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SECOND

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SECOND

TRUST DEED

Stober, 1978, between day of November

THIS TRUST DEED, made this 17th
Neil D. Valiton Transamerica Title Insurance Company

. as Grantor. . as Trustee.

Warren G. Mason and Thelma T. Mason, husband and wife,

as Beneficiary,

WITNESSETH:

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

Lots 1, 2 and 3, Block 21, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS in the County of Klamath, State of Oregon.

Subject, however, to the following: 1. Taxes for the year 1978-1979 are now a lien, but not yet payable. Regulations, including levies, liens and utility assessments of the

City of Klamath Falls.

It is further understood by and between the parties hereto that in the event Grantor shall sell, convey, or alienate said property or any part thereof, or any interest therein, or shall be divested of his title or any interest therein in any manner or way, whether voluntary or involuntary, without the written consent of the Beneficiaries herein being first had and obtained, Beneficiaries shall have the right, at their option to declare any indebtedness or obligations secured hereby, irrespective of the maturity date specified in any note evidencing the same, immediatedly due

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 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 sum of Twenty thousand and no/100thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, if not sooner paid, to be due and payable

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.

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

tinal payment of principal and interest hereol, if not sooner paid, to
The date of maturity of the debt secured by this instrument to
becomes due and payable.

The protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To protect preserve and maintain said property in good condition
and repair to to remove or denolish any building or improvement thereon,
and trape in the trust of the protect of the protect

is the date, stated above, on which the final installment of said note icultural, timber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any essented or creating any testrection thereon; (c) join in any subordination or other agreement, any testrection thereon; (c) join in any subordination or other agreement, any testrection thereon; (d) reconvey, without warranty, all has deed on the lien or charge thereof; (d) reconvey, without warranty, all has deed on the lien or charge thereof; (d) reconvey, without warranty all has deed to the the property. The grantee in any reconveyance may be destribed on the first person to part the property. The feather in any reconveyance may be destribed on the feather of any matters and the conclusive proof of the truthfulness thereof. It for any part there is not be appeared by a tree iver to be appointed bout potice, either in person, by agent or by a receiver to be appointed bout potice, either in person, by agent or by a receiver to be appointed bout potice, either in enter upon and take possession of said property the indebtedness breded without regard to the adequacy of any security for the indebtedness breded without regard to the adequacy of any security for the indebtedness breded without regard to the adequacy of any security for the indebtedness breded without regard to the adequacy of any security for every security of the indebtedness secured hereby, and in such order the indebtedness secured hereby, and in such order as beneficiary and detail on such interest of default hereby, and in such order as beneficiary and default on such profess. The variety of the property is undebtedness secured hereby or in his performance of any agreement hereumier, the beneficiary may declare all sums secured hereby immediately due and payiad, shall not cure or waive any default of purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortfage for described

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

16. For any reason permitted by law hencliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointment hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust dead and its place of record, which, when recarded 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 dead, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale 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.

NOTE, the Trust Deed Act provides that the trustee hereunder must be either an attainer, who is un active member of the Gregon State Rai, a bank, trust company or savings and loun association authorized to do business under the laws of Oregon or the United States, it tills insurance company authorized to insure title to real property of this state, its subsidiaries, offiliates, agents or branches, or the United States or any ingency thereof.

23324

Exhibition 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 EXCEPT a prior Trust Deed dated October, 1978, by and between Nell D. Valiton, as Grantor, to Town and Country Mortgage, to which this Second Trust Deed is second and junior.

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),

purposes

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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	named as a beneficiary herein. In co	snall mean the holder and owner, including pledgee, or postfuring this deed and whenever the context so requires, umber includes the plural.
masculine gender includes the leminine in IN WITNESS WHEREOF	the neuter, and the singular ne	umber includes the plural.
	said grantor has hereunto set	his hand the day and year first above written.
		Oil A
		Med D. Valton
Delicitory Must complete	Old Regulation 7 AL-	Neil D. Valiton
The Purchase of A Williams	THE DE LEFT TO FIRM TO FIRM TO	
randa, et la chiante de la c erca de la composition della composi	required, disregard this notice.	
use the form of acknowledgment opposite.		
STATE OF OREGON,	[ORS 93.490]	
蒙古 化磺基酚 基础 医结膜 化氯化氯化 医克尔特氏征 医克尔特氏畸形 电电阻电流 化环烷基 经证券 化二氯甲基甲基二氯甲基二氯甲基	STATE OF OF	REGON, County of
County of Klamath		
October 17 , 19 78		y appeared
Personally appeared the above named.		an and a second and
Neil D. Valiton	each for himself	who, being duly sworn and not one for the other, did say that the former is the
		the other, aid say that the former is the
(C) - 45%	The state of the state of the state of	president and that the latter is the
ment to be his?	loins instru-	secretary of
	ct and deed Of said corners	allixed to the foregoing instrument is the corporation on and that said instrument was sided
COFFICIAL Before men	half of said corpo	latived to the foregoing instrument is the corporation on and that said instrument was signed and sealed in because by authority of its board of directors; and each of ded said instrument to be its volunteer.
ISEAL) Wasten	1) - Them acknowled	pration by authority of its board of directors; and each of sed said instrument to be its voluntary act and deed.
Notary Public for Oregon	accington service me.	the voluntary act and deed.
My comornal	Notary B. Li	Andrew Commencer (1997)
The Grantor herein ob 13		Oregon (OFFICIAL SEAL)
premums on said nos	pay real property	Oregon (OFFICIAL) SEAL) Taxes and fire insurance Beneficiaries with proof of
payment of said taxes an	y and shall furnish	Beneficiaria
aru caxes an	d fire insurance.	onoficialies with proof of
마일에게 다른 경기 환경에 생각 생각을 생각한 것이 수 있다. 중요한다. 중요한 경기 기업이 기업이 가장 하는 것이 되었다.		
옷잎 물길 입장 보고 말을 가고 있는데 없는데?	REQUEST FOR FULL RECONVEYA	NCE
70:	To be used only when obligations have	been poid.
	Trustee	사용의 이 사람들이 가입니다. 그는 그 것이 없었다.
The undersigned is the legal owner and	생용하다 보이고 하는 이 사람이 있다.	by the foregoing trust deed. All sums secured by said
trust deed have been fully paid and satisfied	You have the indebtedness secured	by the foregoing trust dood to
said trust deed or pursuant to statute, to car	ncel all evidences at the same	by the foregoing trust deed. All sums secured by said and to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you parties designated by the terms.)
nerewith together with said trust deed) and to	reconvey, without wessend	ecured by said trust deed (which are delivered to you ender the terms of ecured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
estate now held by you under the same. Mail i	reconveyance and do	parties designated by the terms of said trust dead at
4. 부모들(보통) 등 등 등 4. 1 등 이 나는 사람들은 전한 경향이다. 그 나는 그 작가는 사용한다는 가능한 한 문에 가장 그렇게 되었다.	Solution of the second of the	
DATED:	19	
물리가 있다면 하는데 그렇게 하는데 모든 살아왔다.	그녀 [편집] 하시고 시 이번 ~ 나를보고다	en di Adrianaggia. Totalas di Adrianaggia.
		The state of the s
	경찰 보기 가입니다 그 그 사람이 되었다.	Beneliciary
Do not lose 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.
		화면 보다 하는 사람이 얼마를 가면 되었다. 그는 사람들이 다
TRUST DEED		
(FORM No. 881-1)	[[편집] [편집] 전 전 변화하는 것이 되었다. 하는 것은 것 [편집] 전 [편집] 보호 (기본 전 기본 기본 전 기본 전 기본 전 기본 전 기본 전 기본 전	STATE OF OREGON
STEVENS: NESS LAW PUB. CO., PORTLAND, ORE.		
	발발로 취임이 기억을 되는데 그	County ofKlamath ss.
	terior telephone de la companya de Mangrati de la companya de la compa	I certify that it
		I certify that the within instru-
William and Current with the control		ment was received for record on the 18th of October
Grantor	SPACE RESERVED	at 11:08 o'clockA M., and recorded
	FOR	in book. M78
	RECORDER'S USE	as file/reel number 56887
	용료들은 불통하다 하루 경기 하고요?	Record of Mortgages of said County
	일다 하다를 불었다는 그 바람이 그를 먹는 때 때	or morrgages of said County

Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Return To: T/A Wm. D. Milne AHn! Marline County Clerk