DEED OF TRUST AND ASSIGNMENT OF RENTS m_{12} (1970)	
ALE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION	DATE FUNDS DISBURSED AND INTEREST DECINE
3/12/80	IF OTHER TAND DATE OF THE TRANSACTION
PENERICIARSY I	GRANTOR(S):
TRANSAMERICA FINANCIAL SERVICES	(1) Jean G. Cherrier Aye: 27
ODRESS: 121 S. 9th St.	(2) Mary K. Cherrier Age: 25
Klamath Falls, Oregon 97601	ADDRESS: 1775 Etna
MAME OF RUSTLESTRANS AIMERICH TITLE	CITY: Klamath Falls, Oregon 97601
THIS DEED OF TRUST SECURES FUTURE ADVANCES	
to this Deel of Trust, the undersigned Grantor (all, if more than one) for the purpose of securing the payment of a Promissory Note of even date in the principal such of \$5,149.44 from Grantor to Beneficiary named above hereby grants, sells, conveys and warrants to Trustee in trust, with power of sale. One following described property situated in the State of Oregon, County of Klamath	
Lot 9, Block 8, Pleasant View Tracts, in the County of Klamath, State of Oregon.	
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Typezther with all buildings and improvements now or hereafter erected thereon and heating, lighting, plumbing, gas, electric, ventilating, refrigerating and attracenditioning equipment used in connection therewith, all of which, for the purpose of this Deed of Trust, shall be deemed fixtures of the property above $\frac{1}{2}$	
The above described real property is not currently used for agricultural, timber or grazing purposes.	
The second state of the property is not currently used for agricultural, timber or grazing purposes.	
of the premises, dring continuance of default barrandre with a solid premises, reserving the right to collect and use the same with or without taking possession.	
FOR THE PURIOSE OF SECURING: (1) Professional and the security actively actively any lawing means.	
The project to them is hereby made, until paid in full at or before maturity, or as thereon at the agreed rate, as may be hereafter loaned by Beneficiary to Grant obligated to make any additional loan(s) in any amount; (4) The payment of any with interest thereon at the agreed rate, where any such advances are made to pro-	s extended or rescheduled: (3) Payment of any additional amounts, with interest n in connection with any renewal or refinancing, but the Beneficiary shall not be money that may be advanced by the Beneficiary to Grantor or to third parties, then the security or in anordering with the Beneficiary to Grantor or to third parties,
FIRST: To the payment of taxes and assessments that may be levied and a and expenses agreed to be paid by the Grantor(s). SECOND: To the payment of the interest due on said loan. THIRD To the payment of principal.	t shall be applied in the following order: assessed against said premises, insurance premiums, repairs, and all other charges
to PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND and such other casualness as the Beneficiary may specify, up to the full value of mounts, and in sink companies as Beneficiary may from time to time app Beneficiary and that how proceeds (less expenses) of collection) shall, at Benefic restruction of and improvements Such application by the Beneficiary shall rot event of Fore loss or, all rights of the Grantor in insurance policies then in fore es- lient curves and that how proceeds (less expenses) of collection) shall, at Benefic restruction of and improvements Such application by the Beneficiary shall rot event of Fore loss or, all rights of the Grantor in insurance policies then in fore es- bers (meltidin, and prior Trust Deeds or Mortgages) and assessments that may ac- excised hereby, or option the interest of Beneficiary in said premises or in said he- law for the first cortexest or product to accrue thereon, the official receipt of the event of detault Ly Grantor(s) under Pacagraphs tor 2 above. Beneficiary, at its out other table on the max for effect the matance above provided for and pox- est standards be a metric to communities suffer any waste or any use of said could tools of the proper public sufform, and to permit Beneficiary to enter at a statim one hundred elempty days is restore promptly and in a good and working the origon and to prove active days were received and materials from a full compliance with the terms of said Promissory Note and this Deed of "Yas belies and or all the row he vielled or renewed, and any portions of the premises h- felse and or all the row to be vieled or renewed, and any portions of the premises the element or all and unit of scale how hereby created. (6) That he is seried of the pre- he trees hereby forever warrant and will forever defend the utile and possession the	rose, and to keep the policies therefor, properly endorsed, on deposit with surv's option, be applied on said indebtedness, whether due or not, or to the cause discontinuance of any proceedings to foreclose this Deed of Trust. In the half pass to the purchaser at the foreclosure sale, (2) To pay when due all taxes, the against the above described premises, or any part thereof, or upon the debt or, and procure and deliver to Beneficiary ten (10) days before the day fix- proper officer showing payment of all such taxes and assessments. (3) In one of the reasonable premiums and charges therefor; (b) pay all such taxes, thus and swall be added to the unpaid balance of the obligation secured by this Deed of keep the buildings and other improvements now existing or hereafter erected in 4.1 emission due times for the purpose of inspecting the premises, to complete and the mathematic are building which may be constructed, damaged or destroyed is defined as 'building which may be constructed, damaged or destroyed is defined as 'building which may be constructed, damaged or destroyed is defined as 'building which may be constructed, damaged or destroyed is defined as 'building which may be constructed, damaged or destroyed is defined as 'building which may be released from the lien hereof, without or described may, without notice, be released from the lien hereof, without

be does hereby brever warrant an 1 will torever detend the une and possession there 14 gainst the law of claims of any and an persons whatsoever. (1-18 MULITALS) AGREFID THAT: (1) If the sud-Grantor(s) shall fail or neglect to pay installments on said Promissory Note as the same may hereafter become day, or upon default in the performance of any agreement hereander, or (pon sale or other disposition of the premises by Grantor(s), or should any length or proceeding be filed in (in) equal to enforce any lien on, claim agains' or interest in the premises, then all sums owing by the Grantor(s) to the source day or upon default in the performance of any agreement herein the premises or interest in the premises, then all sums owing by the Grantor(s) to the source day or upon default in or upon the origin of the premises or interest in the premises, then all sums owing by the Grantor(s) to the on the application of the Beneficiary or assignee, or any other person who may be entitled to the monies due thereon. In the event of such default, Beneficiary thay execute or cause Trastee to execute a written Notice of Default and of Election To Cause Said Property To Be Sold to satisfy the obligations hereof, and Trustee, the Promissory Note and all documents evidencing expenditures secured hereby, whereupon Trustee shall fix the time and place of sale and give notice thereof as required by law.

(2) Whenever all or a portion of any obligation secured by this Trust Deed has become due by reason of a default of any part of that obligation, including taxes, assessments, preminans for insurance or advances made by a Beneficiary in accordance with the terms of the Trust Deed, the Grantor or his successor in interest in the trust property, or any part of it, any Beneficiary under a subordinate Trust Deed or any person having a subordinate lien or encumbrance of record on Beneficiary in the trust property, or any part of the time and date set by the Trustee for the Trustee's sale it the power of sale therein is to be exercised, may pay to the Geneticiary or his successor in interest, bespectively, the entire amount then due and r the terms of the Trustee's and the obligation secured thereby (in orthor true on the precised and the obligation secured thereby (in other time on the precised as would not then be due had no default eccured, and thereby cure the default. After payment of this amount, all remain in force the same as it no acceleration had occurred.

Fortain in bace the same as it no acceleration had occurred. (3) After the layse, d such time as may then be required by law following the recordation of said Notice of Default, and Notice of Default and Notice of Sale brown been given as then required by law. Trustee, without demand on Grantor(s), shall sell said property on the date and at the time and place designated in conducting the view as then required by law. Trustee, without demand on Grantor(s), shall sell said property on the date and at the time and place designated in conducting the view may, for any cluste he deems expedient, postpone the same from time to time until it shall be completed and, in every such case, notice of burger than one tay beyond the day designated in the Notice of Sale, notice thereo: shall be given in the sale provided, if the view sale is postponed to that execute and deliver to the purchaser its Deed conveying said property so sold, bail, without any covenant of warranty, express or implied. The recitals in the postponent shall be given by the one-layse proof of the truthfulness thereof. Any person, including therefore, and the warranty express or implied. The recitals in the lower shall construct the same theory of the truthfulness thereof. Any person, including therefore, way but at the vale.

The best shall apply the proceeds of the sale to payment of (1) the costs and expenses of exercising the power of sale and of the sale, including the payment of the busine's and Attorney's few. (2) cost of any evidence of title produced in constitution with such sale and revenue stamps on Trustee's Deed; (3) all other any connect her shy, and (1) the remainder, if any, to the person of persons legally or fitled thereto, or the Trustee, in its discretion, may deposit the balance of such proceeds with the County Clerk of the County in which the sale took place.

(1) Groutorty agrees to sourcide proversion of the hereinabout described premises to the Purchaser at the aforesaid sale, in the event such possession has not such possession has not

where an a opposite concernency, where an a opposite concernency instead as time by filing for record in the office of the County Recorder of each county in which said property or out observe as its access a Substitution of Trustee. From the time the substitution is filed for record, the new Trustee shall succeed to all the powers, of the area of the other Taistee named herein or of any successor Trustee. Each such substitution shall be executed and acknowledged, and notice of the area of the other to be substitution of the powers of the two times. en pos date southouts one title of the fuscie named nervice or or any successor thereof, full be given and proof thereof made, in the manner provided by law.

on Comparation of the by soil Grantor(s) of his indebtedness hereunder, Trustee shall reconvey to said Trustor(s) the above-described premises according to

(7) should and projectly or any part thereof be taken by reason of any public improvement or condemnation proceeding. Beneficiary shall be entitled to all componision, awards, and other payments or relief therefor, to the extent necessary to liquidate the unpaid balance, including accrued interest, of the obligation secured by this beed of Frast.

GONSTRUCT which a source of the track of the track of the Promissory Note secured her due to the contrary, neither this Deed of Trust nor said Promissory Note secured her due to the contrary, neither this Deed of Trust nor said Promissory Note secured her due to the contrary, neither this Deed of Trust nor said Promissory Note secured her due to the contrary, neither this Deed of Trust nor said Promissory Note secured her due to the contrary, neither this Deed of Trust nor said Promissory Note contrary, her be of the formation of the contrary, her be of the formation of the contrary, her be of the trust of the contrary is a secured her due to the contrary, neither the secure of the formation of the contrary is a secure of the contrary of th

(1) All Grandows shall be pointly and severally liable for tultillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust constance to and be building upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference is this floor of Fruit of the singular shall be construed as plural where appropriate. tes hard difference enforcements of any provisions herein shall not affect the valid ty and enforcembility of any other provisions.

(11) From a ceptor that there this beed of Trust, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated benefity, unless brought het Trustee. (17) the undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Default and of any Notice of Sale hereunder be mailed to

IN WITNENS WEEREOF the said Grantor has to these presents set hand and real this date scaled and delivered in the presence of: youn ~ 7. _ (SEAL) (SEAL) ounty of 7.1 7.17 1 7 17 . .i On this day of Personally appeared, the above named and • • and inowledged the foregoing instrum to be voluntary act and deed. Before me Ŷ. tary/Public for Oregon My Commission expires TO TRUSTEE: REQUEST FOR FULL RECONVEYANCE The understand is the fetal owner and holder of all indebtedness secured by this Deed of Trust. All sums secured by said Deed of Trust have been paid, it four are requested, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel all evidences of indebtedness, secured by id Deed of Trust, delivered to you herewith and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now at the your what the converын h dd by you under the i an e Mail Reconveyance to: Вy ------Βv Do not lose or destroy. This Deed of Trust must be delivered to the Trustae for cancellation before reconveyance will be made. By affixed on page County was received for record on the SLATE OF OREGON Annamarca 2 Witness. No. County of cerufy Ø _____M. and recorded **TRUST DEED** my hand and wal of County that Record of Morthage of ころ the J LILANCE 1 within ដ 19 51601 Ξ hook Instrument 2222 Beneficiar day -111 XEL C Grantos ã. ss 18:00