e de la composition de Notas de la composition de la compositio

wave any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary and his election may proceed to foreclose this trust deed beclare all sums secured hereby immediately due and payable. In such an in equity as a mortgage or direct the trustee to foreclose this trust deed by execute and cause to be recorded his written notice of default strust deed to self the said described real property to satisfy the obligations election thereby whereupon the trustee shall the time and place of sail, give motice thereoi whereupon the trustee shall the dime and place of sail, give motice thereoi whereupon the trustee shall the dime and place of sail, give motice thereoi whereupon the trustee shall the dime and place of sail, give motice thereoi was then required by law and proceed to foreclose this trust deed in 13. Should the beneficiary elect to foreclose by advertisement and sale trustee for the trustee's sale, the grantor or other person so privileged by tively, the entire amount then due under the terms of the date set by the ORS 86.760, may pay to the beneficiary or his successors in interest, respec-obligation secured thereby (including cost and expenses actually incurred in ceeding the terms of the obligation and trustee's and attorney's lees not ex-tipal as would not then be due had no default occurred, and thereby cur-the default, in which event all foreclosure proceedings shall be dismissed by the dismissed by the sale shall be held on the date and at the time and

the detault, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either in one parcel as provided by law. The trustee may sell said property either shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-glied. The recitals in the deed of any matters of lact shall be conclusive proof the fructure sells up the deed of the bale. 15. When trustee sells purchase at the sale. 15. When trustee sells purchase at the sale. 15. When trustee sells purchase at the sale. 16. The recitation of the trustee of a reasonable charge by trustee's autorney. (2) to the obligation secured by a reasonable charge by trustee's autoring in correct or to this successor in interest of the interest autoring it any to the grantor or to the solution of the trustee of the trustee in the state interest in the deed of a payment of the trustee of all persons the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee autorney. (2) to the obligation secured by a reasonable charge by trustee's having recorded liems subsequent to the their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, if any, to the grantor or 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 hereunder. Upon such appointment, and without conveyance to appointed hereunder. Upon such appointment, and without powers and duties conferred upon any frustee herein named or appoint instrument executed by beneficiary more than and the made by written 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 process is suitasted. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party here of a provided by law. Trustee is not trust or of any action or proceeding in which grantor, beneficiary or trustee that be a party unless such action or proceeding is brought by trustee. NOTE: The Test Deed Act provides that the trustee hereunder must be a or savings and loon association authorized to do business under the la property of this state. Its subsidiaries, affiliates, agents or branches, the mey, who is an active member of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

<text><text><text><text><text>

To protect the security of this trust deed, grantor agrees: 1. 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 therean; 2. To complete or restore promptly and in good and workmanlike destroyed therean, and pay when due all costs incurred theretor. 3. To comply with all laws, ordinances, regulation, covenants, condi-tions and restrictions allecting said property; it the beneficiary so request, to cial Code as the beneficiary may require and to pay for tiling same in the by filing officers or searching agencies as may be deemed desirable by the destroyed and continuously-maintain insurance on the by the

stanath anath and so so syco.

d Serie

Jonathan W. Jackson

in KLAMATH County, Oregon, described as:

page 6304, Deed Recrods of Klamath County, Oregon.

TRUST DEED

Oregian Trust Di

FORM NO

TH-I

801-

as Grantor,

as Beneficiary,

<u>__</u>

-

G

330

amette Meridian, in the County of Klamath, State of Oregon.

(a) consent to the making of any map or plat of said property; (b) join in subordination or other agreement allecting this described as the "person or charge framing any "casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this described of the lien or charge frame in any reconvey, without warranty, all or any part of the property. The feally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereoil. Trustee's fees for any of the tother the truthuless thereoil. Trustee's fees for any of the indication of the indication of the truthulness thereoil. Trustee's fees for any of the indication of the truthulness thereoil. Trustee's fees for any of the indication of the truthulness thereoil. Trustee's fees for any of the indebtedness hereby secured, enter upon and take possion of said prophistors and prolifs, including these past due and unpaid, and apply the same ney's fees upon any determines and collection, including resonable.
11. The entering upon and taking possession of said property, the induction of such rents, issues and prolifs, or the proceeds of line and other wave and charge of the agenesis of exercise or ontice of default bereford any taking of any security.
12. Upon delault by grantor in payment of any indebtedness secured hereing any taking or any active or many at any examine.
13. Upon delault by grantor in payment of any indebtedness secured hereing any any at any addition or any determine.
14. Upon delault by grantor in payment of any indebtedness secured hereing any taking or any age at the application or release thereof as aloresaid, shall not cure or property, and the application or release thereof as aloresaid.

TA-1245

TRUST DEED

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRANSAMERICA TITLE COMPANY

STEVENE-NESS LAW PUBLISHING CO., PORTLAND

...., as Trustee, and

Vol. Mgo Page 23790

Fogether 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-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Date Thomas and no /100

The $E_2^{\frac{1}{2}}E_2^{\frac{1}{2}}W_2^{\frac{1}{2}}SW_4^{\frac{1}{2}}$ lying South of the Lakeview Highway and North of the "B" Canal, EXCEPTING THEREFROM that portion deeded to Oregon California & Eastern Rail-

road Company by Deed recorded "arch 11, 1931 in Book 93 at page 623, Deed Records. All in Section 15, Township 39 South, Range 10 East of the Will-

The property conveyed hereunder is the same property that was to be conveyed

in the Warranty Deed dated the 3rd day of April, 1978, Recroded in Volume M-78

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof,

- 11 - EF.	and the last of the second sec			23 23	3791
	fully seized in fee	nts and agrees to		eficiary and those claiming under him, that has a valid, unencumbered title thereto	
	ann ice simple o	I said described 1	eal property	eficiary and those claiming under him, that has a valid, unencumbered title thereto	
	an a		in perty and	has a valid, unencumbered title the	he is la
	and that he will man			inte inereto	
	and that he will warrant a	nd forever defend	the same of		
11			adme agains	all persons whomsoever.	
11 .	(a)* primarily for grantor' (b) for an organized	the proceeds of the	loan represented t		
	purposes, This days	(even it grantor is	household or agricul	the above described note and this trust deed are: tural purposes (see Important Notice below), to for business or commercial purposes other it.	
1 c	ors, personal representatives, such	a to the benefit of	and him is son a	e for business or commercial purposes elow),	
1	nesculine fonder includer whether o	or not named assigna.	The term beneficie	a hereto, their heirs to	riculturai
	IN WITNESS WHER	FOF	, and the singular r	onstruing this deed and whenever, including pledde	s, execu-
11 11	IMPORTANT NOTICE: Delate T	grantor	r has hereunto set	The for business or commercial purposes other than ag the hereto, their heirs, legatees, devisees, administration shall mean the holder and owner, including pledge construing this deed and whenever the context so require umber includes the plural. his hand the day and year first above writtee his hand the day and year first above writtee	ires, the
	such word is defined in appl	licable and the l	ranty (a) or (b) to	the day and very find	
	the this parmon in the A	cf and Required und 1	Regulation 7 AL	Roberta A. Axel	~44.
				A Axel	
With	In the Act is not conversives Form N	lien, or is not to fination 130	is or equivalent; nce the purchase		
fif yaa	the signer of the above is a corporation the form of autoowledgment opposite.)	s notice.	nt. If compliance		
ST.	ATE OF OREGON,				
	"Outranda a		5 93,4901		
			STATE OF OR	EGON, County of	
	Personally appeared the above na Roberta A.1Axel	19, 80	Personalla	EGON, County of	is,
	Roberta A. Arel	A PERCENT AND A		appeared	
*********		*******	duly sworn, did s	ay that the former is the	and first
		· · · · · · · · · · · · · · · · · · ·	secretary of	ay that the former is the	
	and with	and a second	B . 00000		
mont	to be per voluntary	oregoing instru-	suplation and of a	aid corners allied to the forst	1
(OFP)	CLAF CLAF	act and deed.	and each of them	aid corporation and that the instrument was signed said corporation by authority of its board of direct acknowledged said instrument to be its voluntary	the
SEAL	WI AND VII	SAN-1	Before me:	said corporation and that the instrument was signed acknowledged said instrument to be its voluntary	Drs; Act
ان ہ	Notary Public for Oregon	adingfor			
	My commission expires:	3-22-81	Notary Public for (Dregon	
- 14 I	and a second		My commission exp	ires: (OFFICI) SEAL)	IL
ant na The second	(1) The transmission of the second se Second second secon second second sec	REQUEST	FOR FULL RECONVEYANCE		:
TO:		out the second sec	when obligations have been		
TI	a undersigned in at		•		
	d have a street is the legal owner a	nd holder of all inde	bledness		
trust deed	Tave been fully paid and satisfi	a. You hereby are d	irected area by	the toregoing the	1
trust door aid trust berowith t	deed or pursuant to statute, to	cancel all evidences	- n payment	to you at trust deed. All sume	
trust deed said trust berewith t state now	he undersigned is the legal owner a d have been fully paid and satisfie deed or pursuant to statute, to together with said trust deed) and wheld by you under the same. Me	cancel all evidences to reconvey; without	of indebtedness secu warranty, in the	to you of any sums owing to you under the terms of red by said trust deed (must be you under the terms of	
trust dooi said trust berewith i state now	he undersigned is the legal owner a d have been fully paid and satisfie d deed or pursuant fo statute, fo together with said trust deed) and w held by you under the same. Ma	cancel all evidences to reconvey, without il reconveyance and	of indebtedness secu warranty, to the pa documents to	to you of any sums owing to you under the terms of red by said trust deed (which are delivered to you notices designated by the terms of said trust to you	i II II
ATED:	i deed or pursuant to statute, to sogether with said trust deed) and wheld by you under the same. Ma	cancel all evidences to reconvey, without il reconveyance and , 19.	of indebtedness secu Warranty, to the pi documents to	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of red by said trust deed (which are delivered to you arties designated by the terms of said trust deed the	
ATED:		, 19	of indebtedness sect. Warranty, 'to the p. documents to	to you of any sums owing to you under the terms of red by said trust deed (which are delivered to you arties designated by the terms of said trust deed the	
ATED:		19	documenta to	arties designated by the terms of said trust deed the	
ATED:		19	documents to	arties designated by the terms of said trust deed the	
ATED:		19	documents to	arties designated by the terms of said trust deed the	
ATED:	16 the result of the Tree Died Of The NO	19 18 19 18 Which it secures. Beth	documents to	arties designated by the terms of said trust deed the	
ATED:	Level destroy while from Deed OR THE NO	19 19 19 19 19 19 19 19 19 19 19 19 19 1	documents to	Beneficiary rusiee fer concellation before reconveyance will be mode.	
ATED: Derica TV cos Derica Derica Roter Troter Troter Troter Troter Troter	tons or destroy while Trove Dood OR THE NO RUST DEED (FORM No. 41)	Ta which it secures. Beth	documents to	Beneficiary rusies for concellation before reconveyance will be made.	
ATED: Derica TV cos Derica Derica Roter Troter Troter Troter Troter Troter	Loss or destroy this front Dood OR THE NO RUST DEED (FORM NAL SAT)	II reconveyance and 19. 19. 18. 18. 19. 10. 10. 10. 10. 10. 10. 10. 10	documents to	Beneficiary rusies for concellation before reconveyance will be made.	
ATED: Lorica TV Log Strapper Totropie Totropie Totropie Totropie Totropie Totropie Totropie Totropie Totropie TV Log	Loss or destroy this front Dood OR THE NO RUST DEED (FORM NAL SAT) LANS LAW SUB. CO. PORTLAND. GAR.	II reconveyance and 19 19 19 10 10 10 10 10 10 10 10 10 10	documents to	Beneficiary runies for concellation before recenveyance will be made. STATE OF OREGON, County of Klamath SS.	
ATED: beside beside to T To T F ROHERI BOHERI	Loss or destroy this front Dood OR THE NO RUST DEED (FORM NAL SAT) LAW SUS. CO. PORTLAND. OAL	II reconveyance and 19. 19. 18. 18. 19. 10. 10. 10. 10. 10. 10. 10. 10	documents to	Beneficiary runies for concellation before recenveyance will be made. STATE OF OREGON, County of Klamath SS. I certify that the within instru-	
ATED: berice berice to to Transformer ROBERT	Loss or destroy this front Dood OR THE NO RUST DEED (FORM NAL SAT) LAW SUS. CO. PORTLAND. OAL	II reconveyance and 1. 19. 19. 19. 18. 19. 19. 10. 10. 10. 10. 10. 10. 10. 10	documents to	Beneficiary Tunies for concellation before reconveyance will be made. STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was received for record on the Sth day of December 1980	
ATED: beside beside to T To T F ROHERI BOHERI	Toto or destroy this from Dood or the NO RUST DEED (FORM HIS SAT) ILLAW SUE CO. PORTLAND. GAR.	II FECONVOYANCE and II FECONVOYANCE and II FECONVOYANCE and II II FECONVOYANCE II	documenta to documenta to must be delivered to the to the second to the to the second to the second	Beneficiary Tunies for concellation before reconveyance will be made. STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was received for record on the Sth. day of December 1980, at10;44.o'clock. A.M., and recorded	
ATED: beside beside to T To T F ROHERI BOHERI	Inter or destroy this front Dood OR THE NO RUST DEED (FORM HAS SET) ILESS LAW SUS CO. PORTLAND. GAR. CA. A. AXEL Grantor AN. W. JACKSON	II reconveyance and II reconveyance and II II III IIII IIIIIIIIIIIIIIIIIIIII	documenta to documenta to must be delivered to the t ESERVED DR ER'S USE	Beneticiary Tunies for concellation before reconveyance will be made. Beneticiary Tunies for concellation before reconveyance will be made. STATE OF OREGON, County of	
ATED:	Interest of the stress the Trees Direct OR THE NO RUST DEED (RORM NG 441) HARA LAW JUE CO. PORTLAND. ORA. CA. A. AXEL Orantor AN. W. JACKSON Beneliciary	II FECONVOYANCE and II FECONVOYANCE and II FECONVOYANCE and II II FECONVOYANCE II	documenta to documenta to must be delivered to the t ESERVED DR ER'S USE	Beneficiary Trustee for concellation before reconveyance will be mode. Beneficiary Trustee for concellation before reconveyance will be mode. STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was received for record on the Sth day of December 19.80, at10;44o'clock.A.M., and recorded in book/reel/volume NoM80on page23790or as document/ice/file/ instrument/microfilm No. 934.80, Record of Mortfander of Said trust of the solution Record of Mortfander of the said the solution of the solution Sth States of Mortfander of the solution of the	
ATED:	Leie or destrey this Tree Died OR THE NO RUST DEED (FORM HE 681) HAS LAW SHE CO. PORTLAND. OAL CA. A. AXEL Orantor AN. W. JACKSON Boneticiary RECORDING RETURN TO	II reconveyance and II reconveyance and II II III IIII IIIIIIIIIIIIIIIIIIIII	documenta to documenta to must be delivered te the t ESERVED DR ER'S USE	Beneficiary Beneficiary Trustee for concellation before reconveyance will be mode. STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was received for record on the 	
ATED:	Leie or destrey this Tree Died OR THE NO RUST DEED (FORM HIS GRI) HAS LAW SHE CO. PORTLAND. OAL CA. A. AXEL Orantor AN. W. JACKSON Boneticiary RECORDING RETURN TO	II reconveyance and II reconveyance and II II III IIII IIIIIIIIIIIIIIIIIIIII	documenta to documenta to must be delivered te the ESERVED DR ER'S USE	Beneficiary Tusies designated by the terms of said trust deed the Beneficiary Tusies for concellation before reconveyance will be mode. STATE OF OREGON, County of	
ATED:	AN W. JACKSON RECORDING RETURN TO W. Jackson Gen 97601	II reconveyance and II reconveyance and II II III IIII IIIIIIIIIIIIIIIIIIIII	documenta to documenta to must be delivered te the ESERVED DR ER'S USE	Beneficiary Beneficiary Trustee for concellation before reconveyance will be mode. STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was received for record on the 	