SP-1 - 58-116 Life 1.55 VOL M6 PACT 028 19950 TRUST DE (A), 1968...., between, as Grantor, Transamerica. Title Insurance Company, & California Corporation, as Trustoe, and United California Bank as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to Trustee in trust, with power of sale, the property

in Klamath County, Oregon described as:

> SECOND Lot 7, Block 209 MILLS/ ADDITION

This trust lead is rerecorded to add the word "Second" to the legal description. Lilas Q. Haler James & faler

which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments which said described real property does not exceed three acres, together with all and singular the tenements, hereditaments and ap-purtenances and all other rights thereouto belonging or in anywise now or herealter appentaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grantor herein contained and payment of the

And all instructs now or normation matching and payment of the FORT THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grantor herein contained and payment of the sum of Eighty. Six Hundred and normation of Grantor agrees are cording to the terms of a promissory note Grantor agrees in the standard of the structure of the

an amount not less than \$.8600..00. The amount collected under any fire or other insurance policy may be applied by Baneficiary upon the individual secure hereby and in such order as Remeticiary may depen-mine, or at option of Beneficiary the entire amount so collected, or any part thereof, may be released to Grantor. Such application or release shall not cure or waire any delauit or notice of delauit hereunder or invalidate any act done pursuant to such notice.

Not, may be released to Grantor, Such application of release sufficient of a pursuant to such notice of detault hereunder or invalidate any of pursuant to such notice. 5. To keep said promises free from mechanics' llens and to pay a sessments and other charges that may be levied or assessed upon not said property belors any part of such tarse, assessments and off get become past due or delinquent and promptly deliver receipts there enclicary: should the Grantor fail to make payment of any tarse, astes a insurance premiums, llens or other charges payable by Grantor, self lice's payment, beneficiary with the beneficiary with the such payment, discription of the charges payable by Grantor, self lice's payment, discription any at the rate set borth in the nois escur by together with the obligations described in puragraphs of and 7 of the deed, while be added to and become a part of the dobt secured by it anents hereof and for such payments, will interest as aloreaaid, the pro-hereinbelore described, as well as the Grantor, shall be bound to it of estart that they are bound for the payment of the obligation here indic, and its such payment shall be immediately due and payable with notice, and the non-payment shall be immediately due and payable with otal such apayment shall be indeed instructure and payable with notice, and all such payments shall be instructurely due and payable with notice, and all such payments hall be instructurely due and payable with of all such pay and costs, less and exponses of this trut, including the C

6. To pay all costs, lees and expenses of this trust, including the search as well as the other costs and expenses of the frust, including the search as well as the other costs and expenses of the Trustees inc section with or in enforcing this obligation, and trustees and attor usally incurred. of title

in connection with or in emotions and each any soliton or proceeding purporting to less actually incurred. All the security hereof or the rights or powers of Baneficiary, or Trustes; and to pay all costs and expenses, including cost of evidence of title and attorney's loys in a reasonable sum to be fixed by the court; in any such action or proceeding in which Beneficiary or Trustes may appear; and in any suit brought by Beneficiary, to forecless this deed.

incoseding in which Beneficiary or Trustee may appear, and in any suit ught by Beneficiary to foreclose this deed.
 It is Mutually Agreed That:

 It is Mutually Agreed That:
 In the event that any portion or all or said property shall he taken for the right of eminent domain or condemnation, Beneficiary shall have the for the right of eminent domain or condemnation, Beneficiary shall have the for the right of eminent domain or condemnation, Beneficiary shall have the for the right of eminer domain or condemnation, Beneficiary shall have the form the right of eminer and the row of the moute apprile or the right of incurred by Grantor in such proceedings, shall be paid to Beneficiary and plued by it first upon any reasonable costs and expenses and altornay's loss necessarily paid or incurred by Beneficiary in auto, proceedings, and the briese esplied upon the indebtedness secured hereby; and Grantor egrees, at it is espense, to take such actions and excets each informative sees and altornay's loss of the such actions and excets each informative sees.

 9. At any time and from time to time upon written request of Baneary, payment of its less and presentation of this deed and the role for forecent (in case of tail reconveyance, for cancellation), without affecting infinity (1) of any portion to return any or plato the part of the property. The product thereory, withness entry and chall or parts or the procesting on the material thereory of any or part of the property. The order of the truth the property of the property of the solution or approximation of the truthuinces thereol. Trustee's less for any of the vices mentioned in this paragraph hall be \$3.
 10. Upon any default by Grantor horsunder, Banafichary may et any

time 1

pursuant to such notice. .12. Upon default by Grantor in payment of any indebtedness secured hereby or in performance of any afreement hereunder, Beneficiary may declares at sums excurs i neuron indept indexempt payable by delivery to Trustee of written notice of default and election to sell the trust property, which no-tice Trustee shall cause to be duly filed for record. If Beneficiary desires said property to be sold, it shall deposit with Trustee this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the Trustee shall fix the time and place of sale and give notice there of then required by law.

Inercol as then required by law. The number of sale and give notice 13, II after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other presons so privileged by ORS 86.760 pays the entire amount then due under the terms-oi the trust deed and the obligation secured thereby, other than such portion of the principal se would not then be due had no default occurred, the Grantor or other person making each per mount of the payl of the Bendelary all of Bendelary all of the terms of the obligation sector of the terms of the obligation craft and the sector of the terms of the obligation. The terms of the obligation including Trustee's and Attorney's tees not secoding \$50 th actually incurred.

If a function and Autorney's recent not excount good actually invariant 14. After the lapse of such time as may then be required by law ing the recordition of taid notice of default, and the giving of said so said. Trustee shall sell said property at the time and place fixed by it a fortice of said, sells and property at the time and place fixed by it at notice of said, sells and property at the time and place fixed by a it may determine, at public auction to the highest bidder for cash is money of the United States, payable at the time of said. Trustee shall r to the purchaser its deed in form as required by law conveying the interpret of the divide and conventions are appreted as a time.

15. When Trustee cells pursuant at the sate.
15. When Trustee cells pursuant to the powers provided herein, shall apply the proceeds of cells formation to the powers provided herein, util apply the proceeds of cells formation to the powers provided the tile trust deed, (3) to all persons having recorded time subsequent cest of the Trustee in the trust deed as their interest mey appear in their priority and (4) the surplus, II any, to the Grantor or to have in Interest entitled to such surplus.

cassor in interset entitled to such surplus. 16. For any reason permitted by law Boneficiary may fro time appoint a succassor or succassors to any Trustee named becau succassor Trustee appointed thereunder. Upon such appointcreat, a conveyance to the successor Trustee, the latter shall be weind by power and duties conterred upon any Trustee iterain named or hereunder. Each such appointment and substitution shall be made instrument oxecused by Beneficiary, containing reference to this and its place of record, which when recorded in the office of i Clerk or Recorder of the county or counties in which the property shall be conclusive proof of proper appointment of the successor T. riy n

The second secon

The Grantor covenants and agrees to and with the Be information that he is lawfully select in less and property and has a valid, unencumbered title the

These

10. Upon any default by Grantor hereunder, Boneficiary may et any vithout notice, either in person, by agent or by a receiver to be apand that he will warrant and forever delend the same against all persons whomsoever.

NOTE: The Trust Dead Act provides that the Trustee hereunder must be either an or savings and loan association authorized to do business under the lows of real property under the provisions of ORS Chapter 728, its subsidiaries, aff who is an active member of the Oregon State Bar, a bank, trust compar-the United States, or a title insurance company authorized to insure the



1029 S. La 733 This Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term Beneficiary shall mean the holder and owner, including piedee, of the note 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 terminine and/or neuter, and the singlar number includes the plural. IN WITNESS WHEREOF, said Grantor has hereunto (set) his hand and seal the day and year first above written. SEAL) (If executed by a corporation, affix corporate seal) (SEAL) (SEAL) (if the beneficiary who signs above to a corpo use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, CORPORATE ACKNOWLEDGMENT County of Klamath January 292, 1968 STATE OF OREGON, County of. , 19 Personally appeared.. who being duly sworn, did say that he is the a corporation, and that the seal attized to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed on behall of said corporation by authority of its Board of Directors; and he acknowledged said instrument to be its voluntary act and deed. thein voluntary act and dood. Boloro ma: Jatly Jun S Notary Public for Orogan Belore me: (SEAL) Cherriel (SEAL) Notary Public for Oroton My completion expires: 6-22-69 My commission oxpires: 0 TRUST DEED ຮັ bna said hand the for of Klamath STATE OF OREGON, 6 S uo 2 that ord of Mortgages my FORM orothy certify Witness F affixed. DEVIDAN Sec . ž County 10:10 A REAL PROPERTY AND A REAL 1 5 0 Sup dec. en el comp STATE OF OBEGON, } 55 County of Klassath } 55 FOR FULL RECONVEYANCE obligations have been paid filed for record at request of Transamerica Title Insurance Co. lebtedness secured by the foregoing trust deed. All sums s on fuis 9 day of February A. B. 19 68 cured by said directed, on payment to you of any sums owing to you under the terms of of indebiedness secured by said trust doed (which are delivered to you ut warranty, to the parties designated by the terms of said trust deed the at 8:30 o'closk A. M.and duly recorded in Vol. M-68 of Mortgages documente to..... Page. DORUTHY ROGERS, County Clerk me with an By Maritale Deputy 20 S. D. : 3432 Fse___ 3.00 1.639 MER . nust be delivered to the trustee for 17 7 80 A.

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