T/A 38-21601-M	TRUST DEED	Vo1. <u>M80</u>	Page_	8363	
THIS TRUST DEED, made this	2nd day of	May	,	19 <mark>8</mark> 0. , bet	veet
LESLIE K, HULSTEIN	and MICHELLE HULS	TEIN, Husbar	nd and W	ife	
Grantor, TRANSAMERICA TITLE	INSURANCE COMPAN	¥		, as i rusiee,	
NELLIE E. WOOD				•••••	

Grantor irrevocably grants, bargains, sells and conveys to trustee in th inKlamath.....County, Oregon, described as:

The E¹ of Lot 16, INDEPENDENCE TRACTS, in the County of Klamath, State Sof Oregon.

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND · ... LOAN ASSOCIATION.

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

not sooner paid, to be due and payable at maturity , 19 , 19 , 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 of maturity of the debt secured by this instrument is the date, stated above, of a becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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The above described real property is not currently used to regest 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 commit or permit any waste of said property. 2. 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 complete with all have, ordinances, regulations, covenants, condi-tions and restrictons affecting statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay but filing same in the proper public offices or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirables of the beneficiary.

Contract of the provided and continuously maintain to the Uniform Commer-tial Code as the beneficiary may require and to pay by hilling same in the prover public officers or searching adencies as may be deemed desirable by the beneficary.
The provide and continuously maintain insurance on the buildings of such other hatards as the beneficiary. With loss payable to the latter all policies of insurance shall be delayered to the beneficiary of the contract of the search of an annuut not less than s the beneficiary. With loss payable to the latter all policies of insurance shall be delayered to the beneficiary as your insurance and to diver shall policies to the beneficiary to the beneficiary as your insurance and to diver shall policies to the beneficiary the same at grantor's express. The annual policies of insurance now or hereafter placed on said buildings, the beneficiary may free or other insurance policy may be applied by benefi-tion of any policy of insurance now or hereafter placed on said buildings, any part thereof, may be released to granter. Such application or release shall not cure a waite any difference the same at grantor's express. The annual collected under any be released to granter. Such application or release shall not cure a waite any definite a delay there and to release shall and cure a waite any definite and promptily deliver receipts therelay any applicity before any part of such taxes, assessments and other datarge become past due or delayer that may be level or assessed upon or relay such payment, beneficiary may at its option, make payment theread, and the granter is been and promptily deliver receipts there is beneficiary, should the grantor full to make pay able by granter, either by direct payment, beneficiary may, at its option, make payment theread, and the granter is been delivered at the state set buth in the note succed had the should the granter that be dealed to and prompting beneficiary with the deal payable with by direct payment, beneficiary may at its option o

(a) consent to the making of any map or plat of said property: (b) join in genuing any easement or creating any restriction therein; (c) join in any subordination or other afreement affecting this deed or the lien or charge thereoi, (d) reconvey, without warranty, all or any part of the property. The gratter in any reconveyance may be described as the "person or persons legally entitled thereoic" and the recitals there of any matters or tacks shall be conclusive proof of the truthulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less that \$5.
10. Upon any default by grantor hereunder, heneficiary may at any more without notice, either in person by a receiver to be appointed by a court, and without regard to the adequacy of any security for the inductions including those past due and ungels could all thereins, in its own name sue or otherwise collect the same base corts and represes of operation and collection, including these such and by the and thered, and upfor the same side of the angle tests and represes of operation and collection, including the same such arder as hene-likely may taking or damage of the property, and the applicat, on or clease thereon as default or notice or waids for any taking or damage of the property, and the applicat on or release thereon day taking and damage of the property, and the application or no and so have and so any staing or damage of the property, and the applicat on or clease thereon as discussion, shall not cure or waive any delault by grantor in payment of any taking or damage of the property, and the application or no and so any staing or damage of the property, and the application or no and so any staing or damage of the property and the application or no and so thereunder or invalidate any act domage of the property and the application or no and so any staing or the any act any act any departed by a cortex of any act and any act and any theore any delaut to pereceit as dareaxid, shall not cure or waive an

instance policies or compensation or awards for any taking or damage of the property, and the applicate on or release thereof as adversid, shall not cure of waive any detail to row of default hereunder or invalidate any act done pursuant to such notice. If the advertise of the

In the event that an restore and to such any set the tenchanary set trustees and the interest new appear in the order of the priority and (4) the supplies is multi-ally agreed that

It is multi-ally agreed that
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It is negligible event that an restore all of such property shall be taken and explored that an restore of all of such as shall be needed as the neural required as the tenchanary shall be taken as compensation for such taking, which are in excess to the anomat required as the moment equation of the property is situated. The property is such taking, and the balance applied upon the indeptedays and the trust and applied upon the indeptedays and the proceedings, and the balance applied upon the indeptedays and the property is situated. The control of the proventies a shall be measure in a distance applied upon the indeptedays and the property is situated. The control of the proventies a shall be measure in a distance applied upon the indeptedays and the trust of the proventies and toon time to time upon written request of the applied to make a public trust of a provide the stand and the provention of the indeptedays and the provention of the indeptedays and the applied upon the indeptedays and the provention of the distance applied upon the indeptedays and the provention of the distance applied upon the indeptedays and the order for the surplus and toon time to time upon written request of the term of the county or containing reference to this trust when the dead shall be under of the count is the stand them too time upon written request of the application appending site under a provide the stand toon time to time upon written request of the trust of any part hereto of pending site under a state and actions and provention of the indeptedness. Trustee applied is maked a public any parts between and therein and the state and actions and provided by the indepted is maked a public trust of any part hereto of pending site under any other deved at th

NOTE: The Trist Deed Ad provide, that the traster have be must be either an atterney, who is an active member of the Oregon State Bar, a bank, trest company or savings and lean association inclusion for distances under the Taxs of Oregon, or the United States, a table inscrame company authorized to inscretifie to and property of this state, its subsidiaries, attributes, opents or branches, or the United States or any ogency thereof.

8165 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, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tors, personal 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 day and year first above 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 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. (If the signer of the above is a corporation, use the form of acknowledgment apposite.)

LESLIE K. HULSTEIN Michelie The hetcise

STATE OF OREGON. (ORS 93.490) County of Klamath May 2 STATE OF OREGON, County of Ĵss.) ss. , 19 80 . . 19 Personally appeared the above named Personally appeared and Leslie K. Hulstein and who, each being first duly sworn, did say that the former is the Michelle Hulstein president and that the latter is the secretary of · . . ! $_{\rm el}$ V a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of suid corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors: and deed, them acknowledged said instrument to be its voluntary act Before me: and acknowledged the loregoing instrument to be their . voluntary act and deed. Betore me: World - Addington Notary Public for Oregon (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 3-22-8/ (OFFICIAL My commission expires: SEAL)

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

. , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully 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

, 19

DATED:

TO:

Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED (FORM No. 831-1) STEVENS NESS LAW PUR. CO., PORTLAND ONE

Grantor

Beneliciary AFTER RECORDING RETURN TO Transamerida Title Ins. Co 3940 South 6th Street Klamath Falls, Oregon 97601 STATE OF OREGON

I certify that the within instru-

.or

County of Klamath

ment was received for record on the at...3:32.....o'clock..R.M., and recorded SPACE RESERVED in book...... M80on page 8164 FOR RECORDER'S USE

as file/reel_number 83904 Record of Mortgages of said County. Witness my hand and seal of County affixed. Wm. D. Milne

County Clerk Title By Sichketha Speles & Deputy Fee \$7.00