3654	TRUST DEED	V. 80 1 12 7777
THIS TRUST DEED. ALLAN L. CRAIGM	nade this 21st day of ILES and JANE A. CRAIGMI	April 19 80 , between LES, husband and wife
as Grantor TRANSAMERIC	A TITLE INSURANCE COMPANY	Y
as Beneficiary,		
	WITNESSETH:	
Grantor irrevocably gran in Klamath	ts, bargains, sells and conveys to trus County, Oregon, described as:	stee in trust, with power of sale, the property
Lot 10, Block 2, , Klamath, State c	Tract No. 1116, SUNSET of Oregon.	EAST, in the County of
	IS A SECOND TRUST DEED A FIRST TRUST DEED IN FAVO ASSOCIATION, a Corporat	ND IS BEING RECORDED SECOND R OF KLAMATH FIRST FEDERAL ion.
tion with said real estate.		nd all other rights thereunto belonging or in anywise tures now or herealter attached to or used in connec-
sum of EIGHT THOUSAND E		sent of grantor herein contained and payment of the
note of even date herewith, payable to not sooner paid, to be due and payab	beneficiary or order and made by grantor, t	nterest thereon according to the terms of a promissory the final payment of principal and interest hereof, if 19 85 ed above, on which the final installment of said note
becomes due and payable. The above described real property	is not currently used for agricultural, timber or g	ea above, on which the final installment of said note
To protect the socurity of the	trust deed, grantor adrees: (a) consent to	the making of any
I. To protect, preserve and maintain and repair; not to remove or demolish any not to commit or permit any waste of said pro-	Sold property in good condition - stanting any e	and making of any map or plat of said property; (b) join in asement or creating any restriction thereon, (c) join in any r other agreement affecting this deed or the lun or charge

To

2. To complete or restore promptly and in good and workmanlike namer 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, conditions and restrictions altering said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all line searches made by thing officers or searching agencies as may be deemed desirable by the beneficiary. join in ex cial Code proper pu by filing beneficiary iling same in the en-searches made desirable by the

ion in eventual such linancing statienists jursum to the Uniform Common the proper public offices as well as the cost of all lies scatches in the by thin offices or scatching algencies as may be deemed desirable by the bencheary.
4. To provide and continuously maintain instrance on the buildings near the field of the scatching algencies as any be deemed desirable by the bencheary.
4. To provide and continuously maintain instrance on the buildings near thereafter creted on the soil premises alainst lass or damage by free man anometer plates on the buildings in the bencheary with loss payable to the buildings near the soil premises alainst lass or damage by free man anometer plates of the bencheary with loss payable to the buildings of the gravity as soon as insured if the frantor shall fail for any insert to the bencheary as soon as insured if the frantor shall fail for any insert to the bencheary as soon as insured if deliver shall fail for any insert of the trendler plates of the sertificary may procure the sound of the set insurance and to any police of insurance to an other insurance policy may be applied by bencheary of the set of the set

to pre-imputed by statust upon any real both in the trut and appellate courts, never hears in such proceedings, and the balance applied upon hears in such proceedings, and the balance applied upon secured hereby; and granter agrees, at its own expense, to take such as and execute such instruments as shall be measure in obtaining such cour-pensation, promptly upon honeknary's request. 9. At any time and from time to time upon written request of bene-biciary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconservances, for encellation), without all-sting the flability of any person for the payment of the indebtedness, truster new the trustee homoder must be either on or the trustee homoder must be either on or the United 1.

(a) consent to the making of any map or plat of said property: (b) jun i stanting any comment or creating any restriction thereon. (c) pun in any submittation or entering or greating any restriction thereon. (c) pun in any submittation or entering and may be described as the "previous or person legally entitled thereto," and may be described as the "previous or person legally entitled thereto," and may be described as the "previous or person be conclusive proof of the trutholing there of any matters to be any of the services mentioned in this paradruph shall be not break at any matter to the any pointed by a contrastruph shall be not break at any may at an time without notice, either in person, by agent entry to be appropriate by a contrastruph shall be not break at any security to the imposite of the trutholing these past due and the prevention to be any the thereof, in its own name suc or otherwise constraints to the imposite of the trutholing these past due and trutholing these matters and end to the and apply the same may other and any apply the same may constraint and taking possession of a side transmitter of the indebtedness we used at thereof, an its own name suc or otherwise college and the applicit on the any set thereof as a lower and she proved of the trutholing these past due and trutholing these past due any taking or damage of the property, and the applicit and taking possession of said property, the information of using the rest of any taking or damage of the property, and the applicit of any taking or damage of the property, and the applicit and any application and class there of any taking or damage of the property, and the applicit of any application and any application and any application any application of using the applicit or any application and application and application any application any application and application any application and application any application and application any application any application any application any application any application any application an

surplus 15. For any reason permitted by law beneticiary may from two true append a successor or successor to any trustee named herein er to successor trustee appointed hereinder. Uson such appointed and the successor trustee appointed hereinder. Uson such appointeent and with conveyance to the successor trustee, the latter shall be verted with all to points and dittes conferend upon any trustee berow named or anyone hereinder. Each such appointent and subbiditions shall be verted with all to instrument evolutions to all be hereinder to the stude of the could with when recorded in the other of the Could with when recorded in the other of the Could with when recorded in the other of the Could with all the stude with all the stude of the Could with all the st hereunder. Each such appointment and substitution shall be maded to appo-imstrument executed by beneficiary, containing reference to this trust and its place of record, which, when recorded in the ottice of the C. Clerk or Recorder of the county or counties in which the property is sin shall be conclusive proof of proper appointment of the successor trustee 17. Trustee accepts this trust when this deal, dats executed acknowledged is made a public record as provided by law. Trustee i obligated to notify any party hereto of pending sile under any other do trust or of any action or proceeding in which granter, beneficiary or the shall be a party unless such action or proveeding is brought by trustee.

NOTE: The Trust Deed Art provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, in bank trust company or takings and loan association authorized to its business under the lows of Oregan or the United States, a title insurance company authorized to insure the to real property of this state, its subsidiaries, attituates, agents or branches, or the United States or any agency thereof.

	7780
The grantor covenants and agrees to an fully seized in fee simple of said described real	d with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
and that he will warrant and forever defend th	he same against all persons whomsoever.
purposes. This deed applies to, inures to the benefit of a tors, personal representatives, successors and assigns. T contract secured hereby, whether or not named as a bene masculine gender includes the feminine and the neuter,	has hereunto set his hand the day and year first above written. anty (a) or (b) is arry is a creditor egulation Z, the making required T lien to finance S or equivalent;
108	S 93.470)
STATE OF OREGON, County of Klamath April 25 to 80	STATE OF OREGON, County of) ss.
April <u>25</u> , 19, 80. Personally appeared the above named	Personally appeared and
Allan L. Craigmiles and	who, each being first
Jane A. Craigmiles, husband	duly sworn, did say that the lormer is the president and that the latter is the
and wife	secretary of
and acknowledged the foregoing instru- ment to be their voluntary act and deed. Before me: OFFICIAL EAL) V. Contary Public for Oregon My commission expires: 3-22-8	a corporation, and that the seal allixed 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 Before me; Notary Public for Oregon (OFFICIAL My commission expires: SEAL)
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REQUI	EST FOR FULL RECONVEYANCE
To be used o	only when obligations have been paid.
0:	
The undersigned is the legal owner and holder of all rust deed have been fully paid and satisfied. You hereby a aid trust deed or pursuant to statute to court	, Trustee indebtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of nees of indebtedness secured by said trust deed (which are delivered to you shout warranty. to the parties designated by the terms of said trust deed the and documents to
ATED: , 19	· · ·
	Beneticiary
Do not lose or destroy this Trust Deed OR THE NOTE which is a	
the secure	s. Both must be delivered to the trustee for concellation befors reconveyance will be made.
TRUST DEED	
(FORM No. 681-1)	STATE OF OREGON
STEVENS GLAS LAW PUB. CO. PORTLAND ONE	County of Klamath
	I certify that the within instru- ment was received for record on the 25th - April 1

SPACE RESERVED FOR RECORDER'S USE

Grantor

Beneticiary

AFTER ALCORDING RETURN TO T/A) Hittin's stilantene

at 3:53 o'clock P M., and recorded in book M80 on page 7779 or as file/reel number 83651 Record of Mortgages of said County. Witness my hand and seal of , County affixed.

Wm. D. Milne County Clerk, Title Byperecha Africo Deputy Fec \$7.00