***94443**% %% 8%% Vol. M81 Page 232 🚭 TRUST DEED THIS TRUST DEED, made this \``(THIS TRUST DEED, made this 18th day of December^°) GEORGE T. BRYANT and DIANA R. BRYANT, husband and wife December Asy No. 19 19 80 hetween as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY PADDOCK REAL ESTATE COMPANY as Beneficiary. 333 in book restricture No. NSL WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Klamath

County, Oregon, described asCounty; Oregon, described as: ment was received for record on the Lacertify that the within instru-Lot 7, Block 63, NICHOLS. County of Klamath

of ters, or destroy that their pace. On the Motel which it secues. Soch must be delivered to the liveting for controlled their properties will be recon

Beneficial).

STATE OF OREGON.

12,47 E.D.

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not some paid, to be due and payable — UeCember 7.4.5.

The clove described real property is not currently used for equivalent of the control of the control

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan 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 substitutions, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585.

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i that he will warrant and torever defend the Same as	
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The grantor warrents that the proceeds of the loan represent the proceeds of the loan representation of (even if grantor is a natural perfect the proceedings).	nted by the above described note and this agricultural purposes (see Important Notice below), agricultural purposes (see Important Notice below), agricultural purposes of the serious purposes of the
(a)* primarily for granton, or (even if grantor is a hause (b) in for an organization, or (even if grantor is a hause (b) in for an organization of the state of	all parties hereto, their heirs legates, devisees, administrators, the holder and owner, including pledgee, of the
ties to tinures to the point. The term b	energine this deed and with
This deed applies to inures to the belefit of the term by the serious aucessors and assigns. The term by the personal representatives aucessors and assigns. The term his personal representatives aucessors and assigns. The term his personal representatives aucessors and sale as a benefit and the intract secured hereby whether or not named as a benefit and the institution gender includes the terminals and the neutron and the institution of the security and the institution of the security and the	eunto set his hand the day and year first above written.
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not applicable; as such word is defined in the Truth in Lensing as such word is defined in the Act and Regulation by making to be a FIRST-tien to be a FIRST-tien to disclosures for this purpose, if this instrument is to be a FIRST-tien to disclosures for this purpose, if this largument is Form No. 1305 or seq the purchase of a dwelling use Stevens-Ness Form No. 1306; or equivalent if this instrument is NOI to be a first llenger is not to finance the lift this instrument is NOI to be a first llenger; is not to finance the lift this instrument is NOI to be a first llenger; is not to finance the lift this instrument.	
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E Corale R. Tomas	secretary of
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DATED:	Beneficiary
	perures. Both must be delivered to the trustee for cancellation before reconveyance will be made: