- FORM Ser Man-Oregon Trust Deed, Series-TRUST DEED.	
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meren alterite della benefente estate benefente estate della della della della della della della della della de	, 1979, between
Transamerica Title Insurance Company	, as Grantor, , as Trustee.
and Charles M. Santo and Marietta H. Santo, husband and	wife, as Beneficiary,
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with pow in Klamath County, Oregon, described as:	
A portion of Tract 75 of ENTERPRISE TRACTS, in the County Klamath, State of Oregon, and and a state of the county Beginning at a point which is 40 feet Souther by slong the	of the state of the set of the se
line of Martin Street, if extended, from the Northeast cor Martin Street and Shasta Way; thence Easterly and parallel Shasta Way 150 foot	State and the second
Shasta Way 150 feet to the true point of beginning of this description; thence Southerly and parallel with Martin Str	serve and server and server and server and
if extended, one hundred (100) feet; thence Easterly and p with Shasta Way 100 feet; thence Northerly and parallel wi	
Martin Street, if extended, 100 feet, thence Westerly and with Shasta Way 100 feet to the point of beginning.	
1. Regulations, including levies, liens and utility econo	No three RUN to species
of the City of Klamath Falls. It does not addressed and the set of a call the set of a call the set of a	at at 101 w term when you as
together with all and singular the tenements, hereditaments and appurtenances and all other rights there	anti el tradicionale da sue que entre su el transmitte computer terrar el transmitte

appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, instantants and appurtenances and all other rights thereunto belonging or in anywise now or hereafter 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 granter herein contained and payment of the

FOR THE PURPOSE OF SECONING FEM OF AN AND A SECOND FEM OF AN AND A SECOND FEM OF A SECOND A SECOND FEM OF A SECOND A SEC tinal payment of principal and interest hereof, if not sooner paid, to be due and payable . May 1 1989 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 thereot, or any interest therein is sold, safeed to be then, at the beneficiary's option, all obligations secured by this instrument, herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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Bold. Conveyed, assigned or aliented by the grantor without its inside in the internet at the bone described real property is not currently used for agric of the security of this its its deed, grantor agric of the security of this its its deed, grantor agrees. It is a protect preserve and maintain said property in good condition and protein mat to environ a denoise or denoise any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereford. It is a complete or restore promptly and thereford is a second and there any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereford. It is a second allocating the second and therefore, and the second allocating there any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereford. It is a second allocating there are allocating there and the second all there any the second allocating there are allocating there a

Itural, timber or grazing perposes.
(a) consent to the making of any map-or plat cl said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement aligning this deed or the lien or charge thereol; (d) recorrey, without warranty, all or any part of the property. The grantee in any extension and the recitals there in any matters or lacts shall be conclusive proof of the thereol. Truster's less the person or person of person or person of person person of person or person of the trust thereol. Truster's less for any of the second person of person or person or person of person or person of person or person of the trust thereol. Truster's less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault-by grant or the approximation of the appointed by a court, and without regard to the advance of the trust regard to the advance of the rest. The second pointed by a court, and without regard to the advance of the rest. The second profits including those past due and unpaid, and apply the same, less custs and expension and collection, including reasonable attorney a less up determine.
11. The entering upon and taking possession of said property, the

issues and profits. including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable altor-ney's lees, upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking cossession of said property, the collection of, such rents, issues and profits or the proceeds of lire and other insurance 'policies or compensation or relate there of any taking or damage of the property, and the application or release there as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If, For any reason permitted by law benaliciary may from time to time appoint a successor or successors to any frustee 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 title, powers and dulies conferred trustee, the latter shall be vested with all title, powers and dulies conferred trustee, the latter shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the cilier of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment in the successor trustee acknowledged is made a public record as provided by law. Trustee is not obligated to notily any, party hereto of proceeding sale under any other deed of trust or of any action or proceeding in which drantor, 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 attorney, who is an active me or savings and loan association authorized to do business under the lows of Oregon or the United States, a till property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. active member of the Oregon State Bar, a bank, trust company ates, a title insurance company authorized to insure title to real

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i Milifeld and is set of the former of th	and with the beneficiary and those claiming under him, that he is law- pal property and has a valid, unencumbered title thereto. TJUSYBIOH DTOTTITO DAM SECO I OTOBORIT TARAMOO BODITITO DAM SECO I OTOBORIT TARAMOO BODITITO DAM SECO I OTOBORIT OTABO. H SIJOTTAM DAM OTABO I SITOTARADOT the same against all persons whomsoever.
tes in titus, with power of sale, the property	is a product of the product of the second converse to the second se
(a)* primarily for grantor's personal, family, (b) -lor-on-organization, or (oven-if-grantor i	e loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), a natural person) are for business or commissial purposes other than agricultural
This deed applies to, inures, to the benefit of tors, personal representatives, successors and assigns, contract secured hereby, whether or not named as a 1 masculine gender includes the femining and the neur	And mori behived to it plates, legates, devises, administrators, execu- f and binds all parties hereto, their heirs, legates, devises, administrators, execu- The term beneticiary shall mean the holder and owner, including pledges; of the beneticiary herein. In construing this deed and whenever the context so requires; the ter, and the singular number includes the plural, for has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever w	The viscous of the second of t
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	CORS 193,490) and but and multipaters and another but the statement of the
April 1. 17 A Fersonally spheared its above named Theodore. Bt / Case and CLIFFord Honeyout	Personally appeared for the other, did say that the latter is the
and acknowledged the foregoing instru- ment to be their winutary act and dee	and that the seal allized to the loregoing instrument is the corporation, and that the seal allized to the loregoing instrument is the corporate seal 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.
SEAL) (Notary Public for Oregon (Notary Public for Oregon My commission appires: 3-22-8 [	Belore me: Mundation (OFFICIAL SEAL) W commission expires:
we highly neural, rate ison and the pression of all first- part thereof. If it is possible in a retrievence solid (in terms off), inducting these new back and imposed, and solid the man- taneous of specificar and rate reflection, included presentable allow the retrievence provides and rate of pression of the solid property. The manifestion appendix and rate of pression of the solid property. The solid press is there were provide of the pression of the solid property.	nt has enter and a sound after general of the second states the states of a state of a sound state of a sound state of the states of the state
bird or componentin er innach in nas (din, er danefe of the L'er sontarismi ar mines firma a scherkent, beil au ann en der er sonte of bhatt berender ar invektare ang act dem uch notice an ithatti he foreno, in payment et sop instatuters (OFS)	sed enly when obligations have been poid the state of the
The undersigned is the legal owner, and holder of trust deed have been fully paid and satisfied. You her said trust deed or pursuant to statute, to cancel all o herewith together with said trust deed, and to reconvey estate new, held by you under the same. Mail reconvey	All indebtedness secured by the foregoing trust deed. All sums secured by said eby are directed, on payment to you of any sums owing to you under the terms of widences of indebtedness secured by said trust deed (which are delivered to you , without warranty, to the parties designated by the terms of said trust deed the ance and documents to
a <b>DATED</b> supported by a construction of the second state of the s	2310 m Lafar, thereaft bearing a same mining a start management of the second s
The second secon	secures. Both must be delivered to the invetoe for cancellation before reconveyance will be made.
And Provide And	STATE OF OREGON
5 Total (a) when y measure and the same second and the same second and the same second and the same second seco	I certify that the within instru- ment was received for record on the 10thday of April
(101) A priority of the prior prior of the prior prior of the prior p	FOR in book
Tourfic West Mige Co.	County Clerk
	Fee \$6.00

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