80571

28-5452 DEED OF TRUST Vol. 73 Page 11270

ROBERT E. HALL AND PEGGY HALL, HUSBAND AND WIFE, GRANTORS,

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 2 in Block 4, Tract #1035 of GATEWOOD, 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, 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 \$ 20,500.00 and such additional sums as are evidenced by a certain promissory note of even date herewith signed by Grantors and payable to Beneficiary in cqual monthly payments commencing with Fobruary 5, 1974; and the due date of the last such monthly payment shall be the date of maturity of this trust deed.

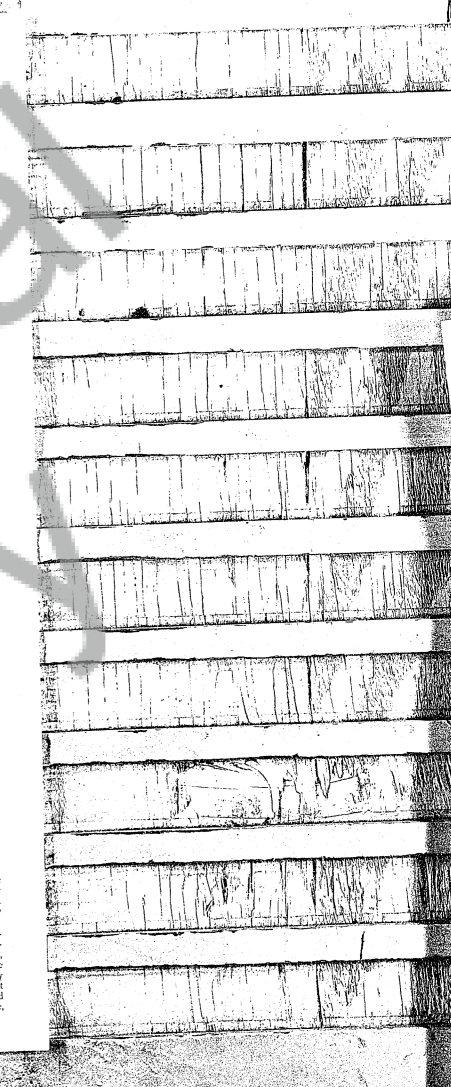
Grantors covenant for the benefit of the Beneficiary that they are owners in fee simple of the trust property and entitled to

monthly payments commencing with Fabruary 5, 1974; 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 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 ourse of construction or to be constructed thereon within six (6) months from the date hereof; that they will keep 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 upon any life insurance policy which may be held by Beneficiary, as additional security for the indebtedness hereby secured. Should Grantors fail to keep any of the Covenants hereby secured or to rebuilding or the maximum rate of interest permitted by law, w

shall at Beneficiary's election become immediately due, without notice. Beneficiary may impose a reasonable service charge for revising 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 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 and without affecting or restricting the right to foreclose, without notice to Grantors herewith consent), and without reasonable charges or the presence or danger of waste, loss or destruction, to take exgard to the adequacy of the security, the solvency of the Grantors or the presence or danger of waste, loss or destruction, to take exgard to the adequacy 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 annage the same as it may deem prudent; to sue for and/or collect and receive clusive possession of the property and control and unpaid, and issue receipts therefor; out of amounts so received to pay all rents and income thereform, including those past due and unpaid, and issue receipts therefor; out of amounts so received to pay any overplus so collected to the person or persons Beneficiary may deem to be law



28-5452

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 defends or protects its security hereunder, or in which Beneficiary is a party and the property or any part thereof is the subject matter defends or protects its security hereunder, or in which Beneficiary is a party and the property or any part thereof is the subject matter or in the event of any measures taken in connection with a sale or intended sale pursuant to the property, or any interest therein, thereof, including suits to quiet title or for condemnation or partition of the whole or pay to Beneficiary all costs and expenses and a reasonable sum as attorney's fees, including fees on appeal, and further 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 to Beneficiary all costs and expenses and a reasonable sum as attorney's fees, including fees on appeal, and further 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 to Beneficiary all costs and expenses and a reasonable sum as attorney's fees, including fees o

Neither the ate a waiver of any or shall the afores	from time to time in to have the title, por exercise, the failure y continuing or future said invalidate or pre- hall be cumulative. covenants hereof sl ssors in interest of t shall be construed to	e default, any notic gudice any act done	e of deraute e pursuant t	o default or notic	f each of	the Grantors,	and shall inure	e to the	
and this trust deed or words.	shall be construed to		- 46	August	-80	, A.D	. 19 <b>73</b> ·	₩.	
Datad this	7th	day	of		65	7/00			H
ADDI	RESS OF GRANTO	RS:	Х	Logica	1/	Robert	E. Hall		
345 Cook Street				Kingge	7 720	Peggy H	all		
Klamath F	alls. Oragon	97601	w						
STATE OF	OREGON	} ss.							
	KLAMATH		/2	+	10.77	before me,	a Notary Pub	lic in and	ł
On this	and state, personally	day of appeared the within	named R	OBERT E. HA	LL AND	PEGGY HAL	C, HOJDKIN	J 1	
WIFE,			line.	Lauba executed	the withi	n instrument a	ınd acknowled	ged to m	c
who are known that they execute	to me to be the iden ed the same freely ar INESS WHEREOF,	tical individuals de id voluntarily. I have hereunto set	my hand a	nd official seal th	ne day and	l year last abov	ve written.	4	Ġ.
IN WIT	NESS WHEREOI,		- 1	//	-1	RIL	, , , , , , , , , , , , , , , , , , ,		
(a. 1. 2)	HA B HOW	- 1		Notary Public for	OREGO	/ ( ) N	7		
[SEAL]	TABLE		ľ	Notary Public for My commission c	xpires:	narch	1,1976	ż	
7		· .				44.		- 3	ш.
	POLICE	REQUEST	FOR FULI	RECONVEYA	NCE	- 10		hu aso	di.
TO TRANS	MERICA TUTLE I	NSURANCE COM	SPANY, Tr	ustee	by the fo	oregoing trust	deed. You he	reby are ill eviden	ces
The un	MERICA TILTLE I Elegigned is the legg from to you of any signs secured by said true by warranty, to the G	il owner and noider	nder the ter	ms of said trust	deed or pi thereby a	re delivered to	you herewith	) and to	re-
rected, on payr	ment to you of any siss secured by said tru at warranty, to the G	ist deed (which tru	st deed and by the terms	of said trust dec	d the estat	e now held by	you under the	; same:	4
convey withou	11 11 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		•	Equitable Saving	s 8: 1 oan	Association, E	Beneficiary		
DATED:				Equitable Saving	s ce nour		b. 3		
7		-48					Vice	Presiden	nt
- 10		- 457	-		k.				
		400					Assistar	nt Secretai	ry
							r .		
		ų.	ä ä.	ig S			<u></u>		
11	ntor VTION Iciary	d fo	day of	corded in fortgages		County Clerk-Recorde	Deput		
_	Grantor CIATIO eneficiary	ceive	, ,		xed.	, E	11		
	Gran SOCIA Benefic	ss rec	.19.	of of	뜊	₹ . 4	1 2 =	ဗ္	
5	SS	r wa		f., a	unty	Ė. ,	Ě	Ę	707 701
~	×	шеп	0	2 2	y S	County C	<u>,</u> 9 ₩ ₹	)a	Ave 1197
* H	) E	stru	Cu	127 127	ह	- C	1 gu	9	ego
	్ల ంర	no. " in		용근	s pu	Ine	ordi	뎙	V.S
E 0	11 (2)	Oregon Klanath t the within i		ogec.	т Р	Wm. D. Mine	After recording please mail to:	Equitable Savings	1300 S.W. Sixth Avenue Portland, Oregon 97201
	E E	्र हैं		-73	. ha	ė l	F   5	9	1300 Port
불점	S S	hat Fi	ust	unty (3	, m s	<u>i</u>	30 I	_	
	Et	or Si	on the	 2	Witness my hand and seal of county affix	₹	6		
DEED OF TRUST	Robert E. Hall & et ux. IUITABLE SAVINGS & LOAN ASSO	ATE OF Oregon ss.  unty of Klemath  received for	record on the	3:54 o'clock P. M., and rec book on page. 11276 Record of N of said County.	, <u> </u>		<u> </u>		
DEED OF	Robert E. Hall & et ux. Grau EQUITABLE SAVINGS & LOAN ASSOCIA	STATE OF County of	recc	po jo		: '			