¹ 77686	TRUST DEED Vol. 79 Page 28065
THIS TRUST DEED, made this MARIA SCHNEIDER	29th day of November 1979, between
S Grantor, TRANSAMERICA TITL WENDT HOMES, INC.	E INSURANCE COMPANY
s Beneficiary,	
Grantor irrevocably grants, bargain Manath County	WITNESSETH: ins, sells and conveys to trustee in trust, with power of sale, the property , Oregon, described as:

73 feet of Lots 3 and 4, Block 14, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

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

<text><text><text><text><text><text><text><text><text><text><text>

I

is the date, stated above, on which the final installment of said note llural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any maning any casement or creating any restriction thereon, (c) join in any thereof, (if) or other agreement allecting this deed or the lien or charge thereof, (if) or other agreement allecting this deed or the lien or charge beauty end of the property. The brain of the property is the conclusive proof of the truthalities there in all any matters or lacts shall be conclusive proof of the truthalities there in all any matters or lacts shall be routless than \$5.
10. Upon any default by grant the algebraic stress for any of the conclusive proof of the truthalities of the algebraic of the any of the conclusive proof of the truthalities and probability of any security for any part thereof, in its own name we are the provement of said property the individent shorts y secured hereby, and in such order as benew, its way determine.
offerting upon and taking possession of said property, the provession all said in any individent of the and upstat for any sub-thereot, is used and profits, or the proceeds of line and other any sub-thermal to such any sub-thereot any sub-thereot as donesaid, shall not cure or pursuant to such order. Such any such really property the hereboard we allow all and property, there any end any approximation or a wards for any individences secured hereby, and in such order as beneficiary may determine.
12. Upon detault by grantor in payment of any individences secured for the above described real property is currently include a such as a such as a property is any individences.
13. Upon detault by grantor in payment of any individences secured hereby and any approximation or a wards of any and in such and ward approperty is any other any appropriate in any individences as the such as a such as a such as a properiate in the adace appropriates and any inditation and any

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any surplus. If the successor of successors to any trustee named herein or to any successor time appointed hereinder. Upon such appointing powers and dates conferred upon any trustee, herein named is without intervalue to the successor trustee, the latter shall be vested with all tile, powers and dates conferred upon any trustee herein named or appointed hereinder to successor trustee, the latter shall be vested with all tile, powers and dates conferred upon any trustee herein named by written instrument excured by hereficiary, containing reference to this trust deed and its phase of record, which, when recorded in the other of the County Clerk of Res of record, which, when recorded in the other of the County clerk 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 deed, didy executed and acknowledgel is made a public record as provided by law. Trustee is not find to be with any parts hereto of profing sale under any other deed is trust or of any action or proceeding in which games, hencherary 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 artistiney, who is an active member of the Oregon State Bar, a bank trust company ar savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

28069

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 mathematical purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 construint this deed and whenever, including pledgee, of the maculine dender including the secure descent of the secure

* IMPORTANT NOTICE: Delete, by lining out, whichever warn not applicable; if warranty (a) is applicable and the benefic or such word is defined in the Truth-in-Lending Act and I beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIR the purchase of a dwelling, use Stevens-Ness Form No. 130 if this instrument is NOT to be a first lien, use Stevens-Ness Form equivalent. If compliance with the Act not required, disre- use the form of a dowledgement opposite.]	anty (a) or (b) is clary is a creditor Regulation Z, the making required ST lien to finance OS or equivalent;	hand the day and year first above written. Illino Somus der
10	PRS 93.490)	
County of Klamath }ss. Journer 29, 19.79	STATE OF OREG	ON, County of
Personally appeared the above named	duly sworn, did say president and that secretary of	who, each being fir. who, each being fir. the latter is the
or and acknowledged the loregoing instru- nent to be for Voluntary act and deed. Before me OFFICIAL	sealed in behalf of	that the seal allixed to the loregoing instrument is th id corporation and that the instrument was signed an said corporation by authority of its board of directors acknowledged said instrument to be its voluntary ac
Notary Public for Oregon 3/1 My commission expires: 11/2/82	Notary Public for C My commission exp	
ro:	Il indebtedness secured b vare directed, on paymer fences of indebtedness se vithout warranty to the	by the loregoing trust deed. All sums secured by sai at to you of any sums owing to you under the terms of cured by said trust deed (which are delivered to yo
TO: The undersigned is the legal owner and holder of a rust deed have been fully paid and satisfied. You hereby aid trust deed or pursuant to statute, to cancel all evid serewith together with said trust deed) and to reconvey. w	Il indebtedness secured b vare directed, on paymer lences of indebtedness se vithout warranty, to the ce and documents to	en peid. by the loregoing trust deed. All sums secured by sain to you of any sums owing to you under the terms of cured by said trust deed (which are delivered to you parties designated by the terms of said trust deed th
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