Vol. ^M 78 Page **22425** THIS TRUST DEED, made this 6 day of October COUNTY 19 78, between Stanley E. Welch and Mary Lou Welch as Grantor, Transamerica Title TRUST DEED , as Trustee, and Kingsley Field Federal Credit Union WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in nageografia **lâmath**aigi Lot 6, Block 1 of SUNSET VILLAGE, in the County of Klamath, 31 October - 73 State of Oregon. And harmen and the section and the eledan ele enig. Course of Clamath TRUST DEED STATE OF STEEDS Bornel level er Berbey Minferun Boed Ch TBC (2016 which it permits, both more no network to the evertue by excreating a section

together with all and singular the tenements, hereditaments and appurtenances 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 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 10,660 TEN THOUSAND SIX HUNDRED SIXTY AND .00

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of 10.660. TEN THOUSAND STX HUNDRED SIXTY AND .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, the linal payment of principal and interest hereof, if not sooner paid, to be due and payable. November 15 188

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

The above described real property is not currently used for ogricultural, timber or grazing purposes.

c)

To protect the security of this trust deed, grantor agrees.

1. To protect, preserve and maintain said property in good condition and repair, not to commove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanities manner 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, conditions and restrictions allecting said property; if the beneficiary so requests, to join in-accuting such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers of searching agencies as may be deemed desirable by the chemeliciary.

in in activations attesting sand property. It the securitary we requests, in in accounting such limmoning statements pursuant to the Uniform Commercial Code as the benelicilary may require and to pay for liling same in the proper public office or, offices, as well as the cost of all lien searches made by thing officeror's earching agencies as may be deemed desirable by the cheneliciary.

A. To provide and continuously maintain insurance on the buildings over or pleased on the said premises against loss or damage by the amount not less than 3.

The amount not le

furment, irrespective of the maturity dates expressed therein, or include the content of the making of any map or plat of said property; (b) join in granting any essentent or creating any restriction thereon; (c) join in granting any essentent or creating any restriction thereon; (c) join in a granting any essentent or creating any restriction thereon; (d) reconvey, without warranty, all or sup part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals there'n of any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to he appointed by a court, and without retard to the adequacy of any security for the indebtedness hereby secured once upon and take possession of sand proprist, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such restricts, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property; and the application or release threod as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant. 2 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 granting purposes; the heneliciary may proceed to loveclose this trust deed in equity, as a mortf

surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successor is any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all little, powers and duties conferred upon any trustee herein named or appointed hereunder. Bach such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of geoord, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee in not obligated to notify any party hereto of pending safe under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

			-22426
illy seized in	ntor covenants and agrees to fee simple of said described r	and with the beneficiary and those claiming uncreal property and has a valid, unencumbered titl	er him, that he is law-
eget in a training and and a contract to the c	The second of the second of the Carlo contract there are no feet that they work of your consectors of March		
NATE OF CAME.		nd the same against all persons whomsoever.	
(a)* prim	arity to granto. or (even if granto	the loan represented by the above described note and the ly, household or agricultural purposes (see Important Nor is a natural person) are for business or commercial purposes.	
purp This deel ors, personal re	oses. d. applies to, inures to the benefit epresentatives; successors and assig t hereby, whether or not named as	t of and binds all parties hereto, their heirs, legatees, detens. The term beneticiary shall mean the holder and own a beneticiary herein. In construing this deed and whenever and the singular number includes the plural.	er, including pledgee, of the the context so requires, the
masculine gende IN WI	TNESS WHEREOF, said gra	antor has hereunto set his hand the day and year	first above written.
IMPORTANT NO not applicable; if or such word is	NICE: Delete, by lining out, whichever warranty (a) is applicable and the l defined in the Truth-in-Lending Act	and Regulation Z, the	welch
peneficiary MUSI disclosures; for the the purchase of	is purpose, if this instrument is to be a dwelling; use Stev is Ness Form N	No. 1305 or equivalent;	
equivalent. If co (if the signer of th use the form of ac	e above is a corporation. knowledgment opposite.)	A Color of April	
STATE OF O	REGON.	STATE OF OREGON, County of	
County of	KLAMATH G, 19 ZZ	n all anneared	
Personally STANLEY WELCH	appeared the above named E. WELCH AND MARY LOU	presi	lent and that the latter is the tary of
the presument	And acknowledged the toregoing their voluntary act and Befole ing:	instru- and that the seal affixed to the foregoing in	, a corporation sirument is the corporation t was signed and sealed in be board of directors; and each o its voluntary act and deed
geAL)≿	Perhant Public for Oregon	Notary Public for Oregon	(OFFICIA SEAL)
or Tarih	Tree College State	My commission expires:	
Constitution of the second	And the sign of the second section of the second se		
18 - 18 18 18 18 18 18 18 18 18 18 18 18 18	Mical business being with our conficient		
3.76	Man Bassings incl inches is upl of	REQUEST FOR FULL RECONVEYANCE	
passing peld passing peld commenced and the	or and descriped that the both to not a personal touches the first that the first touches the first that the first that the first the first that the first t	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee	ing the second of the second o
TO: The unit of trust deed h said trust deed herewith together to the control of	ndersigned is the legal owner and have been fully paid and satisfied. Y ced or pursuant to statute, to cane ether with said trust deed) and to relid by you under the same. Mail resists the same wall	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the toregoing trust You hereby are directed, on payment to you of any sums cel all evidences of indebtedness secured by said trust de reconvey, without warranty, to the parties designated by reconveyance and documents to	ed (which are delivered to)
TO: sold from the process of the pro	ndersigned is the legal owner and have been fully paid and satisfied. Y ced or pursuant to statute, to cane ether with said trust deed) and to relid by you under the same. Mail resists the same wall	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the toregoing trust You hereby are directed, on payment to you of any sums cel all evidences of indebtedness secured by said trust de reconvey, without warranty, to the parties designated by reconveyance and documents to	ed (which are delivered to y the terms of said trust deed t
TO: COME OF THE PROPERTY OF TH	page necuped to head and a sisted. Year and the same fully paid and satisfied. Year and the said trust deed on pursuant to statute, fo cance ether with said trust deed and to reliably you under the same. Mail reliably you under the same. Mail reliably you under the same. Mail reliably you under the same.	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the toregoing trust you hereby are directed, on payment to you of any sums usel all evidences of indebtedness secured by said trust directonvey, without warranty, to the parties designated by reconveyance and documents to	ed (which are delivered to y the terms of said trust deed i
TO: COME OF THE PROPERTY OF TH	indersigned is the legal owner and heave been fully paid and satisfied. Yeard or pursuant to statute, fo cancether with said trust deed) and to relied by you under the same. Mail religious the same will be a supported by the same of t	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the toregoing trust You hereby are directed, on payment to you of any sums cel all evidences of indebtedness secured by said trust di reconvey, without warrenty, to the parties designated by reconveyance and documents to Benefic	the terms of said trust deed to y the terms of said trust deed to
TO: COME OF THE PROPERTY OF TH	page necuped to head and a sisted. Year and the same fully paid and satisfied. Year and the said trust deed on pursuant to statute, fo cance ether with said trust deed and to reliably you under the same. Mail reliably you under the same. Mail reliably you under the same. Mail reliably you under the same.	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the toregoing trust You hereby are directed, on payment to you of any sums icel all evidences of indebtedness secured by said trust directory, without warrenty, to the parties designated by reconveyance and documents to The which it secures. Both must be delivered to the trustee for cancellation STATE Of County Local C	the terms of said trust deed to y the terms of said trust deed to
TO: The process of th	indersigned is the legal owner and have been tilly paid and satisfied. Year of the paid and satisfied year of the paid and satisfied year of the paid and satisfied year of the paid and th	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the foregoing trust tyou hereby are directed, on payment to you of any sums icel all evidences of indebtedness secured by said trust directory without warranty, to the parties designated by reconveyance and documents to The which it secures. Both must be delivered to the trustee for concellation STATE Of County I ce ment was 9th.	the terms of said trust deed to yethe terms of said trust deed to yether said trust deed to yether said trust the within instruction of yether said to yether said trust
party	indersigned is the legal owner and have been tilly paid and satisfied. Year of the paid and satisfied. Year of the paid and satisfied and sati	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the foregoing trust you hereby are directed, on payment to you of any sums icel all evidences of indebtedness secured by said trust directory, without warranty, to the parties designated by reconveyance and documents to Benefit TE which it secures. Both must be delivered to the trustee for cancellation STATE OF County I ce ment was 9th day SPACE RESERVED	iary before reconveyance will be made. OREGON of Klamath tity that the within instruction for record on 1978 of clock A.M., and record on 10 clock A.M., and record 178
party	nudersigned is the legal owner and have been fully paid and satisfied. Year of the paid and satisfied year of the paid part of the same. Mail residuely you under the same.	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the foregoing trust you hereby are directed, on payment to you of any sums icel all evidences of indebtedness secured by said trust directory without warranty, to the parties designated by reconveyance and documents to The which it secures. Both must be delivered to the trustee for cancellation STATE Of County I ce ment was 9th day SPACE RESERVED in book	the terms of said trust deed to yethe terms of said trust deed to the trust deed to the trust deed to the trust of trust of the trust of the trust of the trust of trust
TO: COME OF THE PROPERTY OF TH	indersigned is the legal owner and have been fully paid and satisfied. Year of the legal owner and have been fully paid and satisfied. Year of the with said trust deed) and to rether with said trust deed) and trust deed or rether with said trust deed) and trust deed or rether with said trust deed) and trust deed or rether with said trust deed) and trust deed or rether with said trust deed) and trust deed or rether with said trust deed o	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the foregoing trust trust decided and indebtedness secured by said trust decided and indebtedness secured by said trust deconvey without warranty, to the parties designated by reconveyance and documents to Benefit TE which it secures. Both must be delivered to the trustee for concellation STATE Off County I ce ment was 9th day SPACE RESERVED in book	the terms of said trust deed to yethe terms of said trust deed to the trust de
De net	indersigned is the legal owner and have been fully paid and satisfied. Year of the property of the paid of pursuant to statute, to cancel or pursuant to cancel or pursu	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the foregoing trust you hereby are directed, on payment to you of any sums icel all evidences of indebtedness secured by said trust directory, without warranty, to the parties designated by reconveyance and documents to The which it secures. Both must be delivered to the trustee for cancellation STATE Off County I ce ment was 9th day SPACE RESERVED in book	the terms of said trust deed to yethe trust deed to yethe trust deed to yethe trust deed to yethe trust the within instructive that the within instructive that the within instructive that the within instructive that the within instructive for record on yethe
TO: SOME SET OF THE PROPERTY O	indegaigned is the legal owner and have been fully paid and satisfied. Yeard or pursuant to statute, to cancel the with said trust deed) and to relid by you under the same. Mail residually said statute and the same will be same with the same will be sa	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee holder of all indebtedness secured by the toregoing trust you hereby are directed, on payment to you of any sums icel all evidences of indebtedness secured by said trust directory, without warrenty, to the parties designated by reconveyance and documents to E which it secures. Soih must be delivered to the trustee for cancellation STATE Off County If which it secures. Soih must be delivered to the trustee for cancellation STATE Off County If which it secures. Soih must be delivered to the trustee for cancellation RECORDER'S USE RECORDER'S USE RECORDER'S USE RECORDER'S USE County aft County aft County aft	the terms of said trust deed to yethe trust deed to yethe trust deed to yethe trust deed to yethe trust that the within instructive that the within instructive that the within instructive that the within instructive for record on yethe yeth