FORM No. 881-Oregon Trust Deed Series-TRUSI DEED TA M-26919-7 STEVENS-NESS LAW PUBLISHING 30892Vol. <u>M&2 Page</u> 20094 TRUST DEED

November RICHARD E. BENGE and LILLIAN P. BENGE, husband and wife .., 19<u>83</u>, between

as Grantor,TRANSAMERICA TITLE INSURANCE COMPANY

GEORGE G. GUBLER and RENEE' GUBLER, husband and wife .., as Trustee, and as Beneficiary,

WITNESSETH:

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

The N¹₂ of Lots 7 and 8, Block 14, FIRST ADDITION TO BONANZA, in the County of Klamath, State of Oregon.

sum of SEVENTEEN THOUSAND FIVE HUNDRED AND NO/100-

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

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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 temove or demolish any building or improvement thereon; 2. To complete or restore promptly, and in good and workmanlike manner any building store promptly, and in good and workmanlike destroyed thereon, and ps who due all costs incurred therefor. 3. To comply with hall laws, ordinances, regulations, covenants, condi-tions and restrictions all think and progenty; if the beneficiary so requests, to cial Code as the beneficiary statements pursuant to the Uniform Commer-cial Code as the beneficiary, as well as the cos: of all lien searches made by filing officers or searching dencies as may be deemed desirable by the beneficiary.

To into a predictions allecting said property; if the beneficiary worldnes, condi-cial Code essing such linancing statements pursuant to its the Unitor Quests, in the proper public affice and its and such as the cost of all lien scarches made by filing officers or searching agencies as may be deemed desirable by the brain of the searching agencies as may be deemed desirable by the brain of the state of the said premises against fonce of the many state mow or hereafter erected on the said premises against fonce of the many state and state of the harards as the beneficiary, with loss payable to the latter; in companies not less than 3. It SUIT EUN [Pay, Horn y such insurance and to policies of insurance is the beneficiary, with loss payable to the latter; in policies of insurance is the beneficiary is soon as insured; if the grantor shall fail the delivered to the beneficiary as soon as insured; if of any policy of insurance now of less filter days prior to the expira-tion of any policy of insurance now of less filter days prior to the expira-tion of any policy of insurance the same at least prior to the expira-tion of any policy of insurance in the state at least of the same of the same at a days and the there are at least filter anount so collection rate of any be released to grantor. Such application or release shall act done pursuant to such notice. Such application or inclease shall at done pursuant to such notice. The construction if any and tares, assessments and other charges that may berelead or assessed upon or charges become past due or delinquent and promptly delicestenents and other charges become past due or delinquent and promptly delicestenents and other charges become past due or delinquent and promptly delicestenents and other to see the state of the booklight on advecting a mark and any suit attent deed, with interest half with interest as aloresid, the prior and the arrower so paid, with interest is a prior of the beneficiary. Therease and prometer has a difference of and therease of th

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CO., PORTLAND, OR. 9720

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charde thereol: (d) reconvey, witherment allecting this deed or the lien or charde thereol: (d) reconvey, and thereind all or any part of the property. The family entitled thereto, and three thereind any matters or facts shall be conclusive proof of the furthereints. If there is on any matters or facts and the entitled thereto, and three there is any matters or facts shall services mentioned in this parakraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person. By agent or by a receiver to be appointed by a court, and without refard to the adequacy of any security for the indebtedness hereby security, entry on and take possession of said property, the same yieles upon any indebtedness secured hereby, and in such order as been entry in any indebtedness secured hereby, and in such order as being the indebtedness of optimized or release thereof of the runt and without refard to the proceeds of inte and other issues and prolits, including the parakraph and taking possession of said property, the same y default or notice of default hereonds for a safersaid, shall not cure or way default or notice of default hereond or invalidate any act one way any delault or notice of default hereond or any diverse or other as beneficiary may determine.
12. Upon default by grantor in payment of any indebtedness secured to such notice.
13. Upon and taking the and or any indebtedness secured to such notice.

12. Upon default or notice of default hereunder or invalidate any act done in the such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed in equity as a morifage or diction may proceed to foreclose this trust deed in equity as a morifage or diction may proceed to foreclose this trust deed in equity as a morifage or diction may proceed to foreclose this trust deed in equity as a morifage or diction may proceed to foreclose this trust deed in equity as a morifage or diction may proceed to foreclose the trust deed hereby, whereupon the trustee shall the trustee to loreclose this trust deed in to sail the said described real morities to loreclose this trust deed in the state shall be able thereoi as then required by haw and more provided in ORS 86.740 to 86.795.
13. Should the heneliciary or other person so privileged by ORS 86.760, may pay to the magnet or the trust es and the section the trust est and the manter thereby including costs and expenses actually incurred in the shall be default at any intermediate or the trust est and the mediciary or his successors in interest, respectively, the entire amount then deficing or the theres and attorney's less not exceeding the umounts provided by faw of there that and thereby cure the default, in which event all foreclose proceedings shall be dismissed by allow of the proceeding shall be dismissed by the trustee.

the default, in which event all loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustes shall deliver to the purchaser its deed in form as required by law convering the property so sold, but without any covenant or warranty, express or im-of the truthfulness time deed of any matters of last shall be conclusive proof of the truthfulness time deed of any matters of last shall be conclusive proof the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale, in-stitute and subsequent to the interest of the furster of the grantor interest may appear in the order of the furster of the grantor of the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted hy law harding and (1) the surplus and (1) the subsection of the surplus and the grantor of the grantor of the grantor of the subsection.

surplus, if any, to the grantor or to his successor in interest entitled to sucn surplus. 16. For any reason permitted by law beneficiary may from time to successor trust a successor or successors to any trustee named herein or the any successor trust a successor trustee, the latter shall be vested with all title, powers and during successor trustee, the latter shall be reade by written instrument executed appointment and substitution shall be made by written instrument executed spontiment and substitution shall be made by written instrument executed proprint or counting reference to this trust deri Clerk or Recorder of the county or counting in which the properly is situated. 17. Trustee averys this trust when the successor trustee. 18. Trustee averys this trust when the successor trustee. 19. Trustee averys this trust when the successor trustee. 19. Trustee averys this trust when the successor trustee acknowledged is many party heretic of performing in which frantor, beneficiary on trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee herau der 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 laws 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 covenant	s and ac				2005
	fully seized in fee simple of NONE	said describe	ed real property	e beneficiary and those and has a valid, unen	claiming under him	thet
				and has a valid, unen	cumbered title thereto	that ne is la
	and that he will warrant and	forever do				
	and that he will warrant and		end the same a	gainst all persons who	msoever.	
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	The grantor warrants that the (a)* primarily for grantor's (b) for an organization, or purposes. This deed applies to, inures	personal, i'am	the loan represently, household or	ated by the above described	t note and at	
	I his deed applies to inurer	4- 40 4		Susmess or con	nmercial purposes (1)	
	This deed applies to, inures tors, personal representatives, succes contract secured hereby, whether or masculine gender includes the lemin IN WITNESS WHEPP	sors and assignot named as	t of and binds all gns. The term ben a beneficion: t	parties hereto, their heirs, eficiary shall mean the bal	legatees, devisees, admin	han agricultura
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	the purchase of a dwelling, use Steven	ment is to be	a FIRST lien to fina-	ed Tillion	INGE Bange	*******
o W	t a dwelling use Stevens-Ness Form No ith the Act is not required, dismand it	en, or is not to . 1306, or equ	finance the purcha	se	ENGE	
uş	the form of acknowledgment opposite.)	nonce.				
S1	ATE OF OREGON,	ر				
	County of Klamath November 22, 1)ss.)	STATE	OF OREGON, County of)
	Personally appeared the above nam Richard E. Benge	ned	Pe	rsonally appeared	19	J SS.
	and		duly swor	n, did say that it i	who, eacl	being good
	Lillian P./Benge		president secretary	and that the latter .	5 11/e	
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men	and acknowledged the h to be their voluntary Belore me	act and deed	I- sealed in 1 and each	ion, and that the seal affix seal of said corporation and sehalf of said corporation b of them acknowledged said	ed to the foregoing instru I that the instrument was	ment is the
(OFI SEA)	ICIAL		and deed. Before me	penalt of said corporation b of them acknowledged said	instrument to be its vo	f directors; luntary act
	Notary Public for Oregon	ddingf	on			
	My commission expires:	3-22-85	My commis	lic for Oregon sion expires:	(0	FFICIAL
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	ine same. Ma	il reconveyanc	e and documents	to the parties designated by	deed (which are delivered v the terms of said trust of	to you leed the
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<u> </u>	net fase or destroy this Trust Deed OR THE NC	TE which it secure	es. Both must be delive	red to the truther t	ary	
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11	RUST DEED			C77 4		
1	S.NESS LAW PUB. CO., PORTLAND, ORE.			STATE OF (County of	DREGON, Klamath	} _{ss.}
R	ichard E. Benge			I certify Was received 4	that the within instrum	ment
L	illiam P. Benge			of Nov	ember	day
Ge	Grantor Grantor	S	PACE RESERVED	in book/reel/v	clock P.M., and recor colume No. M83	ded
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