FORM No. 881-1.—Gregon Trust Deed Series—TRUST DEED (No res	B-2	3129-3 : 66 31	
94953	enterent our designment).	STEVENS NESS LAW PUBLISHING CO., PORTLA	ND. CR. 97204
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THIS TRUST DEED, made this	8th day of	January 20 81 ,	between
as Grantor, TRANSAMERICA TITLE JACK ULAM and LOLA ULAM and	INSURANCE COMPAN ALBERT A. BRICC	Y as Trus	tee, and
as Beneficiary,  Grantor irrevocably grants, bargains, in	WITNESSETH: sells and conveys to tru	stee in trust, with power of sale, the	property
The E/E/E/ of Lot 15, Section		weil a calculation to tentio	
C. C. de Moi has or delicy this flow post of the Hole which	in the County o	f Klamath, State of Orego	on.
From to		Genetical	
together with all and singular the tenements, hered now or hereafter appertaining, and the rents, issues tion with said real estate.  """ FOR THE PURPOSE OF SECURING PERMONENT FOUR THOUSAND NINE HUND	RFORMANCE of each agree ORED AND NO 100s-	ment of grantor herein contained and paymen	connec- nt of the
note of even date herewith, payable to beneficiary or	n order and made by grantor, maturity his instrument is the date, sta	interest thereon according to the terms of a pi the final payment of principal and interest i 19 ted above, on which the final installment of the	hereof, if
To protect the security of this trust deed, gran-1. To protect, preserve, and maintain said property, in and repair; not to remove or demolish any building or improved to commit or permit any waste of said property. In the complete or restore promptly and in good at manner any building or improvement which may be construct destroyed thereon, and pay when due all costs incurred therefor, the complete with all, large, ordinances, regulations, continues and restrictions allecting said property; if the beneficiary join in executing such financing statements pursuant to the Union in executing such financing statements pursuant to the Union in executing such financing statements pursuant to the Union in executing such financing statements pursuant to the Union of the	ntor agrees: (a) consent to granting any e. granting any e. granting any e. granting any e. thereoi; thereoi; (d) re and workmanlike ted, damaged or legally entitled be conclusive p ovenants, condi-	the making of any map or plat of said property; (it assement or creating any restriction thereon; (c) join other agreement allecting this deed or the lien convey, without warranty, all or any part of the propreconveyance may be described as the "person of thereto," and the recitals therein of any matters or I troot of the truthfulness thereof. Trustee's lees for an ed in this paragraph shall be not less than \$5. n any default by grantor hereunder, beneticiary magnice, either in person, by afect or the state of the state	or charge or charge perty. The or persons lacts shall ny of the

manner any building or improvement which may be constructed destroad thereon, and pay when dive all toosts insurred therelor.

3. 10 comply with all lays, ordinances, regulations, covenants, conditions and, restrictions altecting said property; if the beneliciary so requests, to provide the said property if the beneliciary so requests, to provide the conditions of the building some in the proper public active or office, as well as the conditions of the buildings of the proper public chiefe or offices, as well as the conditions of the buildings, and continuously maintain insurance on the buildings, beneliciary.

4. To provide, and continuously maintain insurance on the buildings, and the secondary of the proper public chiefe or offices, and principle of the beneliciary, and manual not less than a the secondary of the proper discrete of the secondary of the secon

time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereot, in its own name sue or otherwise collect the rents, issues and profilts, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness' secured hereby, and in such order as beneficiary may determine.

11: The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice,

waive 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 declare all sums secured hereby immediately due and payable. In such a event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or the title trustee to foreclose this trust deed and execute and cause to be recorded for event the beneficiary or the trustee shall execute and cause to be recorded for event the beneficiary or the trustee shall are the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the soligation secured thereby (including costs and expenses actually incurred including the terms of the obligation and trustee's and attorney's fees not exceed the amount of them be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

the trustee.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so, sold, but, without, any coverant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof the furthfulness thereof. Any person, excluding the trustee, but including the faranter and beneficiary, may purchase at the sale.

15. When irusteen sells pursuant to the powers provided herein, trustee shall apply, the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus, it any, to the grantor or to the law successor in interest entitled to such

deed as their interests may appear in the order of their pointy and to such surplus, it any, to the grantor or to his successor in interest entitled to such surplus. It appears to the grantor or to the successor or to the successor or to the successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust dead and its place of record, which, when recorded in the ollice of the County Clerk or Recorder: of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows 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, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees	to and wi I real prop	th the beneficiary and the berty and has a valid, un	ose claiming under him, that he is law- nencumbered title thereto
and that he will warrant and forever def	end the sa	ame against all persons v	Co. Europe receive de la constant de
purposes: 100 1 - 100 100 100 100 100 100 100 100	nily, househ tor is a nati	old or agricultural purposes ural person) are for business	(see Important Notice below), or commercial purposes other than agricultural
tors, personal representatives, successors and ass contract secured hereby, whether, or, not named a masculine gender includes the teminine and the	igns. The to s a benefici neuter, and	erm beneticiary shall mean i ary herein. In construing this the singular number include	deed and whenever the context so requires, the
* IMPORTANT: NOTICE: Delete, by lining out, whicher not applicable; if warranty (a) is applicable and the as such ward is defined in the Truth-in-Lending Abeneficiary, MUST, comply with the Ast and Regula disclosures; for this purpose, if this instrument is to the purchase of a dwelling, use Stevens-Ness form is no of a dwelling use Stevens-Ness form No. 1306, or with the Ast is not required, disregard this notice.	beneficiary of and Regul tion by mak be a FIRST lie No. 1305 o I lo finance	is a creditor action Z. the action Z. the action Z. the action in the control of	Sea De Se
III the signer of the above is a corporation, use the form of acknowledgment opposite.)  STATE OF OREGON  STATE OF OREGON  Commission of the commission of t	(ORS)	3.490  STATE OF OREGON, Co	inty of
County of Allman )	main on mea	Personally appeared	in the factor of
Personally appeared the above named  Richard D. Janah		duly sworn, did say that the president, and that the lat-	[[[[[[[] [[] [[] [[] [[] [[] [[] [[] [[
and acknowledged the loregoing ment to be least voluntary act an Before per	erest and a second	corporate seal of said corporate sealed in behalf of said co	seal affixed to the foregoing instrument is the oration and that the instrument was signed and reporation by authority of its board of directors, ledged said instrument to be its voluntary act
SEAL) Notary Public for Oregon	25.82	Notary Public for Oregon  My commission expires:	(OFFICIAL SEAL)
not seemen paid, to be one and payment the sentence of the water of mentally of the east section executes does not payment in and or like above described rate prepart is not or 10 profess the escurity of this nest essential.	To be used on	T. FOR FULL RECONVEYANCE dicases  by when obligations have been poid.  Trustee A	grad states and design to the second of the
The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Y said trust deed for pursuant to statute to cano	older of all i ou hereby a el all evider convey, with	indebtedness secured by the re directed on payment to you ces of indebtedness secured hout warranty, to the partie	foregoing trust deed. All sums secured by said su of any sums owing to you under the terms of by said trust deed (which are delivered to you s designated by the terms of said trust deed the
DATED:			
			Beneticiary
Do not lose or destroy this Trust Deed OR THE NOTE	which it socure	s. Both must be delivered to the true	tee for cancellation before recenveyance will be mode.
TRUST DEED	tion ; in, in	4, Township 36 the County of K	STATE OF OREGON, STATE
Grands rrevocably grants, our rd	r, Oregon	c described is:	ment was received for record on the21st day ofJanuary
Selecticary  ACK ULAM and LOLA ULAM  TA Bereficary  TA Bereficary  TA Bereficary	E INSI nd All	FOR RECORDER'S USE SELL V REICCO BVNCE COMLVMA	page 991or as document/lee/file/ instrument/microfilm No. 94953, Record of Mortgages of said County. Witness my hand and seal of
BICASTER, RECORDING, RETURN TO	81	. 16051 ozen Uli	County attixed.  1907 Evelyn Bilehn 21  TITLE  By Burnstho Late Deputy
FORM No. \$81-1 - Crispan Level Deed Seelec-18455 DELD	(Bia yestriction	er meligations. 6 23/2/2	, Fee \$7.00