TN .	78300	TRUST DEED	(1')	29025
	10000	INUST DEEL	V	
T Berr	THIS TRUST DEED, made the nard A. Shanks and Eva h	his7thday R. Shanks as joint t	of September tenants	, 19.19, betwe
as Gran Well	tor, Transamerica Titl Is Fargo Realty Service	e Insurance Co. , Inc. a California	Corporation as Tr	<i>, as Trustee, a</i> ustee under Trust 746
as Bene	ficiary,	WITNESSE	гн:	
C in	Grantor irrevocably grants, ba Klamath	rgains, sells and conveys	to trustee in trust, wit	h power of sale, the prope
Lot 6, Map fi	Block 5, Klamath Count led in Book 20, Page 6	ory, in the County o of Maps, in the off	f Klamath, State o ice of the County	f Oregon, as shown or Recorder of said Cou
мар тт	Ted III Dook 20, 1020			
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now or l	with all and singular the tenemen hereafter appertaining, and the rem h said real estate. OR THE PURPOSE OF SECUR	ING PERFORMANCE of e	nch agreement of grantor h	erein contained and payment of
sum of	Three thousand eight	hundred twenty one	dollars and seven	cording to the terms of a promis
	even date herewith, payable to ben	eliciary or order and made by	grantor, the final payment	tor principal and interest
T becomes	her paid, to be due and payable The date of maturity of the dobt sets to due and payable. In the event the nveyed, assigned or alienated by the beneliciary's option, all obliga- shall become immediately due and p	e within described property, of the grantor without first hav itions secured by this instrum	e date, stated above, on wh or any part thereof, or any ring obtained the written co ent, irrespective of the m	insent or approval of the benefic
then, at	shall become mimeutatery due and p			
then, at herein, s T	the above described real property is no	or currently used for agricultural,		map or plat of said property; (b) ]
then, at herein, s I and repa not to co 2. mannet 5	The above described real property is no Fo protect the security of this trust . To protect, preserve and maintain said ir; not to remove or demolish any build minit or permit any waste of said property . To complete or restore promptly and any building or improvement which may any building or improvement which may	deted, grantor agrees: (a, property in good condition gri ing or improvement thereon; the bin good and workmanlike gri be constructed, damaged or led be	) consent to the making of any noting any easement or creating bordination or other agreement resel; (d) reconvey, without wat intre in any reconveyance may ally entitled thereto," and the r conclusive proof of the truthue	allecting this deed or the linn or of ranty, all or any part of the property be described as the 'person or p ceitals there'n of any matters or fact iness thereof. Truster's less for any shall be not less than \$5.
then, at herein, s I I and repa not to co a destroyred join in e cial Cod proper ; by filing	The abave described real property is not . To protect the security of this trust . To protect, preserve and maintain said ir; not to remove or demolish any build ir; not to remove or demolish any build ir; not or permit any waste of said property . To complete or restore promptly and any building or improvement which may thereon, and pay when due all costs iner- . To comply with all laws, ordinances, a d restrictions allecting said property, if the recurring such linancing statements pursu- le as the beneficiary may require and the ubile office or searching agencies as may	deed, Arantor agrees: (a, property in good condition ing or improvement thereon; in good and workmanlike be constructed, damaged or red therefor. repulations, covenants, condi- he beneliciary so requests, to ont to the Uniform Commer- the demed desirable by the is deduced desirable by the is so to the the the te deserved desirable by the is so to the the the te deserved desirable by the is so to the te the televel to the televel te deserved desirable by the is so televel te	) consent to the making of any initing any easement or creating buildnation or other atreement real; (d) reconvey, without war- nutre in any reconveyance may ally entitled thereto," and the r conclusive proof of the truthiu vices mentioned in this puragraph 10. Upon any default by ne without notice, either in per inted by a court, and without e indebtedness hereby secured, e by or any part thereol, in its ours	and perform the set of the here ner- ranty, all or any part of the property to be described as the property of the set of the performance of the iness thereof. Trustee's less for any shall be not less them $S_2$ , granter here-ander, here being many it son, by adort or by a receiver to be accordent of the procession of soft are name sue or other set of the the part due and unpaid, and anyly the part due and unpaid, and anyly the part due and unpaid.
then, at herein, s T I and repa not to co and repa not to co co destroyrd tions and proper f by liling benelician and such and such and such	The abave described real property is not for protect the security of this trust . To protect, preserve and maintain said ir; not to remove or demolish any huild main or permit any waste of said property . To complete or restore promptly and any building or improvement which may I thereon, and pay when due all costs inerv. . To comply with all laws, ordinances, i d restrictions allecting said property; if it recurring such linancing statements pursu- le as the henclicitary may require and to ublic office or offices, as well as the cost of clicers or searching agencies as may . To provide and continuously maintain hereafter crected on the said premises as h other hazards as the benelicitary may for ant not less than 3.	deed, frantor agrees: (a, property in good condition ing or improvement thereon; ing ooil and workmanlike be constructed, damaged or regulations, covenants, condi- te beneliciary so requests, to ant to the Unilorm Commer- to the Unilorm Commer- to all lien searches made be deemed desirable by the insurance on the buildings (anst loss or damage by lice nom time to time require, in best payble to the latter; all con- mediciary as soon as insured; insurance and to the there (anst loss on as insured; and to the Unilorm commer- to the Un	) consent to the making of any nining any easement or creating bardination or other atreement reed; (d) reconvey, without wan latty entitled thereto? and the r conclusive proof of the truthfu vices mentioned in this parafraph 10. Upon any default by ne without notice, either in per inted by a court, and without is indebtedness hereby secured, ei y or any part thereoi, in its ou us and profits, including those is costs and expenses of eperatio y's fees upon any indebtedness iary may determine.	and the this deed on the here are ranty, all or any part of the property to be described as the property of recitals there is a star property of these thereards the star any radial to the star of the star any shall be not less then 55, granter herearder, even be any secur- tion, by adort or by a receiver to 1 we name such of the provident of star regard to the adicquark of any secur- ner upon and take provident of star we name sue or otherwise collect the past due and unpaid, and anyly the secured hereby, and in such order as at the prosterior is star property of awards for any taking or dimaged
then, at herein, s T T And repa not to co to so destroyed destroyed destroyed tions and join in c cial Civil, proper f by filing benefician and such and such and such an anow or companin policies d tion so the kilonet deliver s	The abave described real property is not To protect the security of this trust . To protect, preserve and maintain said in: not to remove or demolish any build minit or permit any waste of said property and any building or improvement which may I thereon, and pay when due all costs inco- . To comply with all laws, ordinances, or d restrictions allecting said property; if the east the beneficiary may require and the ublic office or offices, as well as the cost of clicers or searching agencies as may ty. To provide and continuously maintain hereafter creeted on the said premises and ho ther hazards as the beneficiary may re	deed, Arnitor agrees: (a, fromerty in good condition ing or improvement thereon; ing or improvement, condi- ter on the the inform Commer- on to the Uniform Commer- on to the Uniform Commer- on to the Uniform Commer- ing or improvement there in the ing or improvement there in the point or the or improvement the ing or improvement the expira- ter days prior to the expira- ter on such order as beneficiant in such order as theredicing definition; in such order as theredicing definition; ing order as ther	) consent to the making of any ninting any easement or creating burdination or other atreement reeds; (d) reconvey, without wan intre in any reconveyance may ally entitled therete?" and the r conclusive proof of the truthfu vices mentioned in this parafarap 10. Upon any default by ne without police, either in per inted by a court, and without is only part thereol, in its of urs and profits, including those is costs and expenses of operatio y's fees upon any indebtedness inter may determine. If, the entering upon an luction of such rent, issues an surance policies or compensation operty, and the application or r live any delault or notice of do truth to such rent, issues an ursuant to such rent.	allecting this deed or the lien or o ranty, all or any part of the property r be described as the 'person or p ceitals therein of any matters or facts bress thereind. Trustee's less for any

act done pursuant to such notice.
 5. To keep said premises free from construction fees and to pay all fore, assessments and ether charges that may be levied or assessed upon or akainst said property before any part and promptly deliver receipts therefor to beneficiary; should the grantor lail to make payment of any taxes, assessments and the grantor lail to make payment of any taxes, assessments, instance premiums, liens or other charges payable by grantor, either ments, insurance premiums, liens or other charges payable by grantor, either had the anemat so paid, with interest at the taxe at both in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, without waiver of any rights at the stare of torth in the note secured hereby, together with the obligations described in pranatalphs 6 and 7 of this trust deed, without waiver of any rights at the farmed of the bolt secured by this trust deed, without waiver of any rights at the farmed of the bolt secured by this trust deed, without waiver of any rights at the farmed of the bolt secured by this trust deed, without waiver of any rights at the farmed of the bolt secured by this trust deed, without waiver of any rights at the farmed of the bolt of the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable and constitute a breach of this trust deed immediately due and payable and the source of the instruction.
 6. To pay all costs, less and expenses of the trust including the cost in connection with or in enforcing this obligation and trustee's and attorney's less actually incurred.
 7. To appear in and delend any action or proceeding purporting to any mail for the love closure of his dreif, to pay all costs, less method an approximation and expense, incurring the this device dual and approximating the specificary and pay shall be thied or and payable.
 8. In the eve

intectosures, However il said real property is not a currently und, the beneficiary at his election may proceed to foreclase this trust deed in equipt as a montpade on direct the trustee to foreclase this trust deed in equipt as a montpade on direct the trustee for foreclase this trust deed in equipt as a montpade on direct the trustee for foreclase this trust deed in the electribenent and sale. In the latter event the beneficiary on the trustee shall execute and cause to be recorded his written notice of default and his electron to sell the said described real property to satisfy the obligations would be recorded this written motion of default and his electron to sell the said described real property to satisfy the obligations would be the trustee shall even the same provided to forelose this trust deed in the namer provided in ORS 86.740. To 86.745.
1. J. Should the boundmany elect to foreclase his clust and and the obligation secured threads where the familier or the accesses and more a respectively, the entire amount then the materiary or has anyons on more at respectively, the entire amount then the familier and entropy where and the obligation secured threads where the date and the respectively, the entire amount then the familier or the subsection where the obligation secured and the obligation secured threads the profession of the profession the same and the balance of the trust of the obligation and truster's and atterms y be set at enterly file trust of the obligation of the principal as would not the an end of the start of the obligation of the trustee when the date and the profession the start of the start

end where each a more than a m

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, is used to be compary of the lower of the United States, is talle insurance company nutherized to be the to rear property of this state, its subsidiaries, offlikates, agents or branches, or the United States or any agency thereof.

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ment to be willing       voluntary act and deed.         Bétois me:       and each of them acknowledged said instrument to be its voluntar         (OFFICIAL       deed.         SEAL)       worry Public for Oregon         Notary Public for Oregon       (OFFICIAL)         Notary Public for Oregon <td< th=""><th></th><th>90000</th></td<>		90000
and that he will warrant and lotever defend the same against all persons whomsoever. The formary of graning's personal, family, household or adjusture of the above described note and this trust deed are: Set of the set operation of the set of the same against all persons whomsoever. The formary of graning's personal, family, household or adjusture of the above described note and this trust deed are: Set of the set operation of the set o	The grantor covenants and sorress to and	
And that he will warrant and lotever delend the same against all persons whomsoever. The granter warrants that the proceeds of the loan represented by the abuve described note and this trust deed are: (1) primarily for granter's personal, family, household or agricultural purpose (see Impersonal Motife Babar). (2) Supresson (2) This deed applies to, inverse to the breatil of and binds all parties bereto, their being, legitlexen, devices and whenever the contrained warren is choosed and whenever the contrained warren is choosed and whenever the contrained warren is choosed and present lives and see a banelic and bands all parties bereto, their being, legitlexen, devices and whenever the contrained warren is choosed and in the lot of the singhtar manufactor is the same state of the singhtar manufactor is the same state of the singhtar manufactor is the same state includes in the lot of the same state of the singhtar manufactor is the same state of the same state of the singhtar manufactor is the same state of the same s	fully seized in tee simple of said described real pr	with the beneficiary and those claiming under him, that he is la roperty and has a valid, unencumbered little thereto
The generative warrants that the proceeds of the lean represented by the above described note and this trust deed are:         Maximum		
The generative warrants that the proceeds of the lean represented by the above described note and this trust deed are:         Maximum	and that he will warrant and forever detend the	
This decay in the second se	in a second and tolever defend the	same against all persons whomsoever.
Minimized and the series of the benefit of and binds all parties hereto, their heres, fielding have determined in the here of the series of the benefit of the series and assign. The term beneficiary here is the here of the here		
Inits area applies to, incres to the benefits of and binds all parties hereto, their heirs, lastees, administrators, states on and assigns. The term beneficiary shall meet the badier and weres, includes the parties to require and the nature and the nature is and the singular number includes the parties to require and the instrument of the contrast on the badier and were includes the parties to require and the instrument is to be by the sensitive sensitive and the instrument is both the sensitive sensitive is to be applicable of the instrument is to be by the sensitive sensitive is to be applicable of the instrument is to be by the sensitive sensitive.         In work of the proper is the sensitive sensitive is the applicable of the instrument is to be by the sensitive sensitive. <ul> <li>MB_mmail</li> <li>MB_mmail</li></ul>	The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family, house (b) x for an organization or form the functor in or no XXDURDECON	represented by the above described note and this trust deed are: shold or agricultural purposes (see Important Notice below), KHRK DRAMMANASKOCHUMMAN OK KOHUMMAN burposey others than stain the
IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written         INPORTANT NOTICE: Delete, by lining out, whichever worrenty [0] or [0] o	Ins deed applies to, inures to the benefit of and lors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a benefic masculine gender includes the feminine and the neuter, an	binds all parties hereto, their heirs, legatees, devisees, administrators, execterm beneficiary shall mean the holder and owner, including pledgee, of the sirry herein. In construing this deed and whenever the context so requires, the day of the singular number includes the surget.
Interview       Milling out, whichever worrenty [0] or [b] is or subtained on the beneficitory is or cellificary is	IN WITNESS WHEREOF, said grantor ha	as hereunto set his hand the day and year first above written
beneficiary AUST compty with the Act and Reg Act and Keynaking making required iteratives if this instrument is to be provided in the instrument is to be provided in the act and Reg Act and Keynaking making required iteration of the provided iteration	of applicable; if warranty (a) is applicable and the bound it	(a) or (b) is VBernard (1 1 P)
the purchase of a doubling, it mit infuturent is to be a FIRST lies to finance if a doubling, it mit infuturent is to be a first lien, use Stevent-Nets Form No. 1306, or or equivalent, if this infuturent is not required, diregard this notice.       EV2 R. Shanker         If the signer of the does it is a tengendia.       [OES 93.40]         STATE OF OREGON,       [OES 93.40]         County of Marcine of the does named.       [OES 93.40]         STATE OF OREGON,       [OES 93.40]         State of a doubling appeared the does named.       [OES 93.40]         Grand Marcine of the does of named.       [OES 93.40]         State of oregoing instrument is to be adjudge and the oregoing instrument is the lies of a does of the does of named.       who, each being and that the latter is the secretary of death of the mark of the does of		is a creditor A Bernand A Shonka
required in the later is the second base of the later is the later later is the later is th		in to finance
If the sine of the above is composition.       Out of admonitor required, disregard this notice.       Out of admonitor required, disregard this notice.       Out of admonitor required, disregard this notice.         STATE OF OREGON,		
Interview of a datawind appeared       [OIS 93.400]         STATE OF OREGON,	f the signer of the above is a with the Act not required, disregard	I this notice. was allanks
STATE OF OREGON,       ss.         County of Marine       ss.         County of Marine       ss.         Dersonally appeared the apprenamed       ,19.         Dersonally appeared       ,19.         accorporation spathority of its board of dire       accorporation spathority of its board of dire         Dersonally appeared       Notary Public for Oregon       (OFFIG         Notary Public for Oregon       (OFFIG         My commission expires:	a me form of acknowledgment opposite.)	27 4001
11-16       1974         Bersonally appeared the above named       19         Bersonally appeared the above named       19         Bersonally appeared the above named       11         Bersonally appeared       11         Bersonally appeared       11         Below       11	TATE OF OREGON, )	
Personally appeared the above named. Bersonally appeared the above named. Bersonally appeared the above named. Bersonally appeared the foregoing instru- ment to be the search of the foregoing instrument was signed and acknowledged the foregoing instru- ment to be the search of the search of the foregoing instrument was signed and acknowledged the foregoing instru- ment to be the search of the search of the search of the foregoing instrument was signed and acknowledged the foregoing instru- ment to be the search of the search of the acknowledged said instrument to be its voluntar sealed in behall of said corporation by authority of its board of dire and each of them acknowledged said instrument to be its voluntar Before me: Notary Public for Oregon My commission expires: My commission expires: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing irust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to berwith together with said trust deed) and to reconvey, without warranty. To the parties designated by the terms of said trust deed attempt to get the same. Mail reconveynance and documents to DATED:	County of Marin )ss.	STATE OF OREGON, County of
Burned G. Biorgonia       who, each being         and acknowledged the loregoing instrument, to be flexed, voluntary act and deed.       a corporation, and that the seal attixed to the loregoing instrument, to be flexed, voluntary act and deed.         Belorgone:       corporation, and that the seal attixed to the loregoing instrument, to be flexed, voluntary act and deed.         Belorgone:       woluntary act and deed.         Belorgone:       Who, each being         OFFICELY:       woluntary act and deed.         Belorgone:       Wolary Public for Oregon         Wolary:       Wolary:         Wolary:       Wolar	11-16, 1979	Personally appeared
Came M. Shankan       duiy sworn, did say that the former is the         and acknowledged the foregoing instrument, to be the foregoing instrument to be the secretary of       secretary of         and acknowledged the foregoing instrument, voluntary act and deed.       a corporation, and that the seal atlized to the foregoing instrument to be its voluntary sealed in behall of said corporation by authority of its board of dire and deed.         Bélore roe:       Wolkry: Public for Oregon         VOLTY: Public for Oregon       OFFICE         Wolkry: Public for Oregon       My commission expires:         My contantission expires:       SEA         The undersigned is the legal owner and holder of all indebtedness secured by the foregoing irust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to herewith together with said trust deed) and to reconvery, without warranty, to the parties designated by the terms of said trust deed         DATED:       Interpretation	Derronally appeared the above named	who each being lies
and acknowledged the foregoing instrument, to be       a corporation, and that the seal affixed to the foregoing instrument to be         ment, to be       ment, to be       belate, me:         (OFFICIAI:       voluntary act and deed.         SEAL:       State me:         (OFFICIAI:       for or oregon         (OFFICIAI:       for oregon         (OF)       for oregon         (OF)       for oregon         (OF)       for oregon	En R. Sharps	duly sworn, did say that the former is the
and acknowledged the foregoing instru- ment to be the set of the foregoing instrument was signed before me: COEFICIAL Before me: COEFICIAL Notary Public for Oregon Notary Public for Oregon My commission expires: To: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing instat deed. All sums secured by trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the term berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed and cect. DATED: DATED:		secretary of
and acknowledged the foregoing instru- ment, to be the foregoing instru- Betore me: COEPTICIAL: SEAL: Notary Public for Oregon Notary Public f		· •••••
(OFFICIAL:       Seals       Notary Public for Oregon       (OFFIC         SEALS       Notary Public for Oregon       (OFFIC         Notary Public for Oregon       My commission expires:       (OFFIC         To:       , Trustee       , Trustee       , Trustee         Instruct deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered	and acknowledged the foregoing instru- nt to be <u>their</u> voluntary act and deed. Before me:	corporate seal of said corporation and that the instrument is the sealed in behall of said corporation by authority of its board of directors, and each of them acknowledged said instrument to be its voluntary act
Image: Series of the second second series of the second	FFICIAL ALL ALL ALL ALL ALL ALL ALL ALL ALL	Belore me:
My commission expires:	Notary Public for Oregon	Notary Public for Ocoton
TO:	(11) My commission expires:	OFFICIAL
To be used only when obligations have been paid. TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing irust deed. All sums secured by trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terr said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed estate now held by you under the same. Mail reconveyance and documents to DATED:	9-6-81	
To be used only when obligations have been paid. TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing irust deed. All sums secured by trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terr said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed estate now held by you under the same. Mail reconveyance and documents to DATED:	· OF View	
TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing irust deed. All sums secured by trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terr said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed estate now held by you under the same. Mail reconveyance and documents to DATED:		
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estate now held by you under the same. Mail reconveyance and documents to	rewith together with said trust deed) and to reconvey, witho	ut warranty to the pasting is in trust deed (which are delivered to you
DATED:	ate now held by you under the same. Mail reconveyance ar	nd documents to
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TRUST DEED [FORM No. 881] STEVENS-NESS LAW PUB. CD., PORTLAND, DRE.		STATE OF OREGON
		County of <u>Klamath</u> I certify that the within instru ment was received for record on the 18th day of <u>December</u> , 19.79
Grantor	SPACE RESERVED FOR RECORDER'S USE	at12:34o'clock RM., and recorded in book
AFTER RECORDING RETURN TO		Witness my hand and seal of County affixed. Mm. D. Milne
$\tilde{a}$		County Clerk <i>By Janitha Helith Deputy</i> Fee \$7.00