58112

Volumini Force 11632 28-1961
DEED OF TRUST

L-322 (4-68) Oregon & Washington

GRANTORS. MARVAL CORRINE GRIGER, AN INCMARRIED WOMAN,

herewith convey to Transamerica Title Insurance Company, Trustee, in trust with power of sale, for EQUITABLE SAVINGS & LOAN ASSOCIATION, an Oregon corporation, Beneficiary, 1300 S.W. Sixth Avenue, Portland, Oregon 97201, the following described real property in the County of Klamath, State of Oregon

27 VLot 12 in Block 66 BUENA VISTA ADDITION, in the City of Klamath Falls, Klamath County, Oregon.

至

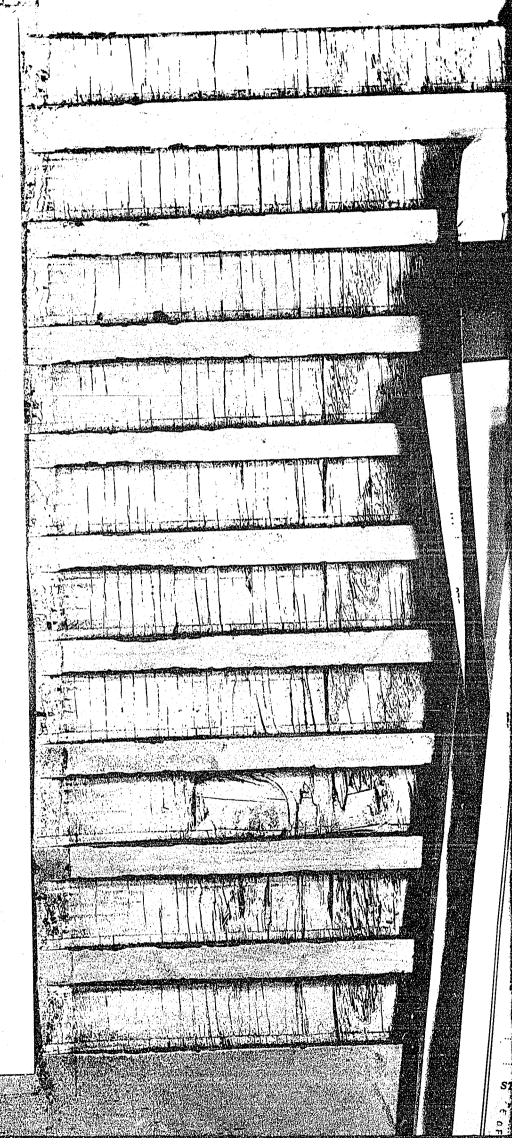
with all interests, rights and privileges now or hereafter belonging to or used in connection with the above-described premises and with all improvements, fixtures, furnishings, flora, appliances and apparatus of any nature now or hereafter attached to, adapted to, located on or used in connection with the aforesaid premises, together with all interest therein that Grantors may hereafter acquire, all of the foregoing to constitute the trust property hereunder. This conveyance is to secure the Grantors' obligations and liabilities hereunder, all of which shall be deemed covenants, and the payment of \$3,000.00 and such additional sums as are evidenced by a certain promissory note of even date herewith signed by Grantors and payable to Beneficiary in 96 equal monthly payments commencing with December 20, 1971; and the due date of the last such monthly payment shall be the date of maturity of this trust deed.

Grantors covenant for the benefit of the Beneficiary that they are owners in fee simple of the trust property and entitled to possession thereof; that they have the right to convey the same; that it is free from encumbrances; that they will keep the same free from all encumbrances; that they will warrant and defend the same forever against all claims and demands whatsoever; that the said property, if located in the state of Washington, is not used principally for agricultural or farming purposes, or, if located in the state of Oregon, does not exceed three acres; that they will pay said note according to the terms thereof; that they will pay all real property taxes and assessments levied or assessed against the property at least ten (10) days before the due date thereof, or of any installment thereof; that they will not use the property for any unlawful purpose; that they will complete all improvements in good repair and continuously insured against fire and other hazards in amounts and with companies satisfactory to Beneficiary, all policies of insurance, with premiums paid and with mortgage clause in favor of Beneficiary attached, to be delivered to Beneficiary, all policies of insurance, with premiums paid and with mortgage clause in favor of Beneficiary attached, to be delivered to Beneficiary, all policies of insurance, with premiums paid and with mortgage clause in favor of Beneficiary attached, to be delivered to Beneficiary, all policies of insurance, with premiums paid and with mortgage clause in favor of Beneficiary attached, to be delivered to Beneficiary, all policies of insurance, with premiums paid and with mortgage clause in favor of Beneficiary attached, to be delivered to Beneficiary, all policies of insurance, with premiums paid and with mortgage clause in favor of Beneficiary attached, to be delivered to Beneficiary, all policies of insurance, with premiums paid and with mortgage clause in favor of Beneficiary and beneficiary as additional security for the indebtedness hereby secured. Should

Grantors hereby expressly assign to Beneficiary all rents and revenues from the property and hereby assign any leases now or hereafter in effect upon the property or any part thereof, and in the event of default hereof and while said default continues, hereby authorize and empower Beneficiary or Trustee, either prior to, upon, or subsequent to commencement of foreclosure proceedings, and without affecting or restricting the right to foreclose, without notice to Grantors, and acting through Beneficiary's or Trustee's agents, attorneys, employees or a receiver appointed by a court (to which appointment Grantors herewith consent), and without regard to the adequacy of the security, the solvency of the Grantors or the presence or danger of waste, loss or destruction, to take exclusive possession of the property and control and manage the same as it may deem prudent; to sue for and/or collect and receive all rents and income therefrom, including those past due and unpaid, and issue receipts therefor; out of amounts so received to pay all operating expenses, to retain or pay reasonable charges for managing the property, to pay Beneficiary sums due upon the debt secured hereby or sums necessary to carry out any covenant hereof, Beneficiary to determine which items are to be met first, and to pay any overplus so collected to the person or persons Beneficiary may deem to be lawfully entitled thereto.

Time is material and of the essence hereof, and if default be made in the payment of the debt hereby secured or any install-

Time is material and of the essence hereof, and if default be made in the payment of the debt hereby secured or any installment thereof, or in the performance of any other covenant hereof, or if a proceeding under any bankruptcy, receivership or insolvency law be instituted by or against any of the Grantors, or if any of the Grantors make an assignment for the benefit of creditors, then in such case, all unpaid sums hereby secured, including any prepayment charges payable under the terms of the promissory note secured hereby, shall at Beneficiary's election become immediately due and payable without notice; and in addition Beneficiary may apply such sums, or any part thereof, held by it in trust to pay taxes or assessments to reduce the indebtedness secured. In the event of such default, the trust deed may, at Beneficiary's election be foreclosed and the property sold in any manner provided or allowed by law, including by advertisement and sale under exercise of power of sale or as a mortgage on real property. Proceeds of a sale,



pursuant to exercise of power of sale, shall be applied to (1) the expenses of sale, including Trustee's and attorney's fees, and (2) obligations secured hereby. Surplus, if any, shall be paid to persons entitled thereto by law.

Any award of damages in connection with any condemnation for public use of or injury to the property or any part thereof and the proceeds of any sale or agreement in lieu of such condemnation for public use of or injury to the property or any part thereof and the proceeds of any sale or agreement in lieu of such condemnation are herewith assigned to Beneficiary, which may apply the same as provided above for fire insurance proceeds.

Grantors agree to pay expenses, including reasonable attorney's fees, incurred by Beneficiary or Trustee in collecting delining provided above for insurance proceeds.

Grantors agree to pay expenses, including reasonable attorney's fees, including suit or proceedings in which Beneficiary quent payments or curing default. Further, in any suit to foreclose this trust deed or in any suit or proceedings in which Beneficiary quent payments or curing default. Further, in any suit to foreclose this trust deed or in any suit or proceedings in which Beneficiary quent payments or curing default. Further, in any suit to foreclose this trust deed or in any suit or proceedings in which Beneficiary or in which Beneficiary is a party and the property, or any interest therein, thereof, including suits to quiet title or for condemnation or partition of the whole or part of the property, or any interest therein, thereof, including suits to quiet title or for condemnation or partition of the property, or any interest therein, agree to pay to Beneficiary all costs and expenses and a reasonable sum as attorney's fees, including fees on appeal, and further agree agree to pay to Beneficiary all costs and expenses and a reasonable sum as attorney's fees, including fees on appeal, and further agree to pay reasonable costs of title search incurred in the foregoing.

At any time, wi 11633

benefit of and this or word	of all suc trust de s.	ccessors i ed shall l	n interest be constru	ed to eff	ect as far	_		did in Noven		mittin	ig as ma	y be nec	, A .D	. 19 7]	L .	, /	
	Dated th	is	2nd			day of	ľ	oven	foer.	1		- I	Cua	ر در در	. نا الا	Teu	ger
	AD	DRESS C	OF GRAN	VTORS:		· -					jan	7/197	wal Co	orrin	e Ge	iger	<i>,</i>
.111	Trinit	y	STREET								············	1101					
			0 11.12.11	Orego	9760)1											
	ЦŢ	Y		STATE	9.760		••••	••••••		•••••••							
		OREGUN			ss.			•••••			***********	•••••					
Co	unty of	KLAMAT	H		1			. ,			10.7	ı bei	fore me,	a Notá	ry Pub	olic in as	nd
for sai	On this	s and stat	e, persona	ally appe	day ared the v	of vithin nan	ァル ned M	larva	ıl Co	r ri r	e Gei	ge r ,	an unm	arrie	ed w	وعددان	
				:Jantical	individua	ıls describ	ed in a	and w	ho exe	cuted	the with	nin instr	rument ai	nd ackn	owled	iged to 1	me
that th	hey exect	ited the	same free	ly and vo OF, I ha	luntarily. ve hereun	to set my	hand a	and of	ficial s	eal th	e day an	d year	last above	e writte	n.		
	V) :	A	144					ب	1		160	1 &	Har	20			
1 7		100	67. 4					Notar	v Publ		02000	on ,	/				
[SEA	L] ',	ا براند	*					Mv co	mmiss	sion e	pires:	1/11	/>2_				
	Piles	3170	27														
3,		1			REQU	EST FOI	RFUL	L REC	CONV	EYA	NCE						di.
TO:	TRANS	AMERI	CA TITI	E INSU	RANCE ner and h	COMPAI older of a	NY, I ill inde	rustee ebtedn	ess se	cured	by the f	oregoin	g trust o	leed. Y te. to ca	ou he incel a	ll evide	nces
recte	The u	ındersign vment to	you of an	ny sums	ner and howing to y	ou under	the te	rms of	f said (trust d cured	leed or p thereby	are deli	vered to	you her	ewith) and to	re-
of in	debtedn	ess secur	ed by said	l trust de e Granto	owing to y ed (which	ited by the	e terms	of sa	id trus	t decd	the esta	ite now	held by y	ou und	er the	Janic.	
conv	ey, with	out warra	uity, to th		, 19								iation, Be				
DA	l (::U:							ı:qui	table a	aving	, & 2011						
. 3															Vice	Preside	nt
•														A:	sistan	t Secreta	LTY
:													;				
	н			11		for	ત્ર	.드	Š			5	Ą	:			
4	- 11	ţ	2	`		eived f	d	o'clock. P.M., and recorded	ortg		_;	County Clerk-Recorder	Deputy				
1	∥⊢	Grantor	OAN ASSOCIATION		S.	ecei	1971	20	Ž		of county affixed	R. R.		` .			
	TRUST					ras r	1	and	ب و		y.	F	_		please man to	8	
	\mathbf{P}	-] .		it it		Ä,	ecor		ount	Ą	. 5		3	5.	201
	<u> </u>			1		e i		ρ.	2 R		ų Jo	9		٦ ٦	<u> </u>	Savings	cth Avenue :80n 97201
	- 11	<i>'</i>		-		nstr		ξ	9		4		Ž,	- 11	Δn .	- 5	ixth ego
	E		මේ ආ		挕	iğ		o'ç	H		nd s			₩;	Đ	AC SAC	رئيني
7-6	O			MOOGEO	KLAMATH	¥ d			pag		pg 3		~	∥	After recording	Equitable Savia A unit of GAC Corporation	1300 S.W. Sixtl Portland, Oreg
93						the wi			g		Pa /	딮	Y	8	V ffe	E 4	130C Port
2 2	⊡∥	-	ڏمي بسيا	11		that	يي		7	unty	s By	ď	ģ	7	•	<i>P</i>	
2-	DEED OF			- '	چ څ	tify:		g	z	<u>3</u>	Witness my hand and seal	٠	- 3	12		Equitable A unit of GAC Co	
DAN ND. 2-18-939-7			EQUITABLE SAVINGS &		STATE OF	I certify that the within instrument was received for	NOVEMBER	11,20	book M.71 on page 11632 Record of Mortgages	of said County.	×	UNI. D. MILNE	d	(FEE \$5.00		-	
Ž	. #				STA	-	9	<u>ا</u>	8	Jo		1	Д	- 11			

