FORM No. 881-1—Oregon Trust Deed Series—TRUST DEED (No restricti TN	on on assignment).	STEVENS-NESS LAW FUBLISHING CO., PORTLAND, OR. 97204
т/а 38-21142-м 8 1455	TRUST DEED	Vol. M80 Page 4132
THIS TRUST DEED, made this _26t	hday of Fe	bruary 19.80 between
WAYNE C, CHURCH and MARY	A. CHURCH, Hu	sband and Wife
as Grantor, TRANSAMERICA TITLE INS	SURANCE COMPANY	State Building the potential and
L. H. STRID and ALMA M	1. STRID, Husba	nd and Wife many and
as Beneficiary,	WITNESSETH:	an an the second se Second second
Grantor irrevocably grants, bargains, sel M. Klamath County, Oreg	lls and conveys to trust on, described as:	tee in trust, with power of sale, the property
		and the second states and the second
SEE ATTACHE	ED EXHIBIT "A"	Country of a line of a line of a line of a
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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 thereoi and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

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Dollars, with interest thereon according to the terms of a promissory

becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

The doove described real property is not corrently used for agricul 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 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 statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay to filing same in the proper public offices or searching agencies as may be deemed desirable by the beneficiary.

tions and restrictions allecting said property: if the bandle, by smalls, by interper public office or offices, as well as the cost of all lines sarches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.
4. To provide and continuously maintain insurance on the buildings arow in a restrict effect of the said prenises against loss or damage by fire an amount not less than 3. LINSULTED TRE by TATUE (in require, in amount not less than 3. LINSULTED TRE by TATUE (in require, in amount not less than 3. LINSULTED TRE by TATUE (in require, in amount not less than 3. LINSULTED TRE by TATUE (in require, in amount not less than 3. LINSULTED TRE by TATUE (in require, in the sentistic acceptable to the beneficiary at least litteen days prior to the expiration of any policy of insurance now or hereafter placed on said building, the beneficiary may procure the same at grantor's expense. The amount so collected, or any policy of insurance rate affect of the beneficiary with any procure the same at grantor's expense. The amount out cure or waive any delault or notice of delault hereundre or invalidate any act one pursuant to such notice.
1.1.5. To keep said premises there from construction Icens and to pay all taxes, assessments and other charges phate by by grant correlases shall be thereid on assessed upon or applied by denominant, and there charges pay and the such application or release shall other charges that may be levide or assessed upon or acharge socked be delay to make payment of any taxes, assessments and other charges by aprice by grantor, either by direct payment or by providing beneficiary with lunds with which to there of the provides by grantor, either by thereinbefore described, as well as the grantor, shall be bound to: the optimation of the such approxed by any approxed by grantor, either by thereinbefore described, as well as the grantor, shall be bound to: the optimation of the such approxed by this trate, as a such approxed by this trate deed, wit

is the date, stated above, on which the final installment of said note word, timber or grating purposes.
(a) consent to the making of any map or plat of said property; (b) join in synchronian or creating any restriction thereon; (c) join in any semant or creating any restriction thereon; (c) join in any semant or creating any restriction thereon; (c) join in any semante or grating maranty, all or any part of the lien or charge thereon; (d) reconveyance maranty, all or any part of the lien or charge thereon; (d) reconveyance maranty, all or any part of the lien or charge thereon; (d) reconveyance maranty, all or any part of the lien or charge thereon; (d) reconveyance inter unpart of the set of any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, heneficiary may at any prime without notice, either in person, by agent or by a receiver to he spontime without notice, either in poss due and unpaid, and apply the same, less yeasts and expenses of operation and collection, including reasonable attorney out determine inducting these secured hereby, and in such order as beneficiary on the application or release thereod and that possession of said property, the fooltection of such rents, issues and pablis, for detaward to determine the strang of the indetelens secured hereby and in such order as beneficiary on the application or release thereod and taking observation of a such order and the share detaward the share detaward agreement hereunder, the beneficiary may delate and such and the share detaward the share detaward the share detaward the share detaward agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such and event and ill the above described real property is not so currently used, the beneficiary at his declar near such agreement hereunder, the beneficiary may proceed to loreclose this trust deed in equity as a mortfage in the manner provided by law for mortfage for th

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surplus, il any, to the grantor or to his successor in interest entitled to such surplus, il any, to the grantor or to his successor in interest entitled to such surplus. We have an entitled by law heneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder, 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 office 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 trustee. 17. Trustee accepts this trust when this deed, duly executed and aknowledged is made a public record as provided by law. Trustee is ner obligated to notily any party hereto of pending sale under any other deed ed trust or of any action or proceeding in which grantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee becomder must be either an atterney, who is an active member of the Oregon State Bar, a bonk, 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.

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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.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily 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.

masculine gender includes the teminine and the heater, and	s hereunto set his hand the day and year first above written.
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IMPORTANT NOTICE: Delete, by lining out, whichever warranty of applicable; if warranty (a) is applicable and the beneficiary	is a creditor
eneficiary MUST comply with the Act and Regulation by	en to finance
this instrument is NOT to be a first lien, use Stevens-Ness Form quivalent. If compliance with the Act not required, disregare	
f the signer of the above is a corporation,	93.490
TATE OF OREGON,	STATE OF OREGON, County of
Vlamath (ss.	states and the second
County of an on	and
Personally appeared the above named	who, each being first
Wayne C: Church and	duly sworn, did say that the former is the
Mary A. Church	president and that the latter is the
and the Delation of the	secretary of
	a corporation, and that the seal allixed to the loregoing instrument is the
and acknowledged the foregoing instru-	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
nent to be EREIT voluntary act and deed.	and deed.
Belgte me:	Belore me:
OFFICIAL Addine to	OFFICIAL
SEAL) W Willie for Oregon	Notary Public for Oregon (OFFICIAL SEAL)
$(My \text{ commission expires: } 7_2 2 2_0 /$	My commission expires:
My commission capitor J-dd-8 (ni senangéné jedynájané jele jené a střádě vlady doku se střední vlady se střední se střední se střední se se Střední se střední se střední se středné večké na střední se střední se střední se střední se střední se střední
estate now held by you under the same. Mail reconveyan	n a l'iterative de la calendaria de la cale
DATED:, 19	
	· · · · · · · · · · · · · · · · · · ·
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it se	cures. Both must be delivered to the trustoe for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON
(FORM No. 881-1)	
STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. VI	D XIITRIE Was County of I certify that the within instr
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Grantor	ment was received for record on t ment was received for record on t day of
Grantor	ment was received for record on t day of space reserved FOR RECORDER'S USE (1991) Altown of Mortgages of said County. Witness my hand and seal OKVMCE COMD/ME
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EXHIBIT "A"

This Trust shall encumber an undivided $\frac{1}{4}$ interest in the following described Parcel:

The SE4SW4 of Section 21, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon,

A portion of NE4NW4 and SE4NW4 of Section 28, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the Southeasterly corner of a tract of land conveyed to Alfred Collier by Deed Recorded in Deed Volume 176 at page 371, said point being North 68° 46' East 310 feet from the Northeast corner of Bl ock 42, HILLSIDE ADDITION; thence North 21° 14' West 1360.9 feet to a point; thence North 0° 00' East 80.6 feet to a point, thence South 68° 46' West 250 feet to a point which is the Northeasterly corner of Block 37, said Hillside Addition; thence North along the East boundary of Blocks 15 and 16 and being the East boundary of Hillside Addition, 801.6 feet, more or less, to the Northwest corner of the NELINW: of said Section 28; thence East 1320 feet, more or less to the Northeast corner of the NE4NW4 of said Section 28; thence South along the East boundary of NE4NW4 and SENNA of said Section 28 to a point North 68° 46' East of the point of beginning; thence South 68° 46' West to the point of beginning.

> TE OF OREGON; COUNTY OF KLAMATH; SS. s _4th_ day of _____A. D. 19³⁰ at ____O'clock P M., or uly recorded in Vol. <u>M80</u>, of <u>Mortgages</u> on Page 4132 Wm D. MILNE, County Cler. By Dernetha & Lusch Fee \$10.50