P P	38-11132 16928 WHEN RECORDED MAIL TO FOULTABLE SAVINGS AND LOAN ASSOCIATION Vol. 76 Page	
	EQUITABLE SAVINGS AND LOAN ASSOCIATION Address <u>212 South Sixth Street</u> City Klamath Falls,	
	State Oregon 97601 SPACE ABOVE THIS LINE FOR RECORDER'S USE	
	DEED OF TRUST	
	THIS DEED OF TRUST, made this <u>23rd</u> day of <u>JULY</u> , 19 <u>76</u> , between <u>DONALD E</u> , LODER <u>AND DOKIS JEAN LODEK, husband and wife</u> (GRANTOR), and <u>TRANSAMERICA TITLE INSURANCE COMPANY</u> (TRUSTEE)	
	and <u>EQUITABLE SAVINGS AND LOAN ASSOCIATION</u> , an Oregon corporation, (BENEFICIARY). Grantor irrevocably GRANTS, BARGAINS, SELLS AND CONVEYS TO TRUSTEE IN TRUST, WITH POWER OF SALE, the real property in the County of <u>KLAMATH</u> State of <u>OREGON</u> described as follows: Lot 20 and the Westerly $\frac{1}{2}$ of Lot 21 in Block 37 HOT SPHINGS ADDITION TO THE CITY OF KLAMATH FALLS, Klamath County, Oregon.	
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	which has the address of 1933 Melrose	
	[State and Zip Code] together with (1) all interests, easements, rights and privileges now or hereafter belonging to or used in connection with this property 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 this property, (2) all interests Grantor may hereafter acquire, and (3) the rents and income thereof. All of the foregoing shall constitute the Trust Property. This conveyance is to secure payment of all the following: (1) Sums due under a certain promissory note of the same date, executed by Grantor in the sum of TWENTY THOUSAND AND NO/100	
	(\$ 20,000,00_), payable in 300_ monthly payments with the final payment due on the <u>lst</u> day of <u>AUGUST</u>	
	Unless otherwise provided, all additional sums becoming payable to Beneficiary under this Deed of Trust shall be due immediate. Iy and shall bear interest until paid at 10% per annum or the rate provided above, whichever is higher. Each Grantor, jointly and severally, covenants and agrees as follows: 1. Covenant of Title. Grantor is the owner in fee simple (or, if it has so advised Beneficiary in writing, the lessee) of the Trust	
	Property and entitled to possession of it. Grantor has the right to convey the Trust-Property and it is free from encumbrances, except those previously accepted by Beneficiary in writing, Grantor will keep the Trust Property free from all encumbrances and will warrant and defend it forever against all claims and demands. 2. Payment, Grantor will pay when due all secured sums described above.	
	 Representation as to Trust Property. a. If located in Idaho, the Trust Property either is not more than twenty acres in area or is located within an incorporated city or village. b. Afflocated in Washington, the Trust Property is not used principally for dericultural or farming purposes. c. If located in Oregon, the Trust Property is not now used for agricultural, timber or grazing purposes. 	
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4. Preservation, Repair and Use of Trust Property. Grantor will keep the Trust Property in good condition and repair and will 4. Preservation, Repair and use of trust property. Grantor was keep the trust property in good common and repair and was not remove, alter or demolish any structure on it without the written consent of Beneficiary. Grantor will complete all structures now or hereafter under construction on the Trust Property within the time allowed by the Construction Loan Agreement or six months, or nerearter under construction on the trust rioperty within the time anowed by the Construction Loan Agreement or six months, whichever is greater, and will completely repair and reconstruct any structure on the Trust Property which may be damaged or destroyed. Grantor will pay when due all claims for labor performed and materials furnished. Grantor will comply with all laws, ustroyed, Grantor win pay when due an Grants for factor performed and materials furnished. Grantor win compay with an laws, ordinances, codes, orders, declarations, by-laws, rules, regulations and restrictions affecting the Trust Property and will not commit or permit waste of the Trust Property. Grantor will not use the Trust Property for any unlawful purpose.

5. Insurance, Taxes and Reserves.

Insurance, raxes and Reserves. The Trust Property shall be covered by fire insurance with extended coverage, mortgage insurance and such liability insurance a. The Trust Property shall be covered by the insurance with extended coverage, mortgage insurance and such hability insurance as Beneficiary may require, and, flood insurance is required by law, in amounts as may be required by Beneficiary. The insurance companies and policies must be satisfactory to Beneficiary with loss payable to Beneficiary.
 b. Unless this covenant is prohibited by law or waived in writing by Beneficiary, Grantor will pay Beneficiary cach month a sum b.

panies and policies must be satisfactory to beneficiarly with loss payable to beneficiarly. Grantor will pay Beneficiary cach month a sum b. Unless this covenant is prohibited by law or waived in writing by Beneficiarly. Grantor will pay Beneficiary cach month a sum equal to one-twelfth of the annual taxes, assessments, insurance premiums and similar charges as estimated by Beneficiary. Beneficiary will apply such sums to payments of those items when due. Sums paid by Grantor under this provision shall not earn interest and may be co-mingled with other funds of Beneficiary. If Beneficiary is required by law to pay interest on these sums. Beneficiary may, unless prohibited by law, impose a charge for holding and disbursing such funds. e. If Beneficiary waives the preceding covenant to prepay taxes, insurance premiums, assessments or similar charges, or if Grantor does not make prepayments sufficient for Beneficiary to pay such charges, then Grantor shall pay such charges when due and upon demand provide Beneficiary satisfactory evidence of payment and coverage. This obligation is additional to, and not an alternative to the covenant to prepay such charges insured against, or in case of any condemnation proceedings, Grantor shall give immediate notice thereof to Beneficiary may either (1) direct Grantor to collect the proceeds or award, in shall give immediate notice thereof to Beneficiary may either proceeds or award is be proceeds or award, in which case Grantor shall do so with due diligence, or (2) collect the proceeds or award is such charges or condemning authorities directed by Beneficiary. In either case, the proceeds or award shall be paid to Beneficiary (and all insurers or condemning authorities are herewith authorized to make such payment), and Beneficiary is authorized at its option, after reimbursing from such proceeds or award or payment of costs of restoration or repair of the property damaged, destroyed or condemned, and/or to apply all or part of the net proceeds as a of costs of restoration or award any expenses incurred in the collection or handling of the lunds, to note all or part of the net proceeds or award for payment of costs of restoration or repair of the property damaged, destroyed or condemned, and/or to apply all or part of the net proceeds as a credit on any portion of the secured debt selected by Beneficiary, whether then matured or to mature in the future, or on any defi-ciency judgment. Beneficiary shall not be responsible for any failure to collect any proceeds or award, regardless of the cause of such failure. The foregoing power and authority is irrevocable and coupled with an interest, and nothing done under this paragraph shall in any way waive any default or affect the security of this Deed of Trust or any liability of Grantor. Foreclosure hereof by sale or other-wine deall not active argument the above granted powers and authority.

any way waive any default or affect the security of this Deed of Trust or any liability of Grantor. Foreclosure hereof by sale or otherwise shall not affect or impair the above granted powers and authority. **6.** Delinquent Payments. Grantor agrees to pay any expenses, including attorney's fees, incurred by Beneficiary or Trustee in collecting delinquent payments or in curing any default under this Deed of Trust. **7.** Leasehold Provisions. Grantor will not default on any leases on the Trust Property to which Grantor is or may become a party, or materially modify, any such lease without Beneficiary's written consent. Where Grantor is Lessor, Grantor will diligently enforce its rights and exercise its best efforts to continue any such lease in effect. **8.** Protection of Beneficiary's Security, Attorney's Fees and Expenses: **8.** Protection of Beneficiary's normal or to do any set as herein provided. Beneficiary without notice to Grantor and with-

5. Protection of Beneficiary s Security, Attorney's rees and expenses: a. Should Grantor fail to make any payment or to do any act as herein provided, Beneficiary without notice to Grantor and with-out releasing Grantor from any obligation hereof, may make or do the same in such manner and to such extent as it may deem neces-sary to protect the security of this Deed of Trust. Beneficiary is authorized to enter upon the Trust Property for such purposes. The Beneficiary may pay, purchase, contest or compromise any encumbrance, charge or lien which in its judgment appears to be prior or superior to the lien of this Deed of Trust.

for to the nen of this Deed of Frust. b. In any suit to foreclose this Deed of Trust, or in any suit or proceedings in which it may be necessary for Beneficiary to appear in order to protect Beneficiary's security interest or in the event of any measures taken in connection with a sale or intended sale pur-suant to the power granted hereunder, Grantor agrees to pay to Beneficiary all costs and expenses and a reasonable sum as attorney's

suant to the power granted hereinder, orantor agrees to pay to beneficiary an costs and expenses and a reasonable sum as attorney's fees, including fees on appeal, and further agrees to pay the costs of title search incurred in the foregoing. c. 'Any expenses, attorney's fees and costs incurred under section 8 shall bear interest as provided in this Deed of Trust from the date of expenditure until paid and, at Beneficiary's option, may be billed directly to Grantor, which billing shall be immediately due and payable; or may be added to the principal amount secured hereby.

due and payable, or may be added to the principal amount secured hereby. 9. Assignment of Rents; Receiver; Operation. a. As additional security. Grantor assigns to Beneficiary all rents and income from the Trust Property and assigns to Beneficiary any leases now or hereafter in effect upon the Trust Property on any part thereof, and Grantor gives to Beneficiary the authority, upon default, to collect the rents and income from the Trust Property. Upon any such default, Beneficiary may at any time without notice, any person, by agent, or by a receiver to be appointed by a court, take possession of the Trust Property or any part thereof, and either in person, by agent, or by a receiver to be appointed by a court, take possession of the Trust Property, may part thereof, and either in person, by agent, or by a receiver to be appointed by a court, take possession of the Trust Property, may part thereof, and either in person approperty securing the indebtedness, may lease or rent all or part of the Trust Property, may prive a management service or manager to manage the Trust Property, may pay taxes, assessments, insurance premiums and similar charges, all as it deems appropriate, and may collect the rent and income, including those past due and unpaid, and apply the same, less all costs and expenses of opera-tion, management, repair and collection, including reasonable attorney's fees, upon any indebtedness secured hereby in such order as Beneficiary may determine.

Beneficiary may determine.
b. Grantor agrees that a receiver may be appointed by a court without regard to the adequacy of the security for the indebtedness or the solvency of Grantor or the presence of waste or danger of loss or destruction of the Trust Property, to possess, manage and control the Trust Property and any personal property in which Beneficiary has a security interest as additional security for this loan and to collect the rent and income thereof and to exercise those rights set forth in section 9 or otherwise allowed by law.
10. Relevant Financial Information. Upon demand, Grantor will provide Beneficiary with operating statement and other financial information relevant to the use, operation and income of the Trust Property, including access to the books and records.
11. Transfer of Property: Assumption: Conditions

11. Transter of Property; Assumption; Conditions. a. This loan is personal to Grantor and not assignable. In making it, Beneficiary has relied on Grantor's credit, Grantor's interest in the Trust Property, and financial market conditions at the time this loan is made. If Grantor transfers or contracts to transfer title to or possession of all or part of the Trust Property, by deed, contract of sale, lease or similar agreement, Beneficiary may declare the 11. Transfer of Property; Assumption; Conditions.

to or possession of an or part of the trust Property, by deed, contract of sale, tease or similar agreement, beneficiarly may declare the entire balance of this loan immediately due and payable. b. Beneficiary will waive its right under subparagraph 11.a. if the following conditions are met: (1) The credit of the third party is satisfactory to Beneficiary; and (2) the third party shall assume full personal liability for payment and performance of the note, Deed of Trust and other security instruments; and (3) a charge for administrative costs is paid to Beneficiary; and (4) if required by Bene-ficiary, either the interest rate on the secured loan is increased by not more than two (2%) percent, or Beneficiary is paid a lump sum increased two (2%) percent of the loan balance at the time of assumption.

compensation not to exceed two (2%) percent of the loan balance at the time of assumption. c. Any increase in the interest rate shall entitle Beneficiary to increase the monthly payments so the secured debt will be paid in full by the maturity date of this Deed of Trust.

Assumption does not release Grantor or any successor in interest from personal liability for payment and performance of the terms and conditions of this loan.

12. Default; Acceleration; Remedies. a. Time is material and of the essence hereof. If Grantor does not pay the secured indebtedness as provided, or if Grantor does not comply with the termis and conditions of this Deed of Trust, 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, or if state laws are changed hereafter to impose what Beneficiary may deem to be a substantial tax upon Beneficiary by reason of its interest in laws are changed hereafter to impose what Beneficiary may deem to be a substantial tax upon Beneficiary by reason of its interest in laws are changed hereafter to default under the note which it secures and under all other security instruments securing the note. Any default under such other security instruments shall constitute a default under this Deed of Trust may be foreclosed and the Trust Prop-ficiary may declare all sums secured hereby immediately due and payable, and this Deed of Trust may be foreclosed and the Trust Prop-ficiary may declare all sums secured hereby immediately due and payable, and this Deed of Trust may be foreclosed and the Trust Prop-ficiary may declare all sums secured hereby immediately due and payable, and this Deed of Trust may be foreclosed and the Trust Prop-ficiary sold in any manner allowed by law including without limitation, 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 the power of sale shall be applied to (1) the expenses of sale, a mortgage on real property. Proceeds of a sale pursuant to exercise of the power of sale shall be paid to persons entitled there-to by law.

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b. In the event this Deed of Trust is foreclosed as a mortgage on real property, Grantor, and each of them, consents to a personal deficiency judgment for any part of the debt hereby secured which shall not be paid by the sale of the Trust Property, unless such judgment is prohibited by law, and in case of foreclosure, expressly waives (1) any claim of homestead and (2) all rights to possession of the premises during the period allowed by law for redemption.
c. Beneficiary is not obligated to take any action which this Deed of Trust provides it "may" take. Any power given Beneficiary by this bed of Trust may also be exercised by such averts as Beneficiary may designate including Trustee.

 beneficiary is not congated to take any action which this beed of trust provides it may take. Any power given beneficiarly by this Deed of Trust may also be exercised by such agents as Beneficiary may designate, including Trustee.
 13. Reconveyance Upon Payment. Upon written request of Beneficiary stating that all sums secured hereby have been paid, surrender of this Deed of Trust and the secured note to Trustee for cancellation and retention and payment of its fees, Trustee shall reouter wittent the back of the payment. The secured hereby have been paid, surrender of this Deed of Trust and the secured note to Trustee for cancellation and retention and payment of its fees, Trustee shall reouter wittent the back of the secured note to Trustee. convey, without warranty, the property then held hereunder. The recitals in any reconveyance executed under this Deed of Trust of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the person" or persons legally entitled thereto."

person or persons legally entitled thereto."
14. Substitute Trustee. In the event of dissolution or resignation of the Trustee, Beneficiary may substitute a trustee(s) to execute the trust hereby created, and the new trustee(s) shall succeed to all of the powers and duties of prior trustee(s).
15. Non-Waiver Provisions. Neither, forebearance by Beneficiary in exercising any right or remedy hereunder or remedy afforded by law, nor any exercise by Beneficiary or those acting in its interest of any right or remedy, shall cure or waive any default or notice of default, nor shall any of the foregoing be a waiver of or preclude the exercise of any right or remedy. All remedies provided in this Deed of Trust are distinct and cumulative to each other and to all other rights or remedies, and may be exercised concurrently, independently or successively.

pendently or successively. 16. Waiver by Non-Obligated Persons. Notwithstanding any other provision of this Deed of Trust, any person who executes this Deed of Trust, but not the note secured hereby, shall have no personal liability on the note or for any deficiency judgment which may be obtained upon foreclosure of this Deed of Trust. Such persons jointly and severally waive presentment, demand, protest and all notices and agree that Beneficiary, without notice to them or their consent, and upon such terms as Beneficiary may deem advisable, and without affecting in any way Beneficiary's rights hereunder as against the Trust Property, may: a. Extend, release, surrender, exchange, compromise, discharge or modify any right or obligation secured by or provided by this Deed of Trust or not instrument securing this loan or

Deed of Trust or any other instrument securing this loan, or

 Deed of 1 rust or any other instrument securing this ioan, or
 b. Take any other action which Beneficiary may deem reasonably appropriate to protect its security interest in the Trust Property.
 17. Successors and Assigns. This Deed of Trust applies to, binds and benefits all parties hereto, their heirs, legatees, devisees, administrators, executors, successors, assigns and pledgees. In this Deed of Trust, whenever the context so requires, the singular inductive to the singular inductine to the singular inductive to the singular inductive to the s cludes the plural.

18. Notices, Refunds. All notices and reserve account refunds shall be given and paid to Grantor unless this loan has been assumed in accordance with paragraph 11 and Beneficiary has received a properly executed assignment of reserve account(s), notwithstanding Beneficiary's receipt and acceptance of payments from a person other than Grantor.

19. Notice. Except for any notice required under applicable law to be given in another manner, any notice to Grantor provided for in this Deed of Trust shall be given by mailing such notice addressed to Grantor at the Property Address or at such other address as Grantor may designate by written notice to Beneficiary.

INDIVIDUAL

Donald E. Loder Doris Jean Loden

STATE OF Oregon

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County of Klamath Personally appeared the above named _______ DONALD E. LODER and DORIS JEAN LODER, husband and wif and acknowledged the foregoing instrument to be ______ voluntary act and deed. Before me:

Notary Public for Ocegow Majech 15, 1977

WELC .

STATE OF OREGON; COUNTY OF KLAMATH; ss.

I hereby certify that the within instrument was received and filed for record on the <u>29th</u> day of A.D., 1976___at_10;53_____o'clock____A_M., and duly recorded in Vol_M_76___ JULY

____on Page___<u>11568</u>. WM. D. MILNE, County Clerk By <u>Hazel Maze</u> Deputy MORTGAGES FEE___\$ 9.00

REQUEST FOR RECONVEYANCE

(City, State and Date)

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The undersigned is the owner and holder of all indebtedness secured by this Deed of Trust, which is, together with the secured note, delivered to you. Please reconvey, without warranty, to the Grantor the estate of real property described in this Deed of Trust. EQUITABLE SAVINGS & LOAN ASSOCIATION, Beneficiary - By.