FORM No. 881-1—Oregon Trust Deed Series—TRUST/DEED (No res	38-2/799 triction on assignment).	EGE () UU STEVENS-NESS LAW PUBLISHING CO., PORTLAND, DR. 9720
TS SUPER MODIC 87463)3 NG-18 FUNT THIS TRUST DEED, made this law of Peinbard and Kathy J. Reinbard.	TRUST DEED  lstday of rd,husband and wife	Vol. 80 Page 13993.  July , 19.80., between the entire tyas Granton
Transamerica Title Insura and RICARDO M.MATEUS and TERESA C.	ance Co. MATEUS, as tenants l	as Trustec by the entirety as Beneficiary
Grantor irrevocably grants, bargains,	will NESSELH: sells and conveys to tru described as:	ustee in trust, with power of sale, the propert  T #2, FIRST ADDITION, in the County
FORM A SET IN THE SET OF SETS		County of The attending to contain using the county of the contain using the contain the county of t
De net loss or destrey the cost 2000 DR THE ROLF WALE	a il tatores, dath must, be delivated	is this render to constitution to the many reservoirs and a second

1.9 \*GZIYO

together with all and singular the same insulations and appurtenances and all other rights thereunto belonging or in anywise together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise together with all and singular the tenements, hereditaments and appurtenances and all other rights thereof now or hereafter attached to or used in connection with said-real estate-up to training to the said-real estate-up to training to the latter of the said-real estate-up to the said-real estate-up t sum of FOUR-THOUSAND FIVE HUNDRED FORTY EIGHT AND 63/100 - - Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the . <sub>19.</sub>87

es due and payable.

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

FOR

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 comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneficiary so requests, to
join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the
proper public oflice or oflices, as well as the cost of all-lien searches made;
by liling officers/of searching agencies with may be deemed, desirable by the
beneficiary.

form and restrictions attecting state provides and content numerate to the Uniform Commerciation of the Content of the Content

is the date, stated above, on which the final installment of said note in the date, stated above, on which the final installment of said note included in the said property. (b) John in the said property. (c) John in any consensul or creating any restriction thereon; (c) John in any subordination, or, other, agreement, allecting the second of the property. The grantee in any reconveyance may be described, as the "person or persons legally entitled thereto", and the recitals there in d any matters or lacts shall be conclusive proof of the truthfulness thereof. Truter's feer for any of the services mentioned in this paragraph shall be not less than \$5. the services mentioned in this paragraph shall be not less than \$5. the services mentioned in this paragraph shall be not less than \$5. the services mentioned in this paragraph shall be not less than \$5. the services mentioned in this paragraph shall be not less than \$5. the services mentioned in this paragraph shall be not less than \$5. the services mentioned in this paragraph shall be not less than \$5. the services mentioned in this paragraph shall be not less than \$5. the services mentioned in this paragraph shall be not less than \$5. the services and the services mentioned in this paragraph shall be not less than \$5. the services are serviced to the services and the services are serviced to the services and the services are serviced to the services are serviced to the services are services. The services are serviced to the services are serviced to the service are services are serviced to the service services are serviced to the service serviced to the service services are serviced to the service services

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and foun 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 ony agency thereof.

	with the beneficiary and those claiming under him, that he is law-
the liability of any preson too the passes of of the involvement of	operty-and-has-a-valid, unencumbered title thereto
and steeple seek in tempors in 1881, in messany in planning the control of the co	r die deutsche Angelogie der Angelogie der der der der der der der der der de
and that he will warrant and forever defend the	
to the figure of the second of	represented by the above described note and this trust deed are:
	hold or agricultural purposes (see Important Notice below), http://persop/j/kje/fb/phisipers/pr/phisipersop/ph/ph/ph/sp/sp/sp/sp/sp/sp/sp/sp/sp/sp/sp/sp/sp/
This deed applies to, inures to the benefit of and tors, personal representatives, successors and assigns. The	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the ciary herein. In construing this deed and whenever the context so requires, the
masculine gender includes the terminine and the neuter, ar	id the singular number includes the plural. as hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant not applicable; if, warranty (a) is applicable and the benefician	y (a) or (b) is
or such woods is a defined in the Truth-in-Lending Act, and Reg beneficiary MUST comply with the Act and Regulation by ma disclosures; for this purpose, if this instrument is to be a FIRST.	ulation 2, the place Clerified
the purchase (of a dwelling, suse Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, use Stevens-Ness Form equivalent. It compliance with the Act not required, disregar	or equivalent; No. 1306, or Northy Keinhard
(If the signer of the above is a corporation,	
STATE OF ORKERS N. CALIFORNIA  County of Accounty of A	STATE OF OREGON, County of
Personally, appeared the above named	Personally appeared and who, being duly sworn,
Ray C: Reinhard and Kathy J: Reinhard	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
Che panel and acknowledged the foregoing instru-	, a corporation, and that the seal allixed to the loregoing instrument is the corporate seal
ment to be their voluntary act and deed.	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.
SEAL): SEAL): SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL	COFFICIAL
training former regions of appear of angle of the following regions of	My commission expires: VICKI L. LUND
not to commit as permit has week on sail an electric and in- 2. To complete by contact in a give and in-good and in- manife any landing on appropriate by a state the contraction of desiring a first one and pay when it is not be a set that the state desiring a first one and pay when it.	LOS ANGELES COUNTY
The production of the form of the production of the form of the fo	State (Section of the Conference of the Conferen
The doing of meaning of the universated by the ring becomes during physician.  In above described real pupers, it has currently used.	g sie een en maar puopee en Amerika kan de only when obligations have been paid. Desirius all the side states of taken seemen to
	, Trustee programs belongs  the same secured by the foregoing trust deed.—All sums secured by said
trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evidences	are directed, on payment to you of any sums owing to you under the terms of
herewith together with said trust deed) and to reconvey, with together min and ambigue, the telemental totalisms estate now held by you under the same. Mail reconveyance	thout warranty, "to the parties designated by the terms of said trust deed the trust deed the trust deed the trust deed the parties and trust deed the parties and documents to
DATED:, 19	
	Beneticiary
Do not lose or destroy this Trust Deed OR THE NOTE which it secu	res. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON Sss.
(FORM No. 881-1)  STEVENS-NESS LAW PUB, CO., PORTLAND, ORE,	County ofKlamath
MATEUS, RICARDO & TERESA	ment was received for record on the 28th day ofJuly 1980,
Lot 22, Block 42, Tract Ciunton, 34, ONE	CSPACE[RESERVED/13] #5 at 11:07o'clock. A. M., and recorded in book
	RECORDER'S USE (1950-1951) as file/reel number
	ng an renanta by the contractions my hand and seal of
AND CARE THE THE THE THE THE THE THE THE THE TH	Procession and Arge as Sensite Mysterical Services
948-18th St. D. Santa Monica CA 90403	18021 USED By Demethe Hotelsch Deputy
중 <b>2</b> 2:19:17 - 교육:20:15 (1): 10: 10: 10 - 10 - 10 - 10 - 10 - 10 -	