- 24 ALC: N

-

C .

hill 11.5

541

彩 

at the shelf

SS-72442 FORM No. BBI-Oregon Tivist Dird Series-TRUST DEED.	ŀ
TS 29369 TRUST DEED	ľ
May 19.77, between	
THIS TRUST DEED, made this 2nd day of national day of national day of the second day	1
	ŀ
Ray V. Brancacto , as Preserved Transamerica Title Insurance Company , as Beneficiary,	ıŀ.
and South Valley State Bank WITNESSETH:	
WITNESSETH: WITNESSETH:	II.

Grantor interocebly grants, bargains, sells and conveys to trustee in trust County, Oregon, described as: in

Lot 7 in Block 14, ORIGINAL TOWN OF MERRILL, Klamath

County, Oregon.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Thirty Thousand and po/100-----

The above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said pioperty in good condition and repair; nut to remove or denoisis, any building or improvement thereon; not to complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroy of thereon, and pay when due all costs incurred therefore, and destroy of thereon, and pay when due all costs incurred therefore, so equats, condi-tions and restrictions allecting statements pursuant to the some maner any building or improvement which may be constructed, damaged or destroy of thereon, and pay when due all costs incurred therefore, so equats, condi-tions and restrictions allecting statements pursuant to build as a so requests, to poin in exclusion such financing statements pursuant to may for thing same in the proper public officer or searching agencies as may be deemed desirable by the buildicitary.

These may restrictions and encoding state property in the deencedary so requests for join in weduling such financing any require and to pay for liting same in the proper public off or searching agencies as may be deened desirable by the proper public off or searching agencies as may be deened desirable by the proper public off or searching agencies as may be deened desirable by the public off or searching agencies as may be deened desirable by the public off or searching agencies as may be deened desirable by the public off or searching agencies as may be deened desirable by the public off or searching agencies as may be deened desirable by the public off or searching agencies and may from time to the litter, and an anioun tool less that be beneficiary with loss payable to the latter, and an anioun tool less that be an efficient, with loss payable to the latter, and an anioun tool less that be an efficient, with loss payable to the latter, and an anioun tool less that be any forson to proceed any such that tool tool the pay policy of instance now on the randor's expense. The amount follows and policies to the beneficiary at least filteen pay for to the expiration of any be cleased to farmer's the amount so episods and the pay policy of instance now on the randor's expense. The amount follows and policies of the searching the entire amount so episods and the state of the pay and the theorem and in such order as beneficiary upon any index onthe order of the search and promises the trans. The searching the effect of the farmer's the angle of an assessment and other any farmer of the search and promises the trans. The amount so episods that any farmer and the top and the trans assessments and the pay all the farmer's the searching the search and the search and the pay all the the search and the top and the trans assessments and the pay all the the search and the top and the top pay and the top and the top and the top and the search and the pay all the the search and the top and the top pay and the top and the to

TAR BERT

and the second second second second

э**ў**)

RACH

04 47204

.

17

1330

U.

1

A. S. Contant

eg co in rci lf fri fri ou en en an

11365 14

1.20

4

trument, irrespective of the maturity dates expressed therein, of
vilural, timber or graing purpose.
(a) consent to the making of any map or plot of said property; (b) join in
any same any casement or creating my rediction thereon; (c) join in any
subordination or other agreement sources, all or any part of the property. The
grantee in any recerve, where may be described as the 'preson or presson
iteally entry in the maximy of the any part of the property. The
grantee in any recerve, "and the recitals therein of any matters or lacts shall
be vives mentioned in this paragraph shall be not less than 55.
(b) Coon any default by granter hereunder, bend'rear may at any
provide a court, and without regard to that take possession of said property
is and provide, secured, notes and unpaid, and apply the same,
less exist and profits, include on part of the property, and in such any
part thered, if there any dent of the property, and in such are possession of said property,
they ac curt, and without regard to that take possession of said property, the
inductedness hereby secured, note any part thereating any determine.
The without notice, either in person and taking possession of said property, the
insurance policies or compensation or awards of an objection of an objection of a such returns, insure and profits, or the praking or damage of the
insurance policies or compensation or awards of an objection and taking possession of said property, the
insurance policies or compensation or awards of an objection and taking possession of any indettedness secured
insurance policies or compensation are agreement hereunder, the beneficiary may
any determine.
The only of in his proved beneficiary may provided by law for mortfage
the above described real property is struct develops this trust deed in the mannee prowave any indettedness with the beneficiary may indettedness and proved is the structure of the above described real property is struct and his electron on any reducted thereol as there
indet of the above described r

surplus, il any, to the grantor or to his successor in interest charter to start surplus. 16. For any reason permitted by law beneficiary may from time to 16. For any reason permitted by law beneficiary may from time to successor truster appointed hereunder. Upon such appointment, and without successor truster appointed hereunder. Upon such appointment, and without conveyance to the successor truster, the latter shall be vested with all title, conveyance to the successor truster, the latter shall be vested with all title nereunder. Each such appointment and substitution shall be made by orition hereunder. Each such appointment and substitution shall be made by orition instrument executed by beneficiary, containing reference to this trust deed instrument executed, which, when recorded in the olice of the County and its place of record, which, when recorded in the outceessor trustee. Clerk or Records of the county or counties in which the property in situated. nuch, when recorded in the oblice of the Col-burly or counties in which the property is silu-proper appointment of the successor trustee. This trust when this deed, duly executed this trust when this deed, duly executed ublic record as provided by law. Trustee is ty hereto of pending sale under any other dee ty necessing in which generator, beneticiary or tru proceeding in which generator. Clerk or Recorder of the domping appointment shall be conclusive proof of proper appointment 17. Trustee accepts this trust when acknowledged is made a public record as pr oblighted to notify any party hereto of pendin trust or of any action or proceeding in which shall be a party unless such action or proceed

15

active member of the Oregon State Bar, a bank, trust company tes, a tille insurance company authorized to insure tille to real NOTE: The Trust Pand Act provides that the trustee herounder must be either an attorney, who is an or savings and lean association authorized to do business under the laws of Oregon or the United Sta property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency

Contraction of the second s

		- 21		1 . S	1		ћз.). Лу			1	4	an s		4
Ъ,	4.34	- 14 - 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19			<b>.</b>	<b>6</b> .114	**	in.	13		2.1.		12.23	22

## mentes 20 a tradição de servici

8908 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The granter 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 leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day out year first above written. aj VI Juanca \* 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 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. Ray V Brancacio 5.1 (if the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) ) 55. STATE OF OREGON, County ol. STATE OF OREGON, . 19..... County of Klamath and Personally appeared May 2 , 1977 each lor himsell and not one lor the other, did say that the former is the Personally appeared the above named. president and that the latter is the Ray V Brancacio secretary of..... 3 and that the seal allixed to the loregoing instrument is the corporation, 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: united acknowledged the foregoing instru-.voluntary act and deed. ment' to be Before me (OFFICIAL SEAL) . (L.S. (OFFICIAL SEAL) \_\_\_\_\_ Notary Public for Oregon Notary Public for Oregon To U. My Commission expires: 1- 2 4 - 87 My commission expires: െ REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and holder of an indeprediess secured by the torogoing that deed. An same secure by and 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 bytyou under the same. Mail reconveyance and documents to , 19.... DATED: ... t Beneticiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PO County of ......KLANATH I certify that the within instru-SPACE RESERVED Grantor FOR as file/reel number. 29969 RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of 65 County affixed. Beneficiary WA. D. MILNE AFTER RECORDING RETURN TO South Valley State Bank COUNTY CLERK ...Title o Marel. .Deputy Ma 0 Box 5210 Rν FEE \$ 6.00 P Klamath Falls Or 97601 11 -

- Williams