FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No. rest	3 -J		
78846	SECOND TRUST DEED	to: M79 Page	29944
THIS TRUST DEED, made this GAIL MARK LEPLEY and CONSTAN	CE CLYDENE LEPI	December EY, husband and w	1979 between
as Grantor, Transamerica Title	Insurance Co.	······································	
RICHARD M. LEPLEY and JUDITH as Beneficiary,	M. LEPLEY, husb	and and wife	, as I rustee, and
Grantor irrevocably grants, bargains, s inKlamathCounty, Ore	WITNESSETH: sells and conveys to trus egon, described as:	stee in trust, with power of	sale, the property

The North 70 feet of Lots 19, 20, 21 & 22, Block 7, ST. FRANCIS PARK, in the County of Klamth, State of Oregon

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. tion with Finerenter appertaining, and the refits, issues and profits thereof and an instares now of hereafter attached to of used in connec-ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Nineteen thousand nine hundred seventy-seven and 66/100-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable per terms of note . 19 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 date or maturity of the debt secured by this instrument is the date, but a 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 agricult To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, no to comove or demolish any building or improvement for the permit any waste of said property. 2. To complete or restore promptly and in food and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereing and pay when due all costs incurred thereing. To comply with all laws, ordinances, regulations, covenants, could tion and restriction affecting statements pursuant to the Uniform Commer-cial Code as the benicitary may require and to pay lor filing same in the proper public offices or offices, as well as the cost of all lien searches mude be desired by the searching agencies as may be deemed desirable by the beneficiary.

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surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveying to the accessor trustee, the latter shall be vested with all trule, powers and duries conferred upon any trustee herein named or appoint instrument events of the successor trustee, and without instrument events of the successor trustee to the successor and out of hereinder. Each such appointment and substitution shall be usade by written instrument events by beneficiary, containing reference to thus trust deel and its place of reveal of higher appointment of the successor trusteed. The one proved of proget appointment of the successor trusteed of the place of reveal of proget appointment of the successor trusteed of the place of neuron of proget appointment of the successor trusteed and the added is made a public record as provided by law. Trustee and oblighted to melly any party hereto of pending side under any other dee of trust or of any action or proceeding in which grantor, beneficiary or insteed shall be a party unless such action or proceeding is brought by trustee

NOTE. The Trust Deed Alt provides that the toytee hereunder must be either an artoiney, wha is an active member of the Organ State Bai, a bank lock company of takings and loan association authorized to do bank lock company or the United States, a title insurance company archarged to do bank lock company property of this state, its subsidiaries, allibrates, agents or branches or the United States or any agency thereof.

				29942
Falls, C 1975 in	Dregon a corpor Book M-75 at p	irst Federal S ation Dated Oc	e beneficiary and those claiming and has a valid, unencumbered avins and Loan Assoc tober 8, 1975, Recor gainst all persons whomsoever.	
मधा, This dea IOIS personal d	poses. ed applies to, inures to the	e benefit of and binds al	nted by the above described note and agricultural purposes (see Important son) are for basiness or commerchat p l parties hereto, their heirs, legatees, reficiary shall mean the holder and or in. In construing this deed and when	गणाटल Delow), ज्या २०३६४ जारिका संखित जन्नाटप्रसायस्त्र
masculine gend	er includes the feminine an	id the neuter, and the sir	in. In construing this deed and whene	ever the context so requires the
* IMPORTANT NC not applicable; if or such word is beneficiary MUST disclosures; for th the purchase of o if this instrument equivalent. If car	TNESS WHEREOF, s DTICE: Delete, by lining out, w warrenty (a) is applicable a defined in the Truth-in-Lend comply with the Act and J is purpose, if this instrument i a dwelling, use Stevens-Ness is NOT to be a first lien, use s mpliance with the Act not r above is a carporation, nowledgment opposite.)	aid grantor has hereu whichever warranty (a) or (b and the beneficiary is a cree ing Act and Regulation Z, Regulation by making requ is to be a FIRST lien to fino form No. 1305 or equival	nto set his hand the day and ye his the GATL MARK LEPLEY red net CONSTANCE CLYDE	ear first above written. Lepley
STATE OF OR		(ORS 93.490)		
County of December Personally a	Klamath 3), 19 79 ppeared the above named ev. and Constant	Gail duly sw	COFOREGON, County of , 19. Personally appeared orn, did say that the former is the ot and that the latter is the	) ss. and who, each being first
DFFICIAL EAL)	nd acknowledged the brege Heir volumenty act elore me: MOTARY PUBLIC-OF NOTARY PUBLIC-OF y commission Exploses	and deed. and deed. Before r ICK ICK ICK Notary I		e instrument was signed and
		REQUEST FOR FULL	IECONVEYANCE	
<b>0:</b>	· · · · · · · · ·	To be used only when oblig	stiens have been paid.	
rewith together w		holder of all indebtedness You hereby are directed, neel all evidences of inde	secured by the loregoing trust deed on payment to you of any sums owir biedness secured by said trust deed (y, to the parties designated by the nts to	
ATED:		, 19.	·····	
			Beneficiary	····
De not lose or de	stroy this Trust Deed OR THE NOTI	E which it secures. Both must be	delivered to the trustee for concellation before	reconveyance will be made.
				1
TRUS	$T DEED_{(M No. 881-1)}$		STATE OF ORE	GON I
(FOR				
(FOR BTEVENS NESS LAW			County of R	lamath (ss.
			County of K 1 certify t	lamath
			I certify t ment was receiv	Lamath 555. hat the within instru- ed for record on the cember 19.79

AFTER RECORDING RETURN TO TA donna:

RECORDER'S USE

Witness my hand and seal of County affixed.

Wm. D. Milne

By Serve the Acts (Deputy

Fee \$7.00