FORM No. 881-1—Oregon Trust Deed Series—TRUST DEE	D (No restriction on assignment).	STEVENS-NESS LAW PUBLISH	
-		f December	
BOBBY G. COX, SR	. AND MILDRED K.	COX, husband and wife	2
as Grantor, TRANSAMERICA TI ORLANDO L. SAUND as tenants by th	TLE INSURANCE COM ERS AND JUNE E. S	PANY INC., SAUNDERS, husband and	wife
n ('-'	WITNESSET		
Grantor irrevocably grants, ba inKlamathCou	rgains, sells and conveys	to trustee in trust, with power o	f sale, the propert
		5, FOREST ESTATES HIG (lamath, State of Ore	
together with all and singular the tenemen now or hereafter appertaining, and the rem tion with said real estate.	ts, issues and profits thereof ar	id all fixtures now or hereafter attached	d to or used in conne
		h agreement of grantor herein contain ND NO/100**(3,150.00)	
note of even date herewith, payable to ben	eficiary or order and made by		ie terms of a promisso I and interest hereof,
	December 10 cured by this instrument is the	, 19-85 . date, stated above, on which the final	installment of said no
becomes due and payable. The above described real property is no The above described real property is no		imber or grazing purposes. consent to the making of any map or plat o	Excit property the inin
To protect the security of this trust I. To protect, preserve and maintain said and repair; not to remove or demolish any buildu not to commit or permit any waste of said property.	property in good condition grant ng or improvement thereon: subor	distinction of information of the problem of particular dination of other agreement affecting this (of; (d) reconvey, without warranty, all or ar	i thereon; (c) join in a
2. To complete or restore promptly and manner any building or improvement which may destroyed thereon, and pay when due all costs incur.	in good and workmanlike grant be constructed, damaged or legall red therefor. be co	ee in any reconveyance may be described y entitled thereto," and the recitals there'n o inclusive proof of the truthfulness thereof. T	as the "person or perso d any matters or facts sh rustee's fees for any of t
 To comply with all laws, ordinances, re tions and restrictions allecting said property; if the join in executing such financing statements pursual 	egulations, covenants, condi- e beneliciary so requests, to nt to the Uniform Commer- time	es mentioned in this paragraph shall be not les 10. Upon any default by grantor hereund without notice, either in person, by agent	ler, beneficiary may at a or by a receiver to be a
 cial Code as the beneficiary may require and to proper public office or offices, as well as the cos by filing officers or searching agencies as may b 	st of all lien searches made the i be deemed desirable by the etty	ed by a court, and without regard to the a n-lebtedness hereby secured, enter upon and a or any part thereof, in its own name sue of s and profits, including those past due and a	take possession of said pre- cotherwise collect the ren
beneliciary. 4. To provide and continuously maintain now or hereafter erected on the said premises add and such other hazards as the beneliciary may li-	insurance on the buildings (58) ainst loss or damage by fire (78)'s	costs and expenses of operation and collectior less upon any indebtedness secured hereby, y may determine.	, including reasonable att
and such other huggins as the beneficiary may be an amount not less than $\$$ companies acceptable to the beneficiary, with los policies of insurance shall be delivered to the bet	, written in s payable to the latter; all colle	11. The entering upon and taking posse- ction of such rents, issues and profits, or th ance policies or compensation or awards for a	e proceeds of the and off
d the grantor shall fail for any reason to procure deliver said policies to the beneficiary at least file tion of any policy of insurance now or hereafte	• any such insurance and to — prop- een days prior to the expirate — waiv	erty, and the application or release thereof w e any default or notice of default hereunder uant to such notice.	catoresaid, shall not cure
 the beneficiary may procure the same at gran collected under any fire or other insurance policy ciary upon any indebtedness secured hereby and 	ntor's expense. The amount may be applied by benefi- in such order as beneficiary here	12. Upon default by grantor in payment by or in his performance of any agreement he	reunder, the beneficiaty ii
may determine, or at option of beneficiary the er- any part thereof, may be released to grantor. Such not cure or waive any default or notice of default	ntire amount so collected, or even h application or release shall even h compared by the second of the second seco	ire all sums secured hereby immediately do it the benchicary at his election may proceed guity as a mortgage or direct the trustee to risement and sale. In the latter event the bi	l to foreclose this trust do foreclose this trust deed
act done pursuant to such notice. 5. To keep said premises free from consti- taxes, assessments and other charges that may be	ruction l'ens and to pay all exec e levied or assessed upon or to s	the and sale in the latter event the out ute and cause to be recorded his written not iell the said described real property to said by, whereupon the trustee shall fix the time of	ce of default and his elect isly the obligations secu
 against said property before any part of such t charges become past due or delinquent and prom to heneficiary: should the grantor fail to make p. 	taxes, assessments and other there apply deliver receipts therefor ther ayment of any taxes, assess- the	eof as then required by law and proceed to manner provided in ORS \$6.740 to \$6.795.	foreclose this trust deed
ments, insurance premiums, hens or other charge by direct payment or by providing beneficiary make such payment beneficiary may, at its opt	s payable by grantor, either with funds with which to ther tion, make payment thereof, trus	13. Should the beneficiary elect to foreclo a after default at any time prior to five day tee for the trustee's sale, the grantor or of	s before the date set by her person so privileged
and the amount so paid, with interest at the rate hereby, together with the obligations described in trust deed, shall be added to and become a part	n paragraphs 6 and 7 of this — tive t of the debt secured by this — obli	5 86,760, may pay to the beneficiary or his ly, the entire amount then due under the ter gation secured thereby (including costs and reing the terms of the obligation and trustee	ms of the trust deed and expenses actually incurred
trust deed, without waiver of any rights arising covenants hereof and lor such payments, with in erty hereinbelore described, as well as the fran- same extent that they are bound for the paym	terest as aloresaid, the prop- ceed ntor, shall be bound to the cipa	ling the amounts provided by law) other the il as would not then be due had no default default, in which event all foreclosure proce	an such portion of the p coccurred, and thereby o
described, and all such payments shall be immed out notice, and the nonpayment thereof shall, at render all sums secured by this trust deed imme	liately due and payable with the benchary,	trustee. 14. Otherwise, the sale shall be held on the designated in the notice of sale or the t	he date and ut the time
constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of of title search as well as the other costs and exp	this trust including the cost in	postponed as provided by law. The trustee is ine parcel or in separate parcels and shall ion to the highest bidder for cash, payable	may sell said property ei self the parcel or parcel
 in connection with or in enforcing this obligation free actually incurred. 	i and trustee's and attornes's she the	 deliver to the purchaser its deed in form a roperty so sold, but without any covenant 	is required by law convey or warranty, express or
7. To appear in and delend any action affect the security rights or powers of beneficiary	or trustee; and in any soft, of trustee may appear, including the	c. The recitals in the deed of any matters of the truthfulness thereof. Any person, excluding into and beneficiary, may purchase at the second second sec	ng the trustee, but inclu sale.
action or proceeding in which the beneficiary of a	, while we are a second of a second state of the second se	5. When trustee sells pursuant to the policy of a sly the proceeds of sale to payment of	(1) the expenses of sale,
 any suit for the foreclosure of this deed, to pa- cluding evidence of title and the beneficiars's or amount of attorney's fees mentioned in this para 	r trustee's attorney's ters; the sha agraph 7 in all cases shall be cluster annual from any uniforment or cluster	ling the compensation of the trustee and a r	
any suit for the foreclosure of this deed, to pa- cluding evidence of title and the hendlocurs's or amount of attorney's less mentioned in this para- lixed by the trial court and in the event of an a decree of the trial court grantor further afteres pellate court shall adjudge reasonable as the be	trustees attorney's lees, the sha straph 7 in all cases shall be chu appeal from any judgment or atte to pay such sum as the ap- has meliciary's or trustee's attor- dee	ding the compensation of the trustee and a prime (2) to the obligation secured by the prime is conded liens subsequent to the interest as user in the order.	t of the trustee in the t of their priority and (4)
any suit for the foreclosure of this deed, to pa cluding evidence of title and the heneficiary's or amount of attorney's less mentioned in this para- tized by the trial court and in the event of an a decree of the trial court grantor further agrees pellate court shall adjudge reasonable as the be- ney's fees on such appear. It is nutually agreed that: S. In the event that any portion or all of	trustees attorneys tees, the shaph 7 in all cases shall be appeal from any judgment or atto to pay such sum as the ap- has enclosing's or trustee's attor- die sur, I said property shall be taken	ding the compensation of the trustee and a prime (2) to the obligation secured by the pring provided liens subsequent to the interest d as their interests may appear in the order plus, if any, to the granter or to bis successed.	t of the trustee in the t of their priority and (4) or in interest entitled to :
any suit for the foreclosure of this deed, to pa- cluding evidence of title and the beneficiary's or amount of attorney's less mentioned in this para- lixed by the trial court and in the event of an a decree of the trial court grantor luther agrees pellate court shall adjudge reasonable as the be- ney's fees on such appeal. It is mutually agreed that: S. In the event that any portion or all of under the right of eminent domain or condemnati- right, it is so elects, to require that all or any p any sourcement for such taking which are in c	trustees attorneys tees, the shapped from any judgment or to pay such sum as the ap- enclusiary's or trustee's attor- dre sur- sur, beneficiary shall be taken ion, beneficiary shall base the portion of the momes pay-able suces of the amount required on	Jing 'be compensation of the trustee and a part (2) to the obligation secured by the lating provided liens subsequent to the interest day their interests may appear in the order plus, if any, to the granter or to be successplus. 16. For any reason permuted by law be explored a successory reasons to any trustee appointed because to any trustee to the successor trustee, to the batter successors to the successor trustee to the batter of the batter. Descure to the successor to trustee, the latter is the batter of the batter.	t of the trustee in the t of their priority and (4) y in interest entitled to : encliciary may from time astee named herein or to ob apportment, and with shall be vested with all -
any suit for the foreclosure of this deed, to pa cluding evidence of title and the beneficiary's or amount of attorney's less mentioned in this para- lized by the trial court and in the event of an a decree of the trial court grantor further agrees pellate court shall adjudge reasonable as the be- nev's fees on such appeal. It is nutually agreed that: S. In the event that any portion or all of under the right of eminent domain or condemnati- right, it is velects, to require that all or any p as compensation for such taking, which are in e- to pay all reasonable costs, express and after incurred by grantor in such proceedings, shall wolled by it fort mon any reasonable costs, such a	trustees attorney's tees, the spraph 7 in all cases shall be clua appeal from any judgment or to pay such sum as the ap- encheidry's of trustee's attor- ts and property shall be taken ion, heneficiary shall be taken boution of the mounes payable such and the mounes payable such and the neones payable such and the neones and to pay the necessarily paid of pay- be paid to bencheany and here, and attorney a feet.	Jing 'be compensation of the trustee and a survey of the two obligation secured by the solution secured by the sing subsequent to the interest of a star interest may appear in the order plus, if any, to the granter or to his success plus. 16. For any reason permutted by law b e appoint a successor or successes to any trustee appoint a successor trustee, the latter veys and the success trustee appoint of the success trustee appoint a successor trustee, the latter veys and dutes conferred upon the success trustee, the latter ender. Each such appointent and substituition research when such appointent and substituition.	t of the truster in the t of their priority and (4) so in interest entitled to a enclosury may from time using named benefits of to be appointment, and with shall be vested with all of berein named or appor- berein named or appor- son shall be roade by we coloring to the trust of
any suit for the foreclosure of this deed, to pa cluding evidence of title and the beneficiary's or amount of attorney's less mentioned in this para- tized by the trial court and in the event of an a decree of the trial court grantor further agrees pellate court shall adjudge reasonable as the be- ney's fees on such appeal. It is matually agreed that: S. In the event that any portion or all of under the right of eminent domain or condemnati- right, if it is elects, to require that all or any p as compensation for such taking, which are in e to pay all reasonable costs, espense and attorn applied by it first upon any reasonable costs and both in the trial and appellate courts, necessari heavy in such proceedings, and the balance ag account hereby and frantor afters, at its own	Trustees attorney's tees, the spraph 7 in all cases shall be cluu appeal from any judgment or to pay such sum as the ap- enclicitary's or trustee's attor- base ion, heneficiary shall be taken ion, heneficiary shall have the from the momes payable such as the amount required cor- ney's fees necessarily publicity be paid to benchows and be paid to benchows and be paid to benchows stees, inspirated when the undebtodies stees applied upon the indebtodies (Ch-	Jing 'be compensation of the trustee and a surface. (2) to the obligation secured by the solid ation secured by the sing subsequent to the interest as their interests may appear in the order plus, if any, to the granter or to his success plus. (3) For any reason permitted by law be appoint a successor to successes to any trustee appoint a successor trustee, the latter version trustee appoint as success trustee, the latter version trustee appoint any trustee appoint any trustee to the success trustee, the latter version and duties conferred upon any trustee appointed by any trustee and the successor trustee, the latter version and duties conferred upon any trustee appoint and substitution recorded by hence of record, which, when recorded the order of the country on counties in successes.)	t of the truster in the t of their priority and (4) so in interest entitled to a enclosury may from tima using manufactured or to observe and the sected with all of berein manufactur appea- berein manufactur appea- on shall be rounde by we are shall be rounde by we are the other of the Con- observe to the time of any the other of the Con- observe is sufficient or sufficient.
any suit for the foreclosure of this deed, to pa cluding evidence of title and the beneficiary's or amount of attorney's less mentioned in this para- fixed by the trial court grantier further agrees pellate court shall adjudge reasonable as the be- ney's fees on such appeal. It is nautually agreed that: S. In the event that any portion or all of under the right of eminent domain or condennati- right, it it so elects, to require that all or any p as compensation for such taking, which are in e to pay all reasonable costs, expenses and attorn incurred by granter in such proceedings, shall applied by it first upon any reasonable costs and the leader the condennation constraints.	Trustees attorneys tees, the spraph 7 in all cases shall be cluu appeal from any judgment or to pay such sum as the ap- enclusiary's or trustee's attor- drees of trustee's attor- ion, beneficiars shall be taken sur, beneficiars shall be taken in, beneficiars shall be taken or or the anomes payable to paid to hemotoxy and be paid to hemotoxy and to spenses and attorney stees its paid or moured by bene explose to take such a teory sharp to take such a teory sharp to take such a teory sharp to take such a teory sharp to take such a teory sharp to take such a teory sharp to take such a teory sharp to take such a teory sharp written trajust of bene-	Jing Se compensation of the trustee and a summer (2) to the obligation secured by their subsequent to the interest and a state interests may appear in the order plus, if any, to the grantice or to list success plus. 10. For any reason permitted by law he appoint a successor or successors to any trustee appoint a successor to successors to any trustee to the success and duties contered upon any trustee to the success and duties contered upon any trustee teach successor to successors to trustee, the latter conder. Each such appointent and substitut truncent even duties the beneficient substantian.	t of the trustee in the t of their priority and (4) se in interest entitled to a enclosury may from time usine manuel herein or to be appointment, and with shall be vested with all it berein manuel or appea- ion shall be rounde by with the number of the trust of another office of the Co obs halo property is suffic- of the successor trustee. In deal, duly executed aided by law. Trustee in

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active inember of the Oregon State Bar, a bani, trust company or savings and loan ussonation authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escow agent licensed order OFS 676 505 to 676 505.

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, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the 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 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 as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

(If the signer of the above is a corporation,

Tsobby i Cor, Sr. Bobby G. Cox, Sr. mildred K. Cox

241.88

Use the form of deanowiedgment opposite.)	73.490)
STATE OF OREGON,) County of Klamath)ss.	STATE OF OREGON, County of) 55.
December 15 , 19 80.	Personally appeared and
Personally appeared the above named Bobby G. Cox, Sr. and Mildred K. Cox	who, each being first duly sworn, did say that the former is the president and that the latter is the secretary of
and acknowledged the toregoing instru- ment to be their voluntary act and deed. Before me: (OFFICIAL	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 behalt 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:
SEAL) Notary Debit for Islatteeph NOTARY PUECU OREGUN My commission Parines	Notary Public for Oregon (OFFICIAL SEAL) My commission expires:

REQUEST FOR FULL RECONVEYANCE

To be used only when abligations have been paid.

TO:, Trustee

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 estate now held by you under the same. Mail reconveyance and documents to

, 19.

DATED:

Beneficiary

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

TRUST DEED (FORM No. 881-1) STEVENE-NESS LAW FUE CO FORTLAND. ORE Bobby G. Cox, Sr., and Mildred K. Cox Grantor Orlando L. Saunders and June E. saunders Beneticiary	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON, County of KlamathSS.I certify that the within instrument was received for record on the 15th day of December 19 80, at 3:46 o'clock P M., and recorded in book reel volume No. M80 on page 24187 or as document fee file/ instrument/microfilm No. 93720 , Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO Transamerica Title Attn: Donna		County affixed. WT. J. Milne By Sernethan I fels it. Deputy
	· • •	Fee \$7.00