39065 TRUST	dééd Vol.	11 Page	22243, @
THIS TRUST DEED, made this	lay of NOVEMBER	10	19.77., between
NORMA RAE BUKOSKY	•		, as Grantor,
TRANSAMERICA TITLE INSURANCE COMPAN and LOU A. KELLISON and AUDREY KELLISO	N. Husband and	Wife	, as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH ...County, Oregon, described as:

A portion of the SW½ of the NW½ of Section 23, Township 39 South, Range 8 East of the Willamette Meridian, described as follows: Beginning at a point marked by an iron pin on the North line of the Klamath Falls-Ashland Highway and distant along said North line of Highway 277.9 feet from the intersection of said line and the East line of said SW2 of NW2; thence Southwesterly along said line of Highway 300 feet to the Southeast corner of the property herein described; thence North 35°West 400 feet; thence Southwesterly and parallel with said line of Highway 125 feet; thence Southeasterly to a point on the North right of way line of the Klamath Falls-Ashland Highway 100 feet West of the point of beginning; thence Northeasterly along said line of Highway 100 feet to the point of beginning, being the Southeast corner of the property herein described.

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 prolits thereof and all lixtures 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

The above described real property is not currently used for agricult To protoct the security of this trust deed, grantor agrees: 1. To protoct, preserve and maintain sind property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit on present any metal of said property. 2. To complete, or restore promptly and in good and workmanitke menner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete, or restore promptly and in good and workmanitke menner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary as requests, to-cial Code as the beneficing may well as the cost of all lien searches made by thing. 4. To provide and continuously maintain insurance on the buildings and such other hazards as the beneficiary way from time to time require, in a minum not less than 3. 5. To faronds as the beneficiary with loss payable to the latter; all policies constands as the beneficiary with loss payable to the latter; all policies and policies to the beneficiary with loss payable to the latter; all policies and policies to the beneficiary with loss payable to the latter; all policies and policies to the beneficiary with loss payable to the latter; all policies and policies to the beneficiary may had in such order as beneficiary or any part thereol, may be released to grantor. Such applied by benefi-deliver said policies to the beneficiary and in such order as beneficiary my determine, or at option of beneficiary may he applied by benefi-ciary pone any indevidences secure hereby and in such order as beneficiary my determine, or at option of beneficiary with unda with which to any part thereol, may be released to grantor. Such applied by benefi

le search as well as the other costs and expense of the trustee inclured nunction with or in encloring this obligation and trustees and attorney's setually incurred. To appear in and detend any action or proceeding purporting to the security rights or power's oblication or trustee; and in any suit, no proceeding in which if this deed, to pay all costs and expenses, in-suit lor the lot inter and the boneliciary or trustee; and expenses, in-for the lot interaction of this parafraphoff? In all cases shall be by the trial court, grantor further afrees to pay such as an any indigenet or e of its or appeal. It is mutually adjreed that: 8, In the event that any portion or all of said property shall have the or the sevent that any portion or all of said property shall have the int it so elects, to require that all of any alters allow the appeal in the sevent that any portion or all of said property shall have the int it so elects, to require that and allow and allow allow allow and in a court by grantor in such are all allow a such as any allo interaction to the sevent of an entries of the amount required in the sevent that any portion or all of said property shall have the int the of eachs, to require that all or any portion of the monies payable impensation for such taking, which are in excess of the amount required if all to be first upon any teasonnels mean allow and allows here and the deby grantor in such proceedings shall be nearby for and ed by grantor in such proceedings allow be mean and altorney's been. 7. affect the action or any suit cluding ev

its as shall be necessary in communications enclosing's request. From time to time upon written request of bene-s and presentation of this deed and the note for sentil the method of without allecting Il reconveyances, for cancellation), without allecting for the payment of the indebtedness, trustee may

The above described real property is not currently used for agricultural, timber or grazing purpose. To protect, preserve development is not currently used for agricultural, timber or grazing purposes. To protect, preserve development and maintain and property in good conditions To protect, preserve development and maintain and property in good conditions thereon, and provent and maintain and property in good conditions thereon, and provent and maintain and property in good and workmanike or any building or improvement thereon; To complete, or restore promptly and in good and workmanike reany building or improvement thereon; To complete, or restore promptly and in good and workmanike reany building or improvement thereon; To complete, or restore promptly and in good and workmanike reany building or improvement thereon; To complete, or restore promptly and in good and workmanike reany building or improvement thereon; To complete, or restore promptly and in good and workmanike rest any building or improvement thereon; To comply with all bays, ardinances, regulations, covenants, condi-and restrictions allecting said property; if the beneliciary so requests, to and restrictions allecting statements pursuant to the Unling and context so the analy of the same To de as the beneliciary may require and to pay for ling and context made the beneliciary may tedue and context or be any security for rouble of lices or olices, as well as the cost of pays to the same thereafter erected on the said premises against loss or damage by irre use, other, haveds as the beneliciary may ted desirable by the less costs and expenses of operation and collection, including reasonable attor-metay determine. The beneliciary may termine any maintain, insurance on the buildings or hereafter erected on the beneliciary may termine require, in the other, haveds as the beneliciary may termine to time to time require, in the other haveds as the beneliciary may termine to the making the termine to the making the termi s lees for an, \$5. eneliciary may at any --reiver to be ap---reiver to be op-

less Costs and constraints and independent of the second state of

waive any default or notice of default hereunder or invalidate any act done puruand to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event and if the above described real property is currently used for agricultural, timber or grazing purposes, the beneficiary may proceed to loreclose this trust deed in equity, as a morting in the manner provided by law for mortinge foreclosures. However it said real property is not so currently, used, the bene-liciary at his election may proceed to foreclose this trust and said. In the latter event the beneficiary or the trustee shall execute the cause to be recorded his withen notice of default and here shall execute the cause to be recorded his withen notice of default and here the at the trustee and the trustee shall its test to foreclose this trust deed in equity as a mortigade or direct the trustee to loreclose this trust deed by indvertisement and said. In the latter event the beneficiary or the trustee shall execute the cause to be recorded his withen notice of default and here the above descript upon the trustee shall its test to loreclose this trust deed in the manner pro-upon the trustee shall its test to loreclose the strust deed in the manner pro-vided in 1. Should the beneficiary elect to loreclose by advertisement and sale then alter default at any time prior to live days before the date set by the trustee lor the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or othe successors in inferest, respec-tively, the entire amount then due under the terms of the trust deed and the colligation secured thereby (including costs and expense actually incurred in enforcing the terms of the obligation and trustee's and attorney's less not ex-ceeding 50 each) other than such portion of the principal aswould not then be due had no delault occu

tively, the entire amount inthe due times in obligation secured thereby (including costs endorcing the terms of the obligation and i ceeding \$50 each) other than such portion be due had no delault occurred, and and all toreclosure proceedings shall be hall be hall place designated with security parcels and 14. Other the security parcels and and delayer to the purchaser its deed in 1 the property so sold, but without, any cov plied. The recitals in the deed of any matter of the fruthfulness thereof. Any person, ee the security the purchaser is purchased and the property so sold, but without, any person, ee the granter and benchicary, may purchase an 15. When trustes selas pursuant, to shall apply the proceeds of sale to payme the trustee. the trustee. the date and at the time and the date and property either trustee

shall apply cluding the attorney, (2 having reco deed as the surplus, it surplus, ply the proceeds of sale to payment of (1) the expense the compensation of the truste and a reasonable charg (2) to the obligation secured by the trust deed, (3) recorded liens subsequent to the interest of the truste their interests may appear in the order of the truste time to

16. For any reason permitted by law beneficiary may from point a successor or successors to any trustee named herein or trustee anoninted hereinder. point a successor or successor io any taw trustee appointed hereunder. Upon as to the successor trustee, the latter and duties conterred upon any trustee r. Each such appointment and substitu

acknow

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state. Its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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ALL AND ALL AND ALL AND ALL ALL 22244 The granter 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 11:05 1.2, 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 granter's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it granter is a natural person) are for business or commercial purposes other than agricultural purposes. This doed 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 femiluine and the neuter, and the singular number includes the plural. tors, I IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * 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 regulated disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling; use Stevans-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevans-Ness Form No. 1306, or 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.) NORMA RAE BUKOSKY 1.0 (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of.) 85. County of Klamath Fersonally appeared November /0 , 19 77. and Personally appeared the above named NORMA RAE BUKOSKY each for himself and not one for the other, did say that the former is the president and that the latter is thesecretary of and acknowledged the loregoing instrua corporation, and that the seal alized to the foregoing instrument is the corporation, of said corporation and that said 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. ...voluntary act and deed. Begare mo: Maine COFFICIAL' SEAL) -, Before me 1360 (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: 6-13-80 My commission expires: Å 0, ः २० 63 ŝ.c0 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 foregoing west deed. All sums secured by said The undersigned is the legal owner and noiser of all indebiedness secured by the toregoing that 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 that the terms of t estate now held by you under the same. Mail reconveyance and documents to DATED: . 19 29% . A shadoo of the property of the second property of the property of the second prop 97000 ne se raide -----Beneficiary rent des Dentes monthly Do not lots or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED nalitat di tata di STATE OF OREGON ે ં ં ં (FORM No. 881) STEVENSINESS LAW PUB. CO., PORTLAND, ORE. Cr. S SS. County of KLAMATH I certify that the within instru-BUKOSKY Sec. Carlos in isteretz ment was received for record on the 14th....day of NOVEMBER, 19....77... Also in the second SPACE RESERVED Grantor FOR KELLISON. RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary tiper: 100000 County affixed. AFTER RECORDING RETURN TO 的推出公告WI. D. MILNE. Transamerica Title 1 1 C ... COUNTY CLERK 600 Main Street Title By Gernethand Lelasty Doputy Klamath Falls, Or 97601 FEE \$ 8.00 1704 19-23-16-16 And the second sec