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FURM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No.	TA 973	1-5620
	content on assignment).	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. \$7204
T8840 70084640 . 1178	TRUST DEED	Mi hoa a
COLETI ROBERT CO THIS TRUST DEED, made this ROBERT N. SONG, a single man	14th day of	February , 19.80, between
Transamerica Title Insura	nce Co	, as Grantor,
and GERALD E. GREEN, a married	man	
Gerald S. Green		De Ronofaine
Grantor irrevocably grante hast		MSC GEOLES THE COLOR OF A COLOR OF
in Klamath County, Orego	s, sells and conveys to trus	stee in trust, with power of sale, the property
Lot 16 in Block 48 of Tract 1184	OREGON SHOPES	1. 14 .008
Habert N. Song	, che con bhores, kiam	ath County, Oregon.
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승규는 물건을 잘 들었다. 것은 것이 많다.		2.5 Protocols and the SALL OF COMPANY STREET, The protocol street of the second street of
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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 thereof and all fixtures now or hereafter attached to or used in connec-tion with said cash extension. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THREE THOUS AND AND 72/100 -----

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

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and, repair; not to remove or demolish any building or improvement thereon: 2. To complete of restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete the all costs incurred therefore, and, restrictions alleeting said property. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions alleeting suid property. 5. To consider the said property if the beneficary so requests, to join in executing such linancing statements pursuant to the Unilorm Commer-proper public offices, as well as the cost of all lien searches made by filing ollicers or searching agencies as may be deemed desirable by the beneficiary.

1. 7. To compary with the and costs incurred therefor.
tions "indirective costs all costs incurred" if the beneficiary so requires the total costs of the proper public office or offices, as well as the cost of all listing same in the by filing officers or searching algencies as may be deened desirable by the proper public office or offices, as well as the cost of all listing same in the by filing officers or searching algencies as may be deened desirable by the proper public office or offices, as well as the cost of all listing same in the by filing officers or searching algencies as may be deened desirable by the proper public office or offices, as well as the cost of all listing same or the buildings and such other hazards as the basel premises against loss or damage by list of more of here hazards as the basel premises against loss or damage by listing and such other hazards as the basel listing days prior to the entries of more shall ball to the beneficiary at least littlen days prior of the entries for the beneficiary of insurance in the same present littlen days prior to the entries for the beneficiary of insurance the same at grantor's express. The amount collected under any indebiedne other insurance policy nay be applied by beneficiary any part is buildings. To be any indebiedne other insurance policy nay be applied by beneficiary any part is build the day part of such taxes, assessments and other charges that may be levied or assessed upon on to cure or waive and policies. The insurance policy nay be applied by beneficiary any part is build in the contraction or release the parameter of any days and the contraction or release the anount so collected, or any part of such taxes, assessments and other charges that may be levied or assessed upon or the anount to such and other charges that may be levied or assessed upon or the anount so collected, and all such payments thal to make payment on any taxes assessments and other charges that may be levied or assessed upon or the anount to part with t

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It is the date, stated above, on which the final installment of said note included, timber or graing purposes.
(a) consent to the making of any map or plat of said property: (b) join in graning any easement or creating any restriction thereon; (c) join in any term of the agreement allecting this deed or the line property. The granter in any term of the property is the conclusive proof of the individual set of the property. The granter in any term of the property is the conclusive proof of the individual set of the property. The granter in this particulation or other agreement allecting this deed or the line property. The feasibility of the property of any the rescales there in any matters or lacts shall be conclusive proof of the individual set thereoil. Truster's less for any of the individual set of the indidual set of the individual

surplus, it any, to the granfor of 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 sourcessor trustee appointed hereinder. Upon such appointment, and without powers and duries conferred upon any trustee herein named hereinder to pewers and duries conferred upon any trustee herein named hereinder appoint hereinder. Each such appointment and substitution shall be usade by withen ind its place of the beneficiary, containing reference to this trust deed and its place of the country or contris in which the property is situated. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other der of trust or of any action or proceeding in which granter, 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 hereunder must be either an attorney, who is an active member of the Oregon State Sar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insutance tempony authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof:

4388 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.

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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), [NA]/ Apr/an/stgantation/(A (Asyst)/if Astrop /s / hot // household or agricultural purposes (see Important Notice below), pupposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-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 terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his I

* IMPORTANT NOTICE: Delete, by lining out, whichever warm not applicable, if warranty (a) is applicable and the benefic or such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIRS the purchase of a dwelling, use Stevens-Ness Form No. 130 if this instrument is NOT to be a first lien, use Stevens-Ness For equivalent. If compliance with the Act not required, disreg (If the signer of the above is a corporation, use the form of acknewledgment opposite.)	egulation Z, the making required T lien to finance
	\$ 93.490)
County of Croy angeles)33.	STATE OF OREGON, County of
75	Personally and 19
Personally appeared the above named	appeared
Robert N. Song	each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of
and acknowledged the foregoing instru-	occicitity of
Voluptoen and	and that the sect the
SEAL) Helen Luita	and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
Notary Public for @refsh/ California	Ned
My commission expires: aug VI, 1987	Notary Public for Oregon (OFFICIAL My commission expires: SEAL)
OFFICIAL SEAL HELEN L: SUITS NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My comm. expires AUG 21, 1982	FOR FULL RECONVEYANCE
estate now held by you under the same. Mail reconveyance an	Trustee debtedness_secured by the foregoing trust deed. All sums secured by said directed, on payment to you of any sums owing to you under the terms of es of indebtedness secured by said trust deed (which are delivered to you ut warranty, to the parties designated by the terms of said trust deed the ad documents to
DATED:, 19	
Do not lose or destroy this Tours D	Beneficiary
by this flost beed OR THE NOTE which it secures. B	Beneficiary oth must be delivered to the trustee for cancellation before reconveyance will be made.
	for cancellation before reconveyance will be made.
INUSI DEED	
(FORM No. 881-1) STEVENS-NESS LAW PUB. CO., POHILAND. OHE.	STATE OF OREGON
CARD, ORE.	Sound in Ma
In strand and the state of the	County ofKlamath
Robert a	I certify that the within instru-
Robert N. Song	ment when and a manual manual
	7th day of March record on the
	7th day of March
K (1904) SPA	Tth day of March 1990
	Tth. day of March 1990 at. 3:18 o'clock. P. M., and recorded in book. M30 on parts 4387
Gerald E. Green	Tth. day of March 1990 Tth. day of March 1990 tarch 1990 tarch 1930 to book M30 on page 4387 or black use as file/reel number 81610
Gerald E. Green	Tth. day of March 1990 at. 3:18 o'clock. P. M., and recorded in book. M30 on parts 4387

Mr. Gerald E. Green URN TO c/o Eli Property Co. 18840 Ventura Blvd., #218 Tarzana, Calif. 91356

19.003

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