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" 2:04:	»	RUST DEED Val.	16 Page 3	18658 @
THIS TRUST DEED Bruce A. Her	, made this 22nd	day of Octob		, 1976 , between
Transamerica	Title Insurance Co	()) •		, as Grantor, , as Trustee,
and Betty Anern	wi	TNESSETH;	n - Marine Santa and Angelan and Angel Angelan angelan angelan Angelan angelan	, as Beneficiary,

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County, Oregon, described as: in Klamath

Lot Ten (10), Block Twenty (20), Third Addition, River Pine Estates, Klamath County, Oregon according to the official plat thereof on file with the County Clerk of Klamath County and Subject to Building and Use Restrictions appurtenant thereto and on file in Volume M-73, Page 6940, Deed of Records.

This property is not currantly used for Timber, Agriculture, Grazing or Mining purposes.

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which said described real property does not exceed three acres, together with all and singular the tonements, hereditaments and appurtenances and all other rights thereanto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter 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 sum of Twenty Seven Hundred Fifty and No/100 $\times - - - ($2750.00) - - - Dollars, with interest$ thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, theDUTSUART to notefinal payment of principal and interest hereol, if not sconer paid, to be due and payable pursuant to note, 19

final payment of principal and interest hereol, il not sconer paid, to To protect the security of this trust deed, granter agrees:
To protect preserve and maintain suid property in good condition and repair, not to remove or demolish any building or improvement thereon; not to complete or restore promptly and in good and workinanike manner any building or improvement thereon;
To complete or restore promptly and in good and workinanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therelor.
To comply with all laws, odinance, regulations, covenants, conditions and restrictions affecting said property. If the beneficiary so requests, to join in executing such financing statements pursuant to the Unitorm Commercial Code as the beneficiary may require and to pay tor filing same in the beneficiary in evil as the cost of all lien searches made by filing ollices or searching agencies as imay be deemed destrable by the seneficiary may require and so or demote by the seneficiary on the buildings or or provide and continuously maintain insurance on the buildings or or hereafter erected on the said premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in

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constructs an aums secured by this trust deed immediately due and payable and constitute a breach of this trust deed.
6. To pay all costs, lees and expenses of this trust including the cost of tille aench as well as the other costs and expenses of the truste incurred in connection with or in enforcing this obligation, and trustee's and attorney's lees actually incurred.
7. To appear in and defend any action or proceeding purporting to affect the security rights or power ol beneficiary or trustee; and may suit, action or proceeding in which the beneficiary or trustee is and expense, including avidence of tille and the beneficiary or trustees and extorney's leaves of the time is antoney in the security rights deed, in pay all costs and expenses, including avidence of tille and the beneficiary or trustees attorney's less, the decreate of the trial court, grantor further, agrees to pay such aum as the appealine court shall adjudge reasonable as the beneficiary's or trustee's attorney's less attorney's less on such appeal.

Note court shall adjudge reasonable as the beneficiary's or trustee's attory's lees on such appeal. It is mutually adjreed that: 8. In the event that any portion or all of said property shall be taken, der the right of eminent domain or condemnation, beneficiary shall have the oppearation lor such taking, which are in excess of the amount required pay all reasonable costs, expenses and altorney's lees, necessarily paid or surred by grantor in such proceedings, shall be paid to beneficiary and pay all reasonable costs, expenses and altorney's lees, necessarily paid or surred by grantor in such proceedings, shall be paid to beneficiary and pay all reasonable, costs, expenses and altorney's lees, the in the trial and appellate courts, necessarily paid or incurred by bene-tary in such proceedings, and the bannes applied upon the indebiedness are courter such information and altorney's lees, con-mation, prompily upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary's and the lot is lees and presentation of this deed and the note for The drantor covernants and afrees to and with the to pay incurred

ficiary, pay The grantor covenants and agrees to and with the beneliciary and those claiming under him, that he is law-

Carl Brit

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

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon or savings and loan association authorized to do business under the laws of Oregon or the United States, or a title insurance or read property of this state, its subsidiaties, affiliates, accents or branches. NOTE State Bor, a bank, trust co

Contraction of the QL. MARKAULTANERCEL

to be due and payable <u>pursuait to note</u> <u>19</u> endorsement (in case of full reconveyance, for cancellation), without affecting in the liability of any person for the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of said property. (b) join in your of the same of the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of said property. (b) join in your of the same of the same of the same of the indebiedness, trustee may be of the same of the same of the same of the same of the fantee in any reconvey, without warranty, all or any part of the property. The fantee in any reconvey, and the recitals therein of any matters or lacks shall be view mentioned in the truthulness therein of any matters or lacks shall be view mentioned in the scalas therein of any matters or lacks shall be view mentioned in the scalas therein of any matters or lacks shall be view mentioned in the scalas therein of any matters or lacks shall be view mentioned in the scalas (not said property). The fine without notice, either in person, by neareander, heneliciary may at any time without notice, either in person, by neareander, heneliciary may at any the indebiedness hereby secured, enter upon and tak prosession of said property, the indebiedness hereby as even on the the prosension of said and the prove and prolits, including those past due and unpaid, and apply the same is costs and expenses of operation and collection, including treasonable attor-ney's less upon any indebiedness secured hereby, and in such order as bene-ins. It. The entering upon and taking possession of said property, the follection of such rents, issues and protist, or the proceeds of life and other insurant of such rents, issues and protist, or the proceeds of life and other insurant of such notice. It. Upon delnut by grantor in payment of any indebiedness secured and any delabilit or notice of delauli hereunder or invalidate any act done invalute any delault or notice of delauli hereunder or invali

versive any default of motion of release lifered as anothening shall and in of curre i pursuant to such noice. I default increander or invalidate any act do pursuant to such noice. I default increander or invalidate any act do nereby or in his performance of any agreement hereunder, the beneficiary mo declare all sums secured hereby immediately due and payable. In such an even beneficiary at his electron may proceed to foreclose this trust deed in equi as a mortfage in the manner provided by law for mortfage foreclosures direct the trustee to loreclose this trust deed by advertisement and sale. I the latter event the beneficiary or the trustee shall execute and cause to 1 the latter event the beneficiary or the trustee shall execute and cause to 1 the latter is written notice of delault and his election to sell the said describe that the trustee to loreclose this trust deed hereby, whereupon the trust have and proceed to forece thereof hereby, whereupon the trust of the trustee to loreclose this trust deed in the manner provided in OR 86,740 to 86,795.

so.140 to 80.795. 13. After delault at any time prior to live days before the date the trustee for the trustee's sale, the grantor or other person so privileg ORS 86.760; may pay to the beneficiary or his successors in interest, r tively, the entire amount then due under the terms of the trust deed are obligation secured thereby (including costs and espenses actually incur enforcing the terms of the obligation and trustee's and attorney's less ceeding \$50 each) other than such portion of the principal as would no be due had no delault occurred, and thereby cure the delault, in which all foreclosure proceedings shall be dismissed by the trustee. eby cure the ssed by the t

place designated in the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shull sell the parcel or parcets at nuction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its dead in form as required by law conveying pled. The result has a start of the sale of the sale of the sale of the the sale of the of the sale of the the sale of the of the sale of the of the sale of the the sale of the of the sale of the the sale of the sale sale of the sale 14. Otherwise, the sale shall be held on the date and at the lesignated in the notice of sale. The trustee may sell said procession to the sale of the

surplus a miny to use kninot of to ins successor in interest entitled to such interest in the interest of the instance of the interest entitled to success interest in the interest of the interest of the interest of the interest successor frustee appointed hereinder. Upon such appointment, and willout successor frustee appointed hereinder. Upon such appointed with all title ouvers and duties successor in the interest herein named or appointed hereinder. Each such appointed hereinder in the olice of the interest instrument executed by beneficiary, containing reference to this trust deed and its place of record which we appointment of the property is situated, shall be conclusive proof of propre appointment of the successor trustee. county or county of proper app nts this trust public recor

and

18.899 and that he will warrant and forever defend the same against all persons whomsoever. 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 it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, 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 terminine 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. Bue *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-Lending Act and Regulation Z, the beneficiary MUST c \rightarrow with the Act and Regulation by making required disclosures; for this , space, 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 a equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) a da

(ORS 93.490) STATE OF OREGON, CALIFORNIA STATE OF OREGON, County of ...) 55))ss. County of LOS ANGELES . 19 MOUE MBER 3, 1976 Personally appeared and Personally appeared the above named Bruce A. Herzberg AND LEE who, being duly sworn, each for himself and not one for the other, did say that the former is the 6. Ø president and that the latter is the ANN HERZBERHO acknowledged the toregoing instrusecretary of ment to bevoluntary act and deed. , a corporation, and that the seal alfixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half 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: BAL (OFFICIAL Sull Contract CALIFORNIA SEA V MOISSARINOLIDS: SCPT. 9 1973 Principal Office. Los Angeles Co. Cal. My Commission Exp. Sept. 9, 1978 My Commission Exp. Sept. 9, 1978 11.2.4.K (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 如深語 ō Grantor eneficiary County 39 42 9773 DEED . record and and said on page. wit KLAMATH BER 2, Box Oregon for r ENBE BM., hand 881 the 6 OREGON y Ahern Rt. 2. °, Mortgages NLLNE RUST received of NUV VS-NESS LAW PUB. that clock. E 6.00 шy (FORM number. H certify 7.6 affixed Witness ö Betty Star l La Pin ិ W.D. VIN OF S County Z .*day* /31 Was file ð STATE 6 book. E cord County 2'3rd at. 3/ as ment or is at Re REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid TO ., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 ... DATED: 19

oficiary Ber Do not lose or destroy this Trust Deed OR THE NOTS which it socures. Both must be delivered to the trustee for concellation before reconveyance will be made

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