7/9 38-16709-5 WHEN RECORDED MAIL TO 9-5
EQUITABLE SAVINGS AND LOAN ASSOCIATION
That London hereinder. Address: 1515-8 Souther Street cause to be made roused by a mineral and the contraction and the contra
pointissible under applicably law. Nothing contained in this peral applicability and account across to any
discold distriction in the case payable from the color on each public principal grade for Miles
Any amounts dishuised by Lunder pursuid to this proughly 7, with into set it And backs 34081.
condition of making the lost secured by this Deed of Trist, for ever shell pay the page in the lost secured by this Deed of Trist, for ever shell pay the page in the Lost section of a lost sec
hankring of decodent, then Lender at Lenders 2000 in 1900 Anna Such Anna 1900 (1900) and such action as is paressary to project Lender's interest including 1900 and section as is paressary to project Lender's interest including 1900 and section and 1900 a
Deed of Lust, or it any action of proceeding a commence I which construct and a proceeding but not united to, entirent diffEED at OLG Like Like Length and had been bankrupt of decedent, then Lender at Lether ED up OLG Like Like Like Lender at Lether Like Like Like Like Like Like Like Like
A Guitecqui di Tanga, a pennità di potessa, a que la bidiente de l'ambiente de l'ambie
19178; among the Grantor, BENNY R. STARR and JOAN A. STARR, husband and wife (herein "Borrower"), TRANSAGERICA. TITLE INSURAICE.
"GUATAN Imminist be an approximation of the Bench clark, and the Bench clark,
EQUITABLE SAVINGS AND LOAN, ASSUCIATION————————————————————————————————————
and copyege to Trustee; in trust, with power of sale, the following described property located in the County of the located in the
TEMPINAL COTTINE CONTINE TO BE
the besimpaired, the insurance proceeds shall be applied to the sunts secured by this 19-ed-of a cost of the transfer of the Property is abandoned by Borrower, or if Borrower, faith to respect to feed-of the transfer of the Property is abandoned by Borrower, or if Borrower, faith to respect to feed-of the transfer of
Control Daless Landel and Borrower otherwise agree in withing, inscringio-proceeds shall be applied to resonable and a second of a control of the Property damagned provided such extension of repairs occasionically totable or the resolution of the Proceed of the Proceedings of the Procedings of the Procedin
clause in favor of and in form acceptable to Lender, Lender shall have the right to notif the Polices and and and Borrower shall promptly furnish to Lender all renewal indices and all receipts of paid promatic in the Borrower shall give prempt notice to the insurance carrier and Lender (Lander may make proof of less by Borrower.
All maurance corrier. All maurance policies und renewals thereof shull be in term acceptable to trade; and shull actuac
such coverage exected that amount of coverage required to pay the same secured by this fines on the contract of the finestance carrier providing the insurance shall be closed by florrower subject to provide the insurance shall be because the provided approval shall not be unreasonably withheld. All prevaining on insurance policies and the pay is a provided under paragraph 2 hereaf or, it not paid in such manner, by florrower mixing taking the reasonable.
Souch then this manner acceptable to Lender, or shall in good tatth contest such that by so cores for some and the best of the death of the first some some sold the best of fortunated the prevent the enforcement of the best or fortunated the first sold the first sold the best sold the best sold the first
Histower shall prompity discharge any tien which has practive over this Deed of Frest, procured in the self-and the self-and the discharge any such like so long as Betrawer shall agree in writing to the paparan of the self-and the self-and the paparan and the self-and the self-
to the payer thereof. Bosrower abail promptly furnish to dender all anneces of same asset of a stake that you are a complete the event Bosrower shall make payment dreedly, Bosrower shall promptly turnish to bonder security of the contract of the event bosrower shall make payment dreedly, Bosrower shall promptly turnish to bonder the contract of the
The Thomagest Liense-Borrower thall pay all takest assessments and other charges, one of the control of the con- title Property which may gliain a priority over this Dood of Trust, and leastfeld processes of proceedings in the con- title Property which may gliain a priority over this Dood of Trust, and leastfeld processes madest processes and see that
bruicher on any runne vavarces.
which has the address of RTCD 5, DBOX (12/08) COUNTY WARTHEALLS. Note and brandrable 1 and 5 hereof small by applications in the advance of the advances (city). 3. Application of Payments. These applications in the applications of the advances of the a
OREGON: 97601a ու ցենկանքան են (herein d'Aroperty Address')) է իր որև 150 վ. էվ կանք։ Մի ջացի թեն (state and Zip.code) ամենցին ին են իրան այլ այլ այլ իրա ընտեւմի տեղել և Մեկայան և և վ. համի և և կ. Մեկայց իր թենգության անգանանին ևց իրեցության ընտեսին և տեղացելեր ընտեսների այլ և հայ և հատուն և հայ և և և և և դ
ph. Together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances, rents (subject however to the rights and authorities given herein to Lender to collect and apply such rents), royalties, imineral oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property; all of which, including replacements and additions thereto, shall be deemed to be
and remain a part of the property covered by this Deed of Trust; and all of the foregoing, together with said property (or the leasthold estate if this Deed of Trust is on a leasthold) are herein referred to as the "Property"; but on a least part of the property of the purpose of the property of the
To Secure to Lender (a) the repayment of the indebtedness evidenced by Borrower's note dated. OCTOBER .19, 1978-1971-1971 (herein "Note"), in the principal sum of FORTY FIVE, THOUSAND, SIX, HUNDRED, AND NO/100 to the principal sum of FORTY with interest thereon, providing for monthly installments.
of principal and interest; with the balance of the indebtedness, if not sooner paid, due and payable on NOVERBEA. 1, 2008
in accordance herewith to protect the security of this Deed of Trust; and the performance of the covenants and agreements of Borrower herein contained; and (b) the repayment of any future advances, with interest thereon, made to Borrower by Lender pursuant to paragraph 21 hereof (herein "Future Advances").
Borrower covenants that Borrower is lawfully selsed of the estate hereby conveyed and has the right to grant and convey the Property that the Property is unencumbered, and that Borrower will warrant and defend generally the titleto the Property against all blaims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to deverage in any title insurance policy insuring Lender's interest in the Property. Character of the Property against all plains and proper constraint and after a spleas.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

Uniform Covenants. Borrower and Lender covenant and agree as follows:

indebtedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on the on any Future Advances secured by this Deed of Trust.

Finds for Taxes and Insurance. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in fully a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this time by Lender on the basis of assessments for mortgage insurance, if any, all as reasonably estimated initially and from state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments permitus and ground rents. Lender may not charge for so holding and applying the Funds to pay said taxes, assessments permits. Lender to, make, such a charge. Borrower and Lender pays Borrower interest on the Funds and applicable law purpose for which each debit to the Funds was made. The Funds was made. The Funds are deprived to pay derived to pay Borrower and unless such an debits to the Funds and applicable law purpose for which each debit to the Funds was made. The Funds are defined as additional security for the sums secured. If the amount of the Funds was made. The Funds are pledged as additional security for the sums secured. If the amount of the Funds held by Lender, shall be paid to be paid by Lender, may agree in writing at the time of execution of this shall be pead to Borrower, and unless such an debits to the Funds. Lender by, this Deed of Trust.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to

shall give to Borrower, without charge; an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured by, this Deed of Trust.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the detail of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents, shall be, at Borrower's option, either Borrower shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either Borrower shall pay to Lender any amount necessary to make up the deficiency within 30 days from the date notice is mailed by Lender to Borrower requesting payment; thereof, but thereof. Upon payment in tuil of all sums secured by this Deed of Trust, Lender shall promptly refund to Borrower any Funds shall apply, novlater than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Deed of Trust.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the principal on any Future Advances.

Charges Liens Rosrower shall now all taxes assessments and other charges fines and immediations attributable to

insurance carrier.

All insurance policies and renewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, by Borrower.

by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this Deed of Trust is in the property insurance proceeds shall be applied to the sums secured by this Deed of Trust would date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender to the sums secured by this Deed of Trust with the excess, if any, paid date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender or to the sums secured by this Deed of Trust.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend in and to any insurance policies and in and to the property is acquired by Lender, all right, title and interest of Borrower acquisition.

Property: Lenderly Lender to the extent of the sums secured by this Deed of Trust immediately prior to such sale or caquisition.

Preservation and Maintenance of Property: Lenderly Condensioners.

Property: Lenderly Lender of Trust immediately prior to such sale or property.

acquisition.

6. Preservation and Maintenance of Property: Leaseholds: Condominiums: Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property condominium-or a planned unit development. Borrower shall-perform-all of Borrower's obligations under the declaration of condominium or planned unit development, and constituent documents. If a condominium or planned unit development the declaration of the grower and regulations of the secured by Borrower and recorded together with this Deed of Trust, the covenants and agreements of such rider were a part hereof.

shall be incorporated into and shall amend and supplement the covenants and agreements of this Deed of Trust as if the rider were a part hereof.

7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this including, but not limited to, eminent domain. Insolvency adde chlorednent, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lender's option, upon notice to Borrower; may make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including, but not limited to, disbursement or reasonable, attorney's fees, and, entry upon the Property to make repairs. If Lender required mortgage insurance, as a condition of making the loan secured by this Deed of Trust, Borrower shall pay the premiums required to maintain such Lender's written agreement or applicable law. Borrower shall pay the premiums required to maintain such any amounts disbursed by Lender pursuant to this paragraph 7, with interest thereon, shall become additional date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest and shall bear interest from the permissible under applicable law, in which event such amounts shall bear interest at the highest rate payable under may make such applicable entries upon and inspections of the Property provided.

permissible under applicable law. Floring constants in the property provided any action hercunder.

Additional Lender may make of cause to be made reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property. EGUITAPIE PE LIDBETTAND LOAN ASSOCIATION

WHEN RECORDED MAIL TO

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Borrower. In he event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Deed of Trust such proportion of the proceeds as is equal to that proportion which the amount of the sums secured by this Deed of Trust such proportion of the proceeds taking bears to the fair market value of the Property immediately prior to the date of taking with the balance of the proceeds

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is Property or to the sums secured by this Deed of Trust.

Unless Lender and Borrower otherwise agree in writing, any such application of proceeds to principal shall not extend such installments.

such installments.

10. Borro ver Not Released. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums recurred by this Deed of Trust by reason of any demand made by the original Borrower and Borrower's successors in interest.

11. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder, or the procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Deed of Trust.

12. Remedies Cumulative. All remedies provided in this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

12. Remedies Cumulative. All remedies provided in this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

13. Successors and Assigns Bound; Joint and Several Liability; Captions. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several interpret or define the provisions hereof.

14. Notice. Except for any notice required under applicable law to be given in another manner, a) any notice to the Property Address or at such other address as Borrower may designate by notice to Lender and Interpret or define the provision shereof.

15. Notice. Except for any notice required under applicable law to be given in the notice of the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and it is a provided herein, and the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and such other address as Lender may designate by notice to Lender as provided herein, and such other address as Lender may designate by notice to Lender as provided herein, and the provided of Trust shall be given by certified mail, return receipt requested, Lenders approvided herein, and such other address as Lender may designate by notice to Lender as provided herein, and such other address as Lender may designate by notice to Lender as provided herein, and the provided of Trust shall be governed by the law of the jurisdiction of the manner designated herein and to a such as a property. This is beed of Trust of the Note excellation in which the Property is located, not affec

Non-Uniform Covenants. Borrower and Lender further covenant and agree as follows:

18. Acceleration; Remedies. Except as provided in paragraph 17 hereof, upon Borrower's breach of any covenant or agreement of Borrower in this Deed of Trust, including the covenants to pay when due any sums secured by this Deed of breach; (2) the action required to cure such breach; (3) a date, not less than 30 days from the date the notice is mailed to notice may result in acceleration of the sums secured by this Deed of Trust and sale of the Property. The notice shall further of a default or any other defense of Borrower to acceleration and the right to bring a court action to assert the non-existence specified in the notice, Lender at Lender's option may declare all of the sums secured by this Deed of Trust to be immediately law. Lender shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this paragraph 18, including, but not limited to, reasonable attorney's fees.

18. Acceleration; Remedies. Except as provided in paragraph 19, including, but not limited to, reasonable attorney's fees.

18. Acceleration; Remedies. Except as provided in paragraph 19, including, but not limited to, reasonable attorney's fees.

18. Acceleration; Remedies. Except as provided in paragraph 18, including, but not limited to, reasonable attorney's fees.

18. Acceleration in a content of the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence in each county in which the Property or some part thereof is located. Lender or Trustee shall give notice of sale in the such time as may be required by applicable law, Trustee, without demand on Borrower, shall sell the Property at public parcels and in such order as Trustee may determine. Trustee may postpone sale of all or any parcel of the Property by Property at any sale.

18. Trustee shall deliver to the purchaser Trustee's deed conveying the Property so sold without any covenant or paragraph.

Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of the sale; including, but not limited to, reasonable Trustee's and attorney's fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled thereto.

Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the; sums secured by this Deed of Trust, approach the right to have any proceedings begun by Lender to enforce this Deed of Trust discontinued at any time prior to the earlier to occur. of (i) the fifth day before sale of the Property pursuant to the power of sale contained in this Deed of Trust, the Note; and notes securing Future Advances, if any, had no acceleration occurred to the power cures all breachest of any other, covenants or agreements of Borrower pays all reasonable expenses incurred by Lender's and Trustee's remedies; as: provided in paragraph 18 hereof, including, but not limited to, reasonable attorney's fees; and (d) Borrower takes such action as Lender may reasonably require acto assure that the dien of this Deed of Trust; Lender's interest in the Property and Borrower's obligation to pay the sums

secured, by. th. Oed of Trust shall continue, unimpaired. Upon such payment and cure, by. Borrower, this Deed of Trust and the obligations secured thereby shall remain in full force and effect as it no acceleration had occurred.

20.: Assignment of Rents: Appointment of Receiver, Lender in Possession. As additional security hereunder, Borrower hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable. Of the property, have the right to collect and retain such rents as they become due and payable. It is not collect and retain such rents as they become due and payable. It is not collect and retain such rents as they become due and payable. It is not collect the property including those past due, All, rents collected by Lender or the receiver shall be entitled to enter upon, take possession of and manage the Property and to collect the receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Deed of Trust. Lender and the receiver's bonds and reasonable attorney's fees, and then to the sums secured by this Deed of Trust. Lender and the receiver shall be applied first to payment really by Ifusites to Borrower, and then to the sums secured by this Deed of Trust. Lender and the receiver had libered to the receiver's fees, premiums on the property by Ifusites to Borrower, and then to the sums secured by this Deed of Trust and all notes evidenced by promissory notes stating that said notes are secured hereby. It is all the property and the property without warranty and without charge to the person or persons shall pay all costs of recordation, if any and without charge to the person or persons shall pay all costs of recordation, if any and without charge to the person or persons legally entitled a successor trustee to any all research property, without warranty and without charge to the person or persons legally entitled a successor trustee to any all receiver appointed hereunder. Without conveyance of the Property, the successor tr the In. Minness Miereof, Borrower has executed this Deed of Trusting and the last the Institute of the collection of the Institute of the Inst Res (Rebant Countains: Berrower and Lander to Marchell Acceptentian Monedies. Except as provided a springer, acceptentian Monedies. Except as provided a springer of Borrower in this Deed of Frank, bedrein a provident of Borrower in this Deed of Frank, bedrein a breacht (3) the action required to cone such Breacht (3) the action required to cone such Breacht (3) the action required to cone such Borrower of the right to reduce the such acceptaint after acceptaint and befreight for any other defence of Borrower to an about the such as the such Benny R. Starr_Borrower N. C. Cornain Coveriants. Borrowel and Londer turther coverant and many than N. merecant 17 detections. Sintenti Oregon Coreavers postumer suggestions and suggestions and suggestions of the suggestion of th the foregoing instrument to be such their or sevel interpretation and wife their or sevel interpretation and deed to their or sevel in the sevel interpretation and deed to their or sevel interpretation and deed to their or sevel in the sevel interpretation and their or several interpretation and their o Tel Lines (0) the creation of a barepase money as a first position when a report force is broad without consent transfer of the production of the technology year REQUEST FOR RECONVEYANCE Notary Public for Oregon 134 To TRUSTEE: TRANSAMERICA TITLE INSURANCE COMPANY

The undersigned is the holder of the note or notes; secured by this Deed of Trust. Said note or notes, together

The undersigned is the holder of the note or notes; secured by this Deed of Trust. Said note or notes, together the note of the not with all other indebtedness secured by this Deed of Trust, have been paid in full. You are hereby directed to cancel said note of notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the said note of notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the captured shall be decined to have been decined and the rights become being the personal transfer of the personal to have been decined to have been decined to have been decined to the provisions of paregraph of hereby shall be captured and heading of the personal translation and reading and heading of the personal translation and reading the formal provisions and heading of the personal translation and reading the fermion of the personal translations hereof.

The captured shall be decined to have been because the personal translation and reading the fermion of the personal translation and reading the fermion of the personal translations hereof.

The captured and headings of the personal translation and reading the reading and reading the personal translation and reading the reading and reading the personal translation and reading translation a ound wise another by applicative laws standards the because for large and seconds, are at the law of the barness of the parment of insect of the parment of the Deed of Trust are element and curvi large to an expensive the maturity of the indecedoment sectoral by the Deed of Trust are element and curvi large to a remedy under this Deed of Trust or afforded by law or aquity, and thus the everyleed containments address successively. The production of insurance of the partition of faces of other house of the partition of the product of the partition of faces of other house of the partition of the partition

and horse passes of specific and the spe

9. Condemnation. The proceeds of any award or claim for darrages, direct or consequencial, in connection of condemnation or other taking of the Property, or part thereof. In the applied to the aumissecured by the land and shall be paid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the Property abless Controlled with the excess, if any, paid to Borrower. In the event of a partial taking of the Property abless the order of the arrangement of the event of a partial taking of the Property appeal of the arrangement of the same seal of or the last functional price at a second to that proportion which the amount of the subsection to the same seal to the function which the amount of the subsection to the subsection of the Property immediately provided to the subsection of the International Property instructions are seal to the function of the Property immediately provided to the Property instruction of the Property instruction of