## T/A 38-11028 9938 Page FORM No. 883-Oregon Tru (A) TEQ TRUST DEED 15744 THIS TRUST DEED, made this 26th ..... day of June ., 19 .76 , between ...., as Grantor, George Malsom & Casper Malsom, one half interest to each ..., as Trustee, Transamerica Title. Insurance Company , as Beneficiary, and Betty Ahern Lot One (1), Block Twenty One (21), Third Addition to River Pine Estates, Klamath County, State of Oregon according to the offical plat thereof on file with the County Clerk of Klamath County and Subject to the Building and Use Restrictions appurtenant thereto and on file in Volume M-73, Page ŝ 6940, Deed of Records. ŝ â This property is not currently used for Timber, Agriculture, Grazing or **Ç** Mining purposes. -10

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 thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter 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 thered, may be released to grantor. Such application or release shall use or valve any detault or notice of detault hereunder or invalidate any or pursuant to such notice. S. To keep said premises free irors mechanics' liens and to pay all assaid monoerty before any part of such taxes, assessmentist and other the such and the charges that may be leveled or assessed of other is become part due or charges that may be leveled or assessed of other to become premiums, lien or other charges part due or taxes, assess-meticiary; should the grantor tail to make payment be by grantor, either such apprent, beneficiary may a lie on each to the other such assessment, beneficiary may a lie on each tother, either of the amount so paid, with interest al ferided in paragraphs 6 and 7 of this deed, shall be added to anny rights arising from breach of any of the neutron the payment, beneficiary may a lie on each toth in the note secured by the deed to any rights arising from breach of any of the deed, with the obust of payments, with interest as allocased, the prop-nents there on a shall be inmediately due and payles and the amount so paid on the payment of the option and to the herinbelor and ribed, as well as the grantor, shall be bound to the estimation the nonpayment shall be immediately due and payles any of a sums eccured by this trust deed inmediately due and payles and itue a breach of this itrust deed. 6. To pay all costs, lees and expenses of the itrustee incurred is earch as well as the other costs and expenses of the itrustee incurred in each of this trust deed. 6. To pay all costs, lees and expenses of the itrustees in and expenses of and atomered. 7. To appear in and delend any action or proceeding purporting to 7. To appear in and delend any action or proceeding purporting to trustee may appear, including the breater of the itrustee and appear, including with or in enforcing there of here or pay each or pay each and expenses, in-ticiding in which the breatery or trustee may appear, including with or proceedi charges

In connection with or in enlorcing this obligation; and trustee incurred less actually incurred. In and defend any action or proceeding purporting to 7. To appear in and defend any action or proceeding purporting to affect the security if in which the beneficiary or trustee and in any sull action or proceeding the or powers of beneficiary or trustee and in any sull action or provide for any subscription of the security of the cluding to attorney's less mentioned in this paragraph from any indgment or decree of the trial court: and in the event of an op op age unch such as the ap-pellate court shull adjudge reasonable as the beneficiary's or trustees, attor-ney's less on such appeal.

to util shull adjudge reasonation or all of said property shall be taken lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall have the the right of entinent domain or condemnation, beneficiary shall have the lif it so elects, to require that all or any portion of the nonice payable if it so elects, to require that all or any portion of the nonice payable in the so elects, to require that all or any portion of the nonice payable in the so elects, to require that all or any portion of the nonice payable in the so elects, to require that all or any portion of the nonice payable more station for such taking, were and attorney's lees necessarily paid or and attorney's lees on beneficiary's request. and from time to time upon written request of bene-lees and presentation of this deed and the note for ficiary, payme

NOTE

fully seized in fee simple of said described real property and has a valid, upencumbered litle thereto

The Trust Deed Act provides that the trustee heraunder must be alther an attamay, or savings and loan astociation authorized to do butiness under the lows of Oraco or savings and loan astociation distributions of the or branches

law and proceed to foreclose this flues when the set of the set of

14. Otherwise, the sale shall be held on the date and at the time esignated in the notice of sale. The trustee may sell said property e 14. Otherwise, the sale shall be held on the task small property of hace designated in the notice of sale. The trustee may sell said property or n one parcel, or in separate parcels and shall sell. the parcel or parce auction to the highest bidder, for cash, payable at the time of sale. The shall deliver to the purchaser its decid in form as required by law came held deliver to the purchaser its decid in form as required by law came the solution of the highest bidder, the case of the conclusive matters of last shall be conclusive. covenant or warrann, atters of fact shall be conclusive atters of fact shall be conclusive inclusion the trustee, but inc

shall deliver to the purchase that any covenant of, while the conclusive proof-plied. The recitals in the deed of any matter of lact shall be conclusive proof-plied. The recitals in the deed of any matter of lact shall be conclusive proof-plied. The recitals in the deed of any matter of lact shall be conclusive proof-ed the truthulness thereof. Any proceeds at the sale. It's grantor and benelicity, like pursuant to the powers provided herein, rrustee 15. When trusteets of and to no payment of (1) the expenses of sale, in-shall apply the pression of the trustee and n reasonable charge by trusteet attorney? On to the obligation secured by the intrust deed (3) to all persons attorney? corded liens subsequent to the interest of the trustee in the trust even is interest may appear in the order of the trusteet of the suc-surolus, it any, to the (grantor or to his successor in interest entitled to such surolus, it any, to the (grantor or to his successor in interest entitled).

surplus, it any, to the farantor or to his successor his indexes surplus 16. For any reason permitted by haw beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor timites appointed hereander. Upon such appointment, and without successor timites conferred upon any trustee herein named or appointed powers and duties conferred upon any trustee herein named or appointed hereander. Each such y beneficiary, containing reference to this trust deed instrument excusted by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the other of the County and its place of the courses of appointed in the others of the County and its place of the course of appointed in the others of the successor trustee.

shall be a party ut The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-

who: is an active momber of the Oregon State Bar, a bank; for the United States; or a little Insurance company authorized t

9939 Constant Constant and that he will warrant and lorever defend the same against all persons whomsoever. 1 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. . (1) This deed applies to, inures to the benefit of and binds all parties Fereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Sterge \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-In-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness. Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. C (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93,4901 STATE OF OREGON, STATE OF OREGON, County of. , 19 County of DESCHUTES 11 Personally appeared the above named.... Personally appeared and who, being duly sworn, each for himself and not one for the other, did say that the former is the George Malsom & Casper Malsom president and that the latter is the and acknowledged the foregoing instrusecretary ol .... THEIR\_\_\_\_\_ voluntary act and deed. ment to be a corporation, and that the seal alfixed to the loregoing instrument is the corporate of said corporation and that zaid instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: GOFFICIAL SEAL) powell 0 Notary Public for Oregon My commission expires: 10-2-78 (OFFICIAL SEAL) STEAC OF Notary Public for Oregon U.B.I. ٢, My commission expires: 01.200 Ahern Realty Grantor Beneficiar St. Rt. 2, Box 42 La Pine, Or. 97739 County. seal ins 5 DEED 19. within record and Jr said C and KLAMATH 1 page. .*M*E., 188 the d for OREGON uo No. MILNE ortgages CLERK that TRUST clock. received Iny (FORM number M 76 ecord of Mort, Witness tty of .. certify affixed ů. ъ COUNTY STATE OF R County I ce. Was file . WM day 53 2;5 book County ment 30th as at in Re ĥ ្លាំ \$ EEE REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. 12-14-14 A. , Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to. <u>مر الم</u> DATED: .... and a part of Υ. Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures, Both roust be delivered to the trustee for concellation before reconveyance will be made THEFT 1 1941 19 2 2 19 . 12.