; (c) join in any subordination or other, agreement allecting this deed or the len ority. The fracting any easement or creating any restriction thereom; (c) join in any subordination or other, agreement allecting this deed or the len ority. The fracting interfet there(c) and the restricts thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than 55. 10. Upon any delault by frantor hereunder, beneficiary may at any fine without notice, either in person, by adent or by a receiver to be ap-prine indicidents hereby secured, enter upon and take possession of said prop-ersy or any part thereol, in its own name sue or othewise collect the rents, issues and profits, including these secured hereby, and in such order as bene-ting. The entering upon and taking possession of said property, the indication of such rents, issues and profits, or the proceeds of line and other property and the application or release thereout as aloresaid, shall not cure or pursuance policies or compensation or awards for any taking or damage of the property, and the application or release thereout as aloresaid, shall not cure or pursuant such notic. 12. Upon delault by grantor in payment of any indebteness secured hereby in his performance of any agreement hereunder, the beneficiary may and if the above described real property is currently used for agricultural, indicate all sums secured hereby immediately due and payable. In such an event and is the above described real property is currently used for agricultural, indicate all sums accured hereby inmediately due and payable. In such an event and is the above described rea

surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, reason permitted, by law beneliciary may from time to time appoint a successor memory of any truster named herein or to any successor, truster appointed hereinster, Upon such appointment, and without conveyance to the successor truster, the latter shall be vested with all tith, powers and duties conterred upon any truster herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its, place, of, record, which, when recorded in the place of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor truster. 17. Truster accepts this trust when this deed, duly executed and abhalbe do notify any party hereto of persing sale under any other dred of trust or of any action or proceeding in which generative trustere shall be a party unless such action or proceeding is brought by trustere shall be a party unless such action or proceeding is brought by trustere.

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NOTE. The Trust Deed Act provides that the trustee hereunder must be either an actioney, who is an active member of the Cregon State Bar, a bank, trust company or savings and loan association authorized to business under the lows of Oregon for 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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The grantor covenants and agrees	page and with the beneficiary and those claiming under him, that he is law cto and with the beneficiary and those claiming under him, that he is law ed-real-property-and-has-a-valid, unencumbered title thereto	W-
and that he will warrant and forever de	sterior and the same against all persons whomsoever.	
 (a)* primarily for grantor's personal, fail (b) for an organization, or (even if gran purposes. 	of the loan represented by the above described note and this trust deed are: mily: household or agricultural purposes (see Important Notice below), ntor is a natural person) are for business or commercial purposes other than agricultur	ees.
tors, personal representatives, successors and as contract secured hereby, whether or not named masculine gender includes the feminine and the	elit of and binds all parties herero, their heirs, legatees, devisees, administrators, exect ssigns. The term beneficiary shall mean the holder and owner, including pledgee, of a as a beneficiary herein. In constraining this deed and whenever the context so requires, a e neuter, and the singular number includes the plural. grantor has hereunto set his hand the day and year first above written.	the 🚲
* IMPORTANT, NOTICE: Delete: by lining out, whiche not, applicable; if, warranty (a) is applicable and th or such word is defined in the Truth-in-Lending. A beneficiary MUST comply with the Act and Regul disclosures; for this, purpose, if this, instrument is; to the purchase of a welling; use Stevens-Ness Form if this instrument is Woll to be a first lien, use Steven	ever warranty (a) or (b) is te beneficiary is a creditor Act, and Regulation Z, the James B. Herrick dion by making required be a FIRST lien to finance n'No. 1305, or equivalent; ins.Ness Form No. 1306, or	<u>i</u> Q
equivalent: If compliance with the Act not requir (If the signer of the above is a corporation, use the form of acknowledgment apposite.) STATE OF OREGON, Country of Country of October "1	Strain of the second se	and,
Personally appeared the above named James B. Herrick and Charlotte F. Herrick	each lor himsell and not one for the other, did say that the former is president and that the latter is secretary of	the
ment to be the the foregoing Before the: (OFFICIAL)	in head and care and that said instrument was signed and sailed in	seal be- of
Notary Public for Oregon 6-13	Corrici	
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FORM No. 881) STEVENS-NESS LAW PUB.CO., PORTLAND. ORE. T.T.T.S.C. V.G.Y.T.T.J.O.J. C.C. 25, B.F.J.G.C. Grantor	STATE OF OREGON County ofKlamath	the , ded
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