TS.	7	%05 8%	ં ડ			TRU	ST DE	ED .	Vol.	m70	Pa	ge 1	.663	38		4
	THIS	TAMES	3 DAVII	nade this D PANKE	Y	:h	day	of	Ju1	y	Çar. V		, 7	<u>5.75</u>	as Granto	
		Trans	sameri	ca Titl . CASE	e Ir	isurar	ice (Compa	ny	10/15	14 to 1			7000	as Truste Beneficiar	
and	10.00 (1.15-10.00)	IUFO		ariid il espe							1.00	Made 1		W.	Leading the	

WITNESSETH:

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

Lot 5, Block 5, FAIRHAVEN HEIGHTS, in the County of Klamath, State of Oregon.

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST MORTGAGE IN FAVOR OF PACIFIC WEST MORTGAGE COMPANY, AN OREGON CORPORATION.

comes due and payable.

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

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

I. To protect, preserve and maintain said property in good conditions and repair: not to remove or demolish any building or improvement therein, not to commit or permit any waste of said property.

2. To complete or restore promptly and im good and workmanlike manner any building or improvement which may be constructed damaged or destroyed thereon, and pay when due all costs incur red therefor.

3. To comply with all laws, ordinances, ingulations, covenants, contains and restrictions affecting said property; if the beneficiary so requests, it is not not contain to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office of olices, as well as the Cod of all lien searches made by filing officers of searching agencies as may be deemed desirable by the breneficiary.

4. To provide and continuously maintain incurrent.

civil Code as the beneficiary may require and to pay for filing same in the proper public offices or offices, as well as the cod of all fen searches made by lifing officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises ad inst loss or damage by the and such other hazards as fit premises ad inst loss or damage by the and such other hazards as fit premises ad inst loss or damage by the companies acceptable to the beneficiary; with loss payable to the latter; all policies of murance shall be delivered to the beneficiary as soon as insured; in the grant shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary in procure any such insurance and to deliver said policies to the beneficiary in procure any such insurance and to deliver said policies to the beneficiary in procure any such insurance and to deliver said policies of insurance nown as a fantor's expense. The amount the beneficiary may procure nown as farnor's expense. The amount of the entire and the said procure any procure nown as farnor's expense. The amount of collected under any fire or exceused hereby and in such order as beneficiary any determine, the procure of the said premises of the such order any part thereafter any be released to granter. Such application or release shall not consume the such notice.

5. To keep said premises free from construction lens and to pay all mass, assessments and other charges that may be levied or assessed upon or against, said property before any part of such lares, assessments and other charges the become part due or delinquent and promptly deliver receipts therefor have been property before any part of such lares, assessments and other charges the become part due to delivered to any other such payment, beneficiary with funds with which to applications of the such payment beneficiary with the obligation described, and promptly deliver r

gallate court shall e-linede reasonable as the between the course and expenses.

It is mutually algreed that:

R, In the event that any portion or all of and properly shall be taken under the right of eminent domain or condemnal; n, benchelary shall have the shall, it is a select, to require that all nor any portion of the monies parable at compensation for such takind, which are in seven of the amount enquired to pay all reasonable cours, espenses and altroity's less necessarily pad on instated by grantor in such proceedings, shall be faild to beneficiary and applied by it limit unon any reasonable cours and espayers and article beneficiary in the trial and appellate courts, necessarily pad on the indebtohes bettered hereby; and grantor adjess, at its consumption the indebtohes bettered hereby; and grantor adjess, at its consumption to take such attended to the proceeding and the balance applies for the indebtohes bettered hereby; and grantor adjess, at its consumption to take such attended personal control of the population, promptly upon and from time to time 1,000 without allecting endorrement of its area and presentation of this deed and the note for endorrement (in case of full reconveyances, for circulation), without allecting the liability of any person for the payment of the intebtedness; frustee may

lural, timber or graxing purposes.

(a) consent to the making of any man or plat of said property; (b) join in any stantistic any easterness executing any restriction thereon; (c) join in any stantistic any easterness executing any restriction thereon; (c) join in any thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the 'sperson or persons fekally entitled thereto,' and the recitals there in any matters or lacts shall be conclusive proof of the truthtulness thereof. Trustre's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, heneficiary may at any time without notice, either in person, by adend or by a receiver to be appointed by a court, and without regard to the adequacy of any security or any part therefore, there upon any or otherwise collect he rents, elses costs and expenses of operations and collection, including reasonable attorney's fees 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 rents, issues and prolits, or the proceeds of lite and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresied, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. 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 and property is currently used for 'agricultural, timber or graining purposes, the beneficiary may proceed to loreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage for direct hereby content the secure of the property is currently used for agricultural, timber or graining purposes, the herefoldary may proceed to hereby a

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

16 For any tesson permitted by law benebiary may from time to time appoint a successor, or successors to any trustee named herein or to any successor trustee appointed because. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and thities conferred upon any trustee herein named or appointed hereunder. Each such appointment, and withtuition shall be made by written instrument executed by beneficiary, containing reference to this trust dend, its place of record, 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 revised by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed in trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

the United States, a title insurance company authorized to insure title to real s or any agency thereof. NOTE. The Trust Deed Act provides that the truste herewater must be either an interest to the truste herewater must be either an interest to do its state. Its subsidiaries, affiliates, against or branches, or the United

The grantor 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

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),

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

purposes.

This deed applies to, inures to the benefit of and binds all parties hereto their heirs, legatees, devisees, administrators, executors, personal representatives, successus 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 feminist and the neuter, and the singular number includes the plural.

IN WITNESS WHEREO	ি, said grantor has	hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining a not applicable; if warranty (a) is applical or such word is defined in the Truth-in- beneficiary MUST comply with the Act of disclasures; for this purpose, if this instrum	ble and the beneficiary liending Act, and Regul and Regulation by mak nent is to be a FIRST lie	is a creditor ation Z, the JAMES DAVID PANKEY ing required in to finance
the purchase of a dwelling, use Stevens- if this instrument is NOT to be a first lien, equivalent. If compliance with the Act	use Stevens-Ness Form I	No. 1306, or 注音 转音 经基金管理 建物管理设计设备 语言 含己一定 法中国特殊的 经股份股份
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)		
STATE OF OREGON,	IORS 93	STATE OF OREGON, County of
County of Klamath July 12, 19		19.
Personally appeared the above na		Personally appeared and who; being duly sworn,
JAMES DAVID PANKEY		each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of
(OFFICIAL Belove me:	loregoing instru- ury act and dood.	, a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf 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:
SEAL) A COCCLA (in of any of the commission appires.	11/2/82	(OFFICIAL Notary Public for Oregon SEAL) My commission expires:
	To be used on	FOR FULL RECONVEYANCE y when obligations have been paid. Trustee indebtedness secured by the foregoing trust deed. All sums secured by said be directed, on payment to you of any sums owing to you under the terms of
said trust deed or pursuant to statute	to cancel all eviden and to reconvey, with	ces of indebtedness secured by said trust deed (which are delivered to you out warranty, to the parties designated by the terms of said trust deed the
DATED:	, 19	
		Beneliciary
Do not lose or destroy this Trust Deed Of	THE NOTE which it secures	. Both must be delivered to the trustee for concellation before reconveyance will be made.
Malaner Mi comense file		
TRUST DEEL	2:138 in 131.	(15 () STATE OF OREGON
	Tantor	ment was received for record on the 13 that of July 19.79, at 3:38 o'clock P.M., and recorded
E I I I I I I I I I I I I I I I I I I I	lai illeachail	FOR in book. M70 on page 16638 or as file/reel number 70532 RECORDER'S USE Record of Mortgages of said County.
AFTER RECORDING RETURN T		Witness my hand and seal of County affixed. Wm. D. Milne
TA-Branch		County Clerk Title
	Fig. 1 and 1	By Dimethic Life City Deputy Fee \$6:00