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			Tr	ansamerica Title	9004	
	いたいの OREGON	` -# *•		This form is used in con deeds of trust insured u to four-family provisi National Housing Act.	nection with	
	FHA FORM NU. 21051 Rev. April 1971		F TRUST			
	THIS DEED OF TRUST,	made this <u>10th</u> day of		July	, 19 <u>_73</u> _,	
	between	PAATING CIT			, as grantor,	
	whose address isTR	447 Alameda (Street and number) ANSAMERICA TITLE INSU	DANCE COMPANY	(City)		
E ST					_ , as Beneficiary.	
	WITNESSETH: That (Grantor irrevocably GRANTS, I	BARGAINS, SELLS and CO	County, State of Or	egon, described as:	
	Lot 11 in Block 47 of official plat thereous less the following of Lots 10 and 11 of B Northeasterly along to corner of Lots 1 Auburn Street and t thence Southerly at an iron pipe; thence fact to a cross on	of on file in the offic lescribed portion there lock 41 of Hot Springs the Westerly line of 0 and 11 at intersecti he Westerly line of sa an angle 32°50' Easte southerly at an angl the cement sidewalk ma	a of: Beginning at t Addition to the Cit said Lot 11 a distan- on with Auburn Stree- id Lot 11 a distanc- rly from Auburn Str arking the Southerly pot Easterly from th	the Southerly Coll by of Klamath Fall ace of 138.7 feet et; thence Northe e of 8.16 feet to om last course a boundary of sai- he Southerly corn	ls, Oregon; thence , more or less, asterly along) an iron pipe; E 75.44 feet to distance of 70.3 d Lot 11 and er common to Lots	
	Alameda Avenue 10 and 11; thence Subject to: Easeme for fiscal year 19	1.0 foot Westerly to t nts and rights of way 73-74 which are now a	of record or appare lien but not yet pa	nt on land, if ar yable	ny; and to taxes	
***	upon Beneficiary to colle	tements, hereditaments, and app offits thereof, SUBJECT, HOWE offits thereof, SUBJECT, HOWE and apply such rents, issues, and FO HOLD the same, with the a SE OF SECURING PERFORMA with interest thereon accord	ppurtenances, unto tract	rantor herein contained	and payment of the sum	
1. S	three acres. FOR THE PURPO of \$13,050,00 , 19_73	SE OF SECURING PERFORMAN with interest thereon accord payable to Beneficiary or order the and payable on the first day	ding to the terms of a promi r and made by Grantor, the y of <u>August 1, 200</u>	final payment of principa 03 or more monthly payme	al and interest thereof, if ents on the principal that notice on an intention to	
	are next cuto of mininge i exercise such privilege i full prior to maturity a of same, whether prin secured hereby an adju	s given at least unity is insured under and at that time it is insured under cipal, surety, guarantor or endor isted premium charge of one per nium exceed the aggregate amoun nium exceed to be insured	er the provisions of the rate rser, agree to be jointly and r centum (1%) of the original nt of premium charges which a until maturity; such paym d until maturity; such paym	severally bound to pay of principal amount thereo would have been payable ent to be applied by the gage insurance.	of, except that in no event if this Deed of Trust and holder thereof upon its t payable under the terms	
	of said note, on the (a) An amount	stary of Housing the Beneficiary in addit es to pay to Beneficiary in addit st day of each month until said n sufficient to provide the hold he secured hereby are insured, on the secured hereby are insured as for	tion to the monthly paid, the followir tote is fully paid, the followir ler hereof with funds to part r a monthly charge (in lieu of blows:	ig sums: ay the next mortgage i a mortgage insurance pr sured under the provisions o	insurance premium if this emium) if they are held by of the National Housing Act, an externe insurance premium, in	n r s d d d d d d d d d d d d d d d d d d
	(i) if and so long amount su order to National	z as said note of even a with the hands of ficient to accumulate in the hands of provide such holder with funds to provide such holder with funds to alousing Act, as amended, and applical gas said note of even date and this ins gas said note of even date and this instant of the format of the such as th	of the holder one can be be considered as such premium to the Secret ble Regulations thereunder; or shall be in an amount equal to or shall be in a shall	y of Housing and Urban Dev ne-twelfth (1/12) of one-half nquencies or prepayments;	eicoment, a monthly charge (ir (1/2) per centum of the average cial assessments next due of	n r
	(b) A sum, as the premises covere barard insurance of	ng balance due of the Beneficiary, ec estimated by the Beneficiary, ec d by this Deed of Trust, plus the the premises covered hereby a the premises covered hereby a	qual to the ground rolling, but e premiums that will next be as may be required by Bene er promptly to Beneficiary a er promptly to the prior to the	come due and payable ficiary in amounts and il bills and notices therefine date when such groun	in a company or companie for, less all sums already pai d rents, premiums, taxes an d rents, premiums, taxes an	s d d d
	therefor divided by	d by this Deed of Trust, proof a the premises covered hereby a ficiary, Grantor agreeing to deliv- the number of months to elaps come delinquent, such sums to t before the same become delinqu- ients mentioned in the two prec II be added together and the agg he following items in the order se- tharges under the contract of insura ge insurance premium), as the case me of insurance premium, as the case me	ent; and	ragraph and all payments	s to be made under the no single payment to be appli	te cd of
	by Beneficiary to t (I) premium (I) (II) ground ren (II) ground ren	he following tools in a first on tract of insura- sharges under the contract of insura- ge insurance premium), as the case ma- ge insurance premium), as the case ma- tis, if any, taxes, special assessments. I	nee with the Secterity ly be; fire and other hazard insurance pr	emiums;		

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TO PROTECT THE SECURITY OF THIS DEED OF TRUST, GRANTOR AGREES:

 To keep said premises in as good order and condition as they now are and not to commit or permit any waste thereof,
 To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed,
 To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed,
 To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed,
 To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed,
 to complete or restore promptly and in any event within 30 days from the date of the commitment of the Department (a) to commence construction promptly and in any event within 30 days from the date of the commitment of the Department (b) to allow Beneficiary to inspect said property at all times during construction,
 to allow Beneficiary to inspect said property at all times during construction,
 to replace any work or materials unsatisfactory to Beneficiary, within fifteen (15) calendar days after written notice from Beneficiary of such fact, which notice may be given to the Grantor by registered mail, sent to his last known address, or by personal service of the same,
 (d) that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15) calendar days.

(d) that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15) calendar days.
The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder.
Not to remove or demolish any building or improvement thereon.
To provide and maintain insurance against loss by fire and other hazards, casualties, and contingencies including war damage ye required from time to time by the Beneficiary in such amounts and for such periods as may be required by the Beneficiary in such amounts and for such periods as may be required by the Beneficiary or proceeding purporting to affect the security hereof or the rights or powers of elivery shall constitute an assignment to Beneficiary of Trustee elect to also appear in or defend any such action or proceeding purporting to affect the security hereof or the rights or powers of eliverges for water, appurtenant to or used in connection with said property to pay, when due, all encumbrances, charges, and liens therees, on such arges, and such secure or the rights or pray all constitute an said property or any part thereof, which at any time appear to be prior or superior hereto; to pay all eosts, fees, and eliverges for water, appurtenant to or used in connection with said property to pay, when due, all encumbrances, charges, and liens therees, and eliver and whole as attered provided on the principal debt, and trustee's and altorney's fees actually incurred, not exceeding \$500.00.
13. To do all acts and make all payments required of Grantor and of the owner of the property or make said note and maintain debt, and there payment thereof shall be secured hereby.
14. Should Granter fail to make any navement or to do any act as herein provided, then Beneficiary or Trustee.

digible for insurance by Beneficiary under the provisions of the National Housing Act and amendments thereto, and agrees not to do, or suffer to be done, any act which will void such insurance during the existence of this Deed.
ITIS MUTUALLY AGREED THAT:

A. Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof, may involve the security hereof, beneficiary or Trustee, bat without notice to or demand upon Grantor and without releasing Grantor from any obligation hereof, may action or proceeding automized, charge, or during the ord or the rights or powers, of Beneficiary or Trustee, pay, purchase, contest, or compromise any purporting to affect the security hereof or the rights or powers of Beneficiary in Trustee, pay, purchase, contest, or compromise any involutily, expend whatever amounts in its absolute discription or superior hererics and in exercising any such powers, or any liability, expend whatever amounts in its absolute discription in may deem necessary therefor, including costs of evidence of the payments or relief therein and here any any there of be taken or damaged by reason of any public improvement or condemnation avards, and proceeds, and y any part thereof be taken or damaged by reason of any public more sector and there any and there of the rapicary or Trustee and Hause (and Hause).
M. Should the property, and shall be entitled a tile compression in any requires.
M. Should the property and shall be entitled a tile compression any requires.
M. Should the prove and any comptomise or seltement, in connection with such taking or damage. All such compressions any requires and damage any compare in and to recease any any consense on pay or there any equire.
M. Should the prove and damage and rights of action and proceeds as Beneficiary dows not waise. Its right either to require avards, d

should this Deed and said note not be eligible for insurance under the National Housing Act within three months from the date hereof (written statement of any officer of the Department of Housing and Urban Development or authorized agent of the Secretary of Housing and Urban Development dated subsequent to

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maline you Chaffee	Signature of Grantor.
Maxine Jean Chaffee Signature of Grantor.	
TATE OF OREGON SS:	
Klamath	, hereby certify that on this
I the undersigned, <u>Hotely</u> Tuly 10 73 personally	appeared before me
10th day of the le troman	1
Maxine Jean Glariee, a sub-	t, and acknowledged that
Maxine Jean Chaffee, a single wonant Maxine Jean Chaffee, a single wonant o me known to be the individual described in and who executed the within instrument signed and sealed the same as her free and volum	tary_act-and deed, for the uses and purposes
herein mentioned. Given under my hand and official seal the day and year last above written.	AL L
	Notary Public in and for the State of Oregon.
	-Notary rubic in and for the blace of steppen
	My Commission Expires May 5, 1976
My commissio	on expiresMy Commission Expires May 5, 1970
	ac.
REQUEST FOR FULL RECONVEYAN	CE
Do not record. To be used only when note has bee	n paid.
Do not record. To be used only when the	
To: TRUSTEE. The undersigned is the legal owner and holder of the note and all other indebtedness secured by all other indebtedness secured by said Deed of Trust, has been fully paid and satisfied; and you are l all other indebtedness secured by said Deed of Trust, it cancel said note above mentioner any sums owing to you under the terms of said Deed of Trust, to cancel said note above mentioner said Deed of Trust delivered to you herewith, together with the said Deed of Trust, and to reconve terms of said Deed of Trust, all the estate now held by you thereunder.	hereby requested and directed on payments secured by d, and all other evidences of indebitedness secured by y, without warranty, to the parties designated by the
Dated, 19	
Dated	
Mail reconveyance to	
Mail reconveyance of a	
STATE OF OREGON SS:	day day
I hereby certify that this within Deed of Trust was filed in this office for Re , A.D. 1973, at 3;16 o'clock PM., and JULY , Klamath	was duly recorded in Book PA 15 County, State of Oregon, 6
of Record of Mortgages of	
page 900/4	

WM. D. MILNE

By

Hazel FEE \$ 6.00