ECEM No.481-Drop 20 5125 DEED Vol.<u>M79</u> Page 7596 POLYABS - 121920 TAKE SOUL DELL VIDEO TOTAL DEED VOI. / 177 s TUTHIS TRUST DEED made this bilst and binday of the last April bins (19 79; between (Albert B. Schwabs on the bettopon bins Figl. C ontil both of the state of as Grantor, bootransamerica Title Insurance Company (abbits field) bin field (19 79; between as Trustee, and O. W. Goakey and Margaret E. Goakey, husband and wife, bins, as Beneficiary, is reasonably success "WITNESSETH: definition reveal for the transmission of that for

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

in Klamath County, Oregon, described as: The Easterly 36 feet of Lot 1, Block 17, ORIGINAL TOWN OF LINKVILLE, NOW CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of, Oregon, more particularly described as follows: Beginning at the most easterly corner of Lot 1, Block 17 in Town of Linkville (now City of Klamath Falls) Oregon; thence Northwesterly along the Easterly line of said Lot 1, 112 feet to the alley; thence Southwesterly along the Southerly line of the alley 36 feet; thence Southeasterly and parallel to the Easterly line of said Lot 1, 112 fact to Main Street; thence Northeasterly along the Southerly line of said Lot 1, 36 feet to the place of beginning sender to the selection to the selection of t Subject, however, to the following is a minimum to real and the second s وريعة والأحتمام of the City of Klamath Falls. Handwide a cold and the straight of the Straight of this Trust Deedacsee: the strached Exhibit "A" of the City of Klamath Falls. manipheri and by this reference incorporated herein) the termination to an incorporated herein (

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter 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. tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Thirty-two thousand two hundred two and no/100-__________ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by granter, the

sum of <u>INITUY-LWO_LNOUSANG_LWO_NUNCCECC</u>. LWO_ADIG. LWO_ADIG. LWO_ADIG. LWO_ADIG. LWO_ADIG. WITH interest thereon according to the terms of a promissory note of even date herewith; payable to beneliciary or order and made by grantor, the thereon according to the terms of a promissory note of even date herewith; payable to beneliciary or order and made by grantor, the date stated above, on which the linal installment of said note the date stated above, on which the linal installment of said note and payable. In the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any intérest therein is sold, agreed to be beneliciary is option, all obligations secured by this instrument; irrespective of the maturity dates expressed therein, or the obive described real property is not currently used for ogniculturel, timber or grazing purpose.
(a) consent to the making of any map or plat of said property; (b) join in any factor, preserve and madia said property is and contracted, damaged or the grantor without first and in good condition or other agreement or creating any restriction thereon; (c) join in any farming or instrument, and in good condition or other agreement allecting this deed or the linor or charge thereol; (d) reconvey, without warranty, all or any part of the property. The data or restore promptly and in good and workmanilke and restrictions allecting said property. The data or restore promptly with all laws, ordinance to the Uniform Comment. The security said property is any or the security real interview and provide and continuously maintain insurance on the building to court, and without users any part of the induction said property. The complete or restore promptly and in good and workmanilke thereol, and the secured said property is any of the property is any of the secure and prolise provestile as the secure and provide and continuously

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sold, conveyed, assigned, or, alienated by the grantor without that, then, at the boneliciary's option, all obligations secured by this instruction is a sold of the second instruction of the second s

series and profits; including those past due and unnad, and apply the same, less costs and expenses of operation and collection, including reasonable storming's less upon any indebtedness secured hereby, and in such order, as beneficiary name upon and usage of the sourced of the source of the proceeds of the source of the proceed of the proceed of the source of the proceed to the source of th

surplus, il any, to the grantor or to his successor in interest entitled to such urplus. 16. For any reason permitted by law beneliciary may from time to time, appoint a successor are successors to any trustee manuel 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 are appointed hereinder. Each such appointment and sublitution shall be made by written instrument executed by beneliciary, containing reference to this trust deed and its place of record, which, when recorded in the property is situated, shall be conclusive proof of proper appointment of the successor trustee acknowledded is made a public record as provide by densities and obligated to notify any party hereto of perving data of any of the data of trust of any action or proceeding in which the state of any obligated trust or of any action or proceeding in which granton and any material shall be and any party hereto all pending shantor, 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 haraunder must be either an altorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laan association authorized to do busines under the laws of Oregon or the United States, a title insurance company authorized to insure site to real property of this state, its subsidicrites, affiliates, agents or branches, or the United States or any agency thereof.

A225 Volth An Page

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawully seized in fee simple of said described real property, and has a valid, unencumbered title thereto EXCEPT a Drior mortgage dated June 5, 1974, and recorded June 21, 1974, to Elmer Monroe Harnden and Rhoda Harnden, husband and wife, which this Trust Deed G. N. Coskey and Margaret E. Goakey, husband aratint, bas baoys, ast, and that he will warrant and forever defend the same against all persons whomsoever.

Ground in traction backame rells and conveys to master in trust, with power of sale, the property

County, Dreson, described as

as bedivised node of the processing of the loss of the

masculine gender, includes the feminine and the neuter 2 and the singular number, includes the pured, note with the baser is a with the singular number, includes the pured, note with the seven is a certain of the singular the day and year first above written. With the singular with the singular to a solution of the day and year first above written. With the singular with the singular the sing

equivalent. If compliance with the data is a corporation, (if the signer of the above is a corporation, use, the form of acknowledgement opposite) STATE OF OREGON, I to transmission to the test of one of the state of the s

County of Klamath View Volt bit

Personally appeared the above named -

and acknowledged the loregoing instrumont to be h 1.5 Poluntary act and deed. (OFFICIAL Bebre mo. SEAL) W Alling T Alling to Notary Public for Oregon Addingto

who, being duly sworn, "each' lor himself and not one for the other, did say that the former is the the Array was been and the based of the president and that the latter is the term of term of the term of ter and that the seal allied to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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

and

25122

My commission express My commission express It is hereby agreed by and between the parties hereto that a default of the Mortgage will also consitute a default on the Trust Deed. It is further hereby agreed between the parties hereto that Grantors shall have no right of redemption if this Trust Deed is foreclosed. (OFFICIAL

TO contracted and by the second restriction of the second restriction

Thoundersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said frust 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 Influences nave been unity para and satisfies, to unoreov, an entroved on payment to you of any sums owing to you under the terms of said (must 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 new held by you under the same. Mail reconveyance and documents to tersty fright on some

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11-11 12 1 1 1 nç fîhor er destroy this Trust Deed OR THE NOTE which it Service, Bath's

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Sangel Room in the state of the 67.7 1. 10-19-12 Beneliciary and the first at be delivered to t co will b Har and Support . (Atthe full + 3 Judia Tympic provent water &



Deputy

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2. Mortgage, including the terms and provisions thereof, with interest thereon and such future advances as may be provided therein, given to secure the payment of \$80,000.00

Dated	: June 5, 1974 . June 21, 1974 - Booky, M-74 - Beggy 7716
Recorded	: June 21, 1974 Book: M-74 Page: 7716
Mortgagor	: O. W. Goskey, Margaret E. Goskey and Kirk Driver
Mortgagee	: Elmer Monroe Harnden and Rhoda Harnden, husband and wife, which Mortgage Grantor
herein agrees to	o assume and pay according to the terms and also hereby
assumes the obl:	igation of O. W. Goakey and Margaret E. Goakey, as to
their undivided	one-half interest therein. The present unpaid balance with interest paid to March 5, 1979 to Elmer Monroe
Harnden and Rhoe	da Harnden, husband and wife, and agrees to hold srmless therefrom.
thereon and such	ncluding the terms and provisions thereof, with interest n future advances as may be provided therein, given to
secure the payme	ent of \$35,000.00
Dated	: August 1, 1974
Recorded	: August 1, 1974 Bock: M-74 Page: 9426
Mortgagor	: Ortis W. Goakey also known as O. W. Goakey, Margaret E. Goakey and Kirk Driver
Mortgagee	: Western Bank, which Mortgage Grantor herein
	Igation of O. W. Goakey, ake Ortis W. Goakey and
Margaret F. Coal	tey, as to their undivided one-half interest therein.
The second upon	id balance is \$ 25,157.76 with interest paid to
ine present unpa	

March 5. 1979 to Western Bank.

TATE OF OREGON; COUNTY OF KLAMATH; SL

his ______ day of ______ A: D. 1979_at10: & Clock ^A M., and

luly recorded in Vol. <u>M79</u>, of <u>Mortgages</u> on Page 7596

Wm D. MILNE, County Clerk Brodernetha:

Fee \$9.00

EXHIBIT 'A'