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DEED OF TRUST

T-322 (4-68) Oregon & Washington

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38- 4445
GRANTORS, GARY D. PATRICK and JANICE M. PATRICK, husband and wife

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:

Lot 12 in Block 7, Tract No. 1037, known as FIFTH ADDITION TO SUNSET VILLAGE, Klamath. County, Oregon.

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, located on or used in connection with the aforesaid premises, together with all interest therein that Grantors may hereafter acquire, located on or used in connection with the aforesaid premises, together with all interest therein that Grantors obligations and liabilities all of the foregoing to constitute the trust property hereunder. This conveyance is to secure the Grantors' obligations and liabilities all of the foregoing to constitute the trust property and entitled to decrease the constitution of the strust property and entitled to Grantors covenant for the benefit of the Beneficiary that they are owners in fee simple of the trust property and entitled to

monthly payments commencing with May 5, 1973; 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 possession thereof; that they have the right to convey the same; that it is free from encumbrances; that they will keep the same free 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 Orgon, does not exceed three acres; that they will pay said note according to the terms thereof; that they will pay all real the state of Orgon, does not exceed three acres; that they will pay said note according to the terms thereof; that they will pay large installment thereof; that they will not use the property for any unlawful purpose; that they will complete all improvements in of construction or to be constructed thereon within six (6) months from the date hereof; that they will keep all improvements in of construction or to be constructed thereon within six (6) months from the date hereof; that they will keep all improvements in of construction or to be constructed thereon within six (6) months from the date hereof; that they will keep all improvements in of construction or to be constructed thereon within six (6) months from the date hereof; that they will keep all improvements in of construction or to be constructed thereon within six (6) months from the date hereof; that they will keep all improvements in of construction or to be constructed thereon within six (6) months from the date hereof; that they will keep all improvements in of construction or in the advances and according to the same free according to the same f

ing its records to reflect any change of ownership.

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 and without affecting or restricting the right to foreclose, without notice to Grantors, and acting through Beneficiary's or Trustee's ragents, attorneys, employees or a receiver appointed by a court (to which appointment Grantors herewith consent), and without reagents, attorneys, employees or a receiver appointed by a court (to which appointment Grantors herewith consent), and without reagents attorneys, employees or a receiver appointed by a court (to which appointment Grantors herewith consent), and without reagents, attorneys, employees or a receiver appointed by a court (to which appointment Grantors herewith consent), and without reagents, attorneys, employees 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 clusive possession of the property and control and manage the same as it may deem prudent; to sue for and/or collect and receive clusive possession of the property and control and manage the same as it may deem prudent; to sue for and/or collect and receive clusive possession of the property and control and manage the same as it may deem prudent; to sue for and/or collect and receive clusive possession of the property and control and manage the same as it may deem prudent; to sue for and/or collect and receive clusive possession of the property and control and manage the same as it may deem prudent; to sue for and/or collect clusive

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 installment thereof, or in the performance of any other covenant hereof, or if a proceeding under any bankruptcy, receivership or insolvance in the performance of any other covenant hereof, or if any of the Grantors make an assignment for the benefit of creditors, ency 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 then in such case, all unpaid sums hereby secured, including any prepayment charges payable without notice; and in addition Beneficiary may secured hereby, shall at Beneficiary's election become immediately due and payable without notice; and in addition Beneficiary may secured hereby, shall at Beneficiary's election become immediately due and payable without notice; and in addition Beneficiary may secured hereby, shall at Beneficiary's election become immediately due and payable without notice; and in addition Beneficiary may secured hereby, shall at Beneficiary's election become immediately due and payable without notice; and in addition Beneficiary may secured hereby, shall at Beneficiary's election become immediately due and payable without notice; and in addition Beneficiary may secured hereby, shall at Beneficiary's election become immediately due and payable without notice; and in addition Beneficiary may secured hereby, shall at Beneficiary's election be foreclosed and the property sold in any manner provided or allowed of such default, the trust deed may, at Beneficiary's election be foreclosed and the property sold in any manner provided or allowed of such default, the trust deed may, at Beneficiary's election be foreclosed and the property sold in any manner provi

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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 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 delinquent payments or curing default. Further, in any suit to foreclose this trust deed or in any suit or proceedings in which Beneficiary defends or protects its security hereunder, or in which Beneficiary is a party and the property or any part thereof is the subject matter thereof, including suits to quiet title or for condemnation or partition of the whole or part of the property, or any interest therein, or in the event of any measures taken in connection with a sale or intended sale pursuant to the power granted hereunder, Grantors 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, without liability therefor and without notice, upon written direction of Beneficiary and without affecting the liability of any person for payment of the indebtedness secured hereby or performance of the covenants hereof. Trustee shall reconvey all or any part of the property, consent to the making of a map or plat thereof, join in granting an easement thereon or join in any extension or subordination agreement.

Beneficiary from time to time may appoint a successor or successors to any Trustee named herein or to any successor Trustee, such appointee to have the title, powers and duties conferred hereunder.

Neither the exercise, the failure to exercise or the waiver of any right or option granted Beneficiary hereunder shall constitute a waiver of any continuing or future default, any notice of default, any other right or remedy of Beneficiary, or this provision, nor shall the aforesaid invalidate or prejudice any act done pursuant to default or notice of default. All rights and remedies of Beneficiary hereunder shall be cumulative.

DEED OF TRUST	Gary D. Patrick & et ux Grantor OHITARI F CAVINGS 2.1 DAN ACCOPIATION	Beneficiary Beneficiary		I certify that the within instrument was received for ord on the 15th day of	o'clock P. M., and recorded in	ook M73on page. 2.74.9Record of Mortgages of said County.	Witness my hand and seal of county affixed.	Une County Clerk-Recorder	After recording please mail to: Fee \$4.00 ses	Equitable Savings A unit of GAC Corporation 1300 S.W. Sixth Avenue Portland, Oregon 97201
					rc	unable sav	ings & L	oan Association		rice President
TO: TRANK The v rected, on pa of indebtedon	undersigned syment to yoursess secured out warranty	is the lega on of any suby said true y, to the Gr	NSURANO I owner and owns owing to st deed (wheel) antors design	d holder of a to you under nich trust dee gnated by the	M R FULL NY, Trus all indebt the term ed and the terms of	RECONVI stee edness secu s of said tru e note secu said trust of	on expire EYANCE tred by the street deed there deed the street th	he foregoing tro or pursuant to s by are delivered estate now held	ust deed. Yo latute, to can I to you herev by you under	u hereby are di- cel all evidences
mat they exe	ecuted the s	ame rreely :	and volunta	fily.	y hand ar	nd official s	eal the d	ay and year last		nowledged to mo
On t for said cour and wife	inty and stat	/5 e, personall	ビ y appeared	day of the within n	FN are amed G	AHY D. I	PATRICE	, 19 73 , befor K and JANIC	e me, a Nota E M. PATi	ry Public in and RICK, husba
STATE OF			}	ss.						
Klamath	CITY		97601 STATE		• • •				inice M.	Patrick
3912 Re	edondo.W	ay Street							Land by by	atrick
	ed this ADDRESS	14th OF GRAN	TORS:	day	of	March	1		,A.D. 19	73).46