FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction or	38-21119	20	
	Second	STEVENS-NESS	LAW PUBLISHING CO., PORTLAND, OR. 572
80381	TRUST DEED	Vol. 80	Page 2469
THIS TRUST DEED, made this GILBERT L. THOMPSON AND MARY J.	THOMPSON, h	usband and w	ife
as Grantor, TRANSAMERICA TITLE INSUE	ANCE COMPAN	Ŷ	
RACHAEL ETTA HERRERA	antanan ara-ara-ara-ara-ara-ara-ara-ara-ara-ara		, as Trustee, and
as Beneficiary, Grantor irrevocably grants, bargains, sells a inKlamathCounty, Oregon,	VITNESSETH: and conveys to tru described as:	istee in trust, with	power of sale, the property
Lot 9, Block 13, FAIRVIEW ADDITI the County of Klamath, State of		O THE CITY OF	' KLAMATH FALLS, i
an an ann an Anna Anna Anna Anna an Anna	i Barrier in 1944 (no. 1944)	a jac hoolet (ut tähed)k Kit	e 2019 de la presidencia de la seconda de 2019 de la seconda de la se
		and and a second se	
together with all and singular the tenements, hereditaments now or hereafter appertaining, and the rents, issues and prof tion with said real estate	and appurtenances a	nd all other rights the	reunto holonotico
FOR THE PURPOSE OF SECURING DEPENDENCE	전문 제가 나는 것이 있는 것이 없다.	or increatier	attached to or used in connec-
For the purpose of securing perform. sum of Six Thousand Dollars and No			
note of even date herewith, payable to beneficiary or order and		nterest thereon according	ng to the terms of a promissory
The date of maturity of the debt second have the			
for a second a real property is not currently used for	agricultural timber or	rea above, on which th	e final installment of said note
1 To protect the security of this trust deed, grantor nore	es: (a) consent to	the making of any map of	r plat of said property; (b) join in
2. To compile or restore promptly and in good and working manner any building or improvement which may be considered working	thereol; (d) re- unlike Arantee in any	or other agreement affectin convey, without warranty, reconveyance may be do thereto," and the recitals	if this deed or the lien or charge all or any part of the property. The escribed as the "person or persons therein of any matters or fact build
ions and restrictions affecting said property; if the beneficiary so reque ion in executing such linancing statements pursuant to the Uniform Co- ial Code as the beneficiary may-require and to pay for filing_same i proper public office or offices, as well as the cost of all lien searches.	in the pointed by a co	n any delault by grantor otice, either in person, by purt, and without regard t	hereunder, beneficiary may at any agent or by a receiver to be ap- o the adequacy of any security for
4. To provide and continuously maintain insurance on the bui ow or hereatler erected on the said premises against loss or damage b ad such other hazards as the preliciary may from time to time require a amount not less than SUU VAIUE. Will support the second built with	issues and profi Idings less costs and e y fire ney's lees upon ire, in liciary may dete	ts, including those past du xpenses of operation and co any indebtedness secured runne.	e and unpaid, and apply the same, offection, including reasonable attor- hereby, and in such order as bene-
liver said policies to the beneficiary at least litteen days prior to the en- on of any policy of insurance now or hereafter placed on said built beneficiary policy of the second of the second secon	nd to property, and the xpira- waive any defau	s or compensation or awar	possession of said property, the or the proceeds of fire and other ds for any taking or damage of the reol as aforesaid, shall not cure or reunder or invalidate any act done
illected under any lire or other insurance policy may be applied by b ary upon any indebtedness secured hereby and in such order as benefi ay determine, or at option of beneficiany the entire amounts os collecte up part thereol, may be released to granter. Such application or release of cure or waive any default or continuent.	nount 12. Upor encli- iciary declare all sums d, or and if the aboy shall timber or dram	a default by grantor in pa performance of any agreen secured hereby immediately re described real property	yment of any indebtedness secured tent hereunder, the beneficiary may due and payable. In such an event is currently used for advisations.
5. To keen said premises free from construction liens and to pay xes, assessments and other charges that may be levied or assessed upo	y all liciary at his al-	as a mortgage in the man vever il said real property	ner provided by law for mortgage is not so currently used the base
ardes become part during any part of such faxes, assessments and c	"I OF monthead.		
beneficiary; should the grantor fail to make payment of any taxes as	other and sale. In the refor cause to be reco	latter event the beneficiar rded his written notice of	y or the trustee shall execute and default and his election to sell the
beneficiary; should the grantor lait to make paynet of any taxes, as ents, insurance premiums, liens or other charges paynalle by grantor, w direct payment or by providing beneficiary with lunds with which ike such payment, beneficiary may, at its option, make payment the d the amount so paid, with interest at the rate set forth in the note sec reby, together with the obligations described in pragramshifts of 7 of st deed, shall be added to and become become and addinghis 6 and 7 of	other and sale. In the refor cause to be recor- suid described re ither upon the trustee h to required by law reol.	latter event the benchician rded his written notice of a al property to satisfy the shall lik the time and place and proceed to foreclose t 740 to 86 705	this trust deed by advertisement y or the trustee shall execute and default and his election to sell the obligations secured hereby, where- ol sale, give notice thereoil as then his trust deed in the manner pro- oreclose by advertisement and sale

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surplus, if any, to the granter or to his successor in interest entitled to such simplus. If any, to the granter or to his successor in interest entitled to such simplus. If the provided of the successor of successors to any trustee named herein or to any measurements and the successor trustee, the latter shall be vested with all title, powers and this conferred upon any trustee herein named herein or the interest of the successor trustee, the latter shall be vested with all title, powers and this conferred upon any trustee herein named in appoint powers and the successor trustee, the latter shall be vested with all title, hereunder each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its power of the courty or counties in which the property is situated. Shall be conclusive proof of proper appointment of the successor trustee. There aced, due is made a public record as provided by law. Trustee is put-obligated to notify any party hereto of profind by dender by the of the successor trustee. I then of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee heretander must be other an attainey, who is an active member of the Oregon State Rar, 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 insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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 Except Trust Deed dated July 22, 1976 and recorded July 27, 1976 in Book M-76 Page 11331, with Alfredo Gabriel Herrera and Rachael Etta Herrera as Trustor and First Federal Savings and Loan Association as Beneficiary and that he will warrant and forever defend the same against all persons whomsoever.

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: REXErimarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the Aay and year, Hist aboye written. \* IMPORTANT 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 beneficiary MUST 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. Gilbert I Thomps lau ᠱá∕ry Thompson J (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON. STATE OF OREGON, County of ..... Klamat County ot notas 6,1980 Personally appeared ersonally appeared the above named who, each being first 202 duly sworn, did say that the former is the ..... 8 subero president and that the latter is the ..... secretary of ..... a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the to egoing instrument to be Mar vact and deed volunta and each of the sector of the Betore me: (OFFICIAL 2/12\_ SEAL) DOMNA KOTARY MATESON ry Public No otary Public for Oregon PUBLIC-ORECON (OFFICIAL SEAL) Mv Hy Cistinissianissiani Expires y commission expires: REQUEST FOR FULL RECONVEYANCE ę, 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 loregoing trust deed. All sums secured by said trust deed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ...... DATED: ..... Beneficiary Do not lase or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED STATE OF OREGON e G or elector (FORM No. 881-1) ss. LAW PUB, CO., PORTLAND, ON 电可能运动 的过 as dhi s County of Klamath I certify that the within instrument was received for record on the at 11:30 o'clock A. M., and recorded SPACE RESERVED Grantor in book.......<u>M80</u> on page 2469 or FOR as file/reel number 80381 RECORDER'S USE Record of Mortgages of said County. ikan varit cons Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Wm. D. Milne ARNE C DUD ...County\_Clerk Title By Gernethat 15 CA Deputy

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Fee \$7.00