FORM No. 881-Gregon Trust Deed Series-TRUST DEED. 1/A#M-38-1009-0 STEVENS-NESS	S LAW PUBLISHING CO., PORTLAND, OR. 97204
TS	
THIS TRUST DEED, made this 7H2 day of March KARL B. KERNS	, 19 OL, between
Transamerica Title Insurance Company and LLOYD E. CHIDESTER and HELEN L. CHIDESTER	, as Grantor, as Trustee,
witnesseth:	, as Beneficiary,
state Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with in Klamath and county, Oregon, described as: south in the buller gradient of pre-	power of sale, the property

Zand trout doed or parsumer to statuce, to cancel all evidences of indebredness secured by said trust deed (when South 10 feet of Lot 4 together with the NW2 of the adjacent vacated alley of Lot 4 and the South 34 feet of Tot 5 and all of Tot 16; Block 38 HOT SPRINGS ADDITION TO 10. THE CITY OF KLAMATH FALLS, in the county of Klamath, State of Oregon.

> to be used with when abligations have been paid. SECCESSI FOR FULL RECONVEYANCE

together 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 thereot and all tixtures now or hereafter attached to or used in connec-tion with said real estate.

now or hereafter appertaining, and the rems, issues and points the contained and particles how or hereafter appertaining, and the rems, issues and points the contained and particle of the state. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Seven thousand two hundred thirty four and 07/100 (\$7,234.07) Dollars, with interest sum thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

tinal payment of principal and interest hereof, if not sconer paid, to be due and payable JUME 9 The date of maturity of the debt secured by this instrument is the date, and payable JUME 9 pecomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. herein, shall become immediately due and payable.

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

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To protect the security of this trust deed, grantor agrees. To protect the security of this trust deed, grantor agrees. I. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyad thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting statements pursuant to the Uniform, Commer-cial Code as the beneficiary, may require, and to pay for illing same in the proper public office or offices, as well as the cost of all lien searches made. by ling officers or searching agencies, as may be deemed desirable by the beneficiary.

ions and restrictions allecting said property: if the beneficiary so requests, to print mesculing such linancing statements pursuant to the Uniform Commuter-proper public officer offits, may, require, and to pay for filing same in the py ling difference or difference of the line searches made, beneficiary, and the cast of all line searches made, beneficiary are searching addinate, and may be deemed idealable by the one of the said premises against loss or damage by line and such other haards as ith participary part of the said premises against loss or damage by line and such other haards as ith participary part of the said premises against loss or damage by line and such other haards as ith participary that how space on a insured; and such policies to the beneficiary with loss payable to the jater, sail, and such policy of insurance now or herealter placed on and the application of any policy of insurance now or herealter placed on and the application of any policy of insurance how or herealter placed on and the application of any policy of insurance how or herealter placed on and the application of any policy of insurance hous or herealter placed on and the application of any policy of insurance hous or domain so collected, or any place of the beneficiary the entire amount so collected, or against axid premise the far for the same and the application or release shall and thereon may be released to grantor. Such application or release shall and thereon may be released to grantor, such application or release shall and the thereon may be released to grantor such application or release shall and there hor grant and that are applied on any take any such as a pay with the such application or release shall and thereon the such application with the applied of any take, assessments and other charges payable by grantor, either the against axid property before any part of such application or release shall and thereon the such application and thereander with the applied of and any such applied the grantor shall applied

for the provide the written consent or approval of the beneficiary, instrument, irrespective of the maturity dates expressed therein, or findiural, timber or grazing purposes.
(a) function of the making of any map or plat of said property; (b) join in support, interest of the said of the said property; (b) join in support, if the said of the left or charge families in any recoveryance may be described as the "improperty. The faelity entitled thereto," and the recitats therein of any matters or laces shall service sementioned in the traffithiness thereoi. Traste's less for any of the service sementioned in the traffithiness thereoi. Traste's less for any of the service sementioned in the traffithiness thereoi. Traste's less for any of the service inter in the traffithiness thereoi. Traste's less for any of the service sementioned in the traffithiness thereoi. Traste's less for any of the service inter up and and the possession of said property, the the state of the said before the service of the same second hereby, and in such orders as there any of the indications in the traffithing possession of a said property. The property, and the application or release thereon as indicating the service as a dorsaid, shall may of the indications of the indications and collections of a said state or any delawal to one away. The proceed of the and other as the service of the indication of the indication or release thereon as any indication or release thereon as any indication or release thereon as any indication or invision of the said of the service of the se

NOTE: The Trust Deed Act provides that the trustee hereunder must be althor on or savings and loan association southerized: to the dubines is under the laws of Oregi property of this state, its subsidiaries, cffiliates, agents or branches, or the United they, who is an active member of the Oregon State Bar, a bank, trust company the United States, a tille 'insurance' company outhorized to insure tille to real s or any agency thereof.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, fully seized in fee simple of said described real property and has a valid, unencumbered title theref Trust Deed, including the terms and provisions thereof, with interest the such future advances as may be provided therein, given to secure the pay \$70,000.00 dated October 25, 1978, Recorded October 26, 1978, Book M-78, and that he will warrant and forever defend the same against all persons whomsoever. Any default in the terms and conditions of this trust deed shall also be in the terms and condition of the first trust deed herein mentioned.	ereon and ment of Page 24115
The grantor warrants that the proceeds of the loan represented by the above described note and this trust de (a)* primarily lor 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 oth purposes. This deed applies to, inures to the benetit of and binds all parties hereto, their heirs, legatees, devisees, ad tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, include contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the con 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 all	er than agricultural ministrators, execu- ling pledgee, of the text so requires, the
* IMFORTANT NOTICE: Delete, by lining out, whichever, warranty, (al. or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or 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, use Stevens-Ness Form No. 1306, or equivalent. If s compliance with the Act and required, disregard this notice. [If the signer of the above is a corporation, use the form of acknowledgment.opposite]. (ORS, 93,490)	
Personally appeared the above named. Karl B. Kerns acceleration of the other, did say to president and secretary of the secretary of	that the latter is the , a corporation, is the corporate seal
Contract or be instrument with a set of the	lirectors; and each of
TRUST DEED Frances of set of the	Keturn To; Mr.44 Mrs, Lloyd Chidester 1736 Mt. Pitt Klamath (2015,08
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO:	
The undersigned is the logal owner and holder of all indebtedness secured by the foregoing trust deed. All trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the term estate new held by you under the same. Mail reconveyance and documents to indebted with	sh are delivered to you s of said trust deed the
DATED AND THE CHIEDREN HARD HELTER 19 CHIEDREN LED LICALISAURELICE LIFTS DEED UNDER CONDUNA RVST D. KEICAS LH12 LUN2L DEED UNDE THE NOTE which it secures. Both must be delivered to the trustee for controllation before recon- Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for controllation before recon- DO not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for controllation before recon- DO not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for controllation before recon- DO not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for controllation before recon- DO not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for controllation before recon- DO not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for controllation before recon- DO not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for controllation before recon-	veyance will be mode.
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