137712 TRU	IST DEED	vol. <u>Mgo</u> Page	7868
THIS TRUST DEED, made this	day of R, husband	April , and wife	1980, between
Grantor, TRANSAMERICA TITLE INSURAN	ICE CO.		as Trustee, and
ILDRED HAND			,
s Beneficiary, WITT	VESSETH:		
Grantor irrevocably grants, bargains, sells and c KlamathCounty, Oregon, desc	conveys to trust	tee in trust, with power of s	ale, the property
See attached description			
,			
Buyer and seller herein agree that in addition to regular monthly paym as pruchaser desires providing such value of the remaining property or	nents, sel n releases	ler will release s in no way detract	uch portion: s from the
Buyers are responsible for the paym and are required to provide proof o	nent of ta of payment	xes and insurance to the sellers.	when due,
gether with all and singular the tenements, hereditaments and	appurtenances an	d all other rights thereunto belo	onging or in anywise
w or herealter appertaining, and the rents, issues and prolits t on with said real estate. FOR THE PURPOSE OF SECURING PERFORMANC	CE of each agreen	nent of grantor herein contained	and payment of the
m of Forty thousand three hundred a	Dollars, with in	nterest thereon according to the t	erms of a promissory
be of even date herewith, payable to beneficiary or order and r	nade by grantor, i	the final payment of principal at 19.90.	nd interest hereof, il
The date of maturity of the debt secured by this instrume. ecomes due and payable. The above described real property is not currently used for agri	nt is the date, stat		tallment of said note
To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition of tepair; not to remove or demolish any building or improvement threeo	(a) consent to	the making of any map or plat of sai	ereon: (c) join in any
d repair; not to remove or demolish any building or improvement thereo t to commit or permit any waste of said property. To complete or restore promptly and in good and workmanlif anner any building or improvement which may be constructed, damaged of 		r other agreement affecting this deed onvey, without warranty, all or any pa- reconveyance may be described as thereto," and the recitals there not an root of the truthfulness thereof. Trusta	the "person or persons y matters or facts shall
3. To comply with all laws, ordinances, regulations, covenants, cond	li- services mention	rool of the truthlulness thereol. Trust ed in this paragraph shall be not less th n any delault by grantor hereunder, i otice, either in person, by agent or b	an \$5.
and restrictions allecting said property; if the beneficiary so requests, in in executing such linancing statements pursuant to the Uniform Comme of Code as the beneficiary may require and to pay for filing same in th oper public office or offices, as well as the cost of all fien searches may one public office or offices.	he pointed by a co de the indebtedness	ourt, and without regard to the adequ s hereby secured, enter upon and take	possession of said prop-
 filing officers or searching agencies as may be deemed desirable by filineticiary. 	issues and profi	t thereof, in its own name sue or oth ts, including those past due and unpai xpenses of operation and collection, inc.	erwise collect the rents, d, and apply the same, cluding reasonable attor-
w or hereafter erected on the said premises against loss or damage by li d such other hazards as the beneliciary may from time to time require, amount not less than \$, written	in ficiary may detain 11. The	entering upon and taking possession	of said property, the
mpanies acceptable to the beneliciary, with loss payable to the latter; a dicies of insurance shall be delivered to the beneliciary as soon as insur- the grantor shall fail for any reason to procure any such insurance and	d; insurance policie to property, and th	ch rents, issues and profits, or the pro- s or compensation or awards for any the application or release thereof as alo	taking or damage of the resaid, shall not cure or
liver said policies to the beneficiary at least filteen days prior to the expir in of any policy of insurance now or hereafter placed on said building a beneficiary may procure the same at grantor's expense. The amou	a- waive any dela (s. pursuant to such nt	ult or notice of default hereunder or h notice. n default by grantor in payment of a	
lected under any lire or other insurance policy may be applied by bene rry upon any indebtedness secured hereby and in such order as beneficial ay determine, or at option of beneficiary the entire amount so collected, up part thereof, may be released to grantor. Such application or release shi	ry hereby or in his or declare all sum	 performance of any agreement hereun secured hereby immediately due an iciary at his election may proceed to 	der, the beneficiary may d payable. In such an foreclose this trust deed
t cure or waive any default or notice of default hereunder or invalidate at t done pursuant to such notice.	ny in equity as a advertisement a all execute and cau	mortgage or direct the trustee to lore nd sale. In the latter event the benelic use to be recorded his written notice of	close this trust deed by iary or the trustee shall default and his election
xes, assessments and other charges that may be levied or assessed upon t ainst said property before any part of such taxes, assessments and oth arges become past due or delinquent and promptly deliver receipts theref	er hereby, whereur or thereof as then	d described real property to satisfy son the trustee shall lix the time and p required by law and proceed to fore what in ORS 86 740 to 86 795	place of sale, give notice
beneficiary: should the grantor lail to make payment of any taxes, asses ents, insurance premiums, liens or other charges payable by grantor, eith direct payment or by providing beneficiary with lunds with which ake such payment, beneficiary may, at its option, make payment theree	er 13. Show	vided in ORS 86.740 to 86.795. Ild the beneliciary elect to foreclose by ult at any time prior to live days bel	ore the date set by the
id the amount so paid, with interest at the rate set forth in the note security together with the obligations described in paragraphs 6 and 7 of the providence of σ of	his tively, the entir	trustee's sale, the grantor or other p may pay to the beneficiary or his succe e amount then due under the terms of d thereby (including costs and	the trust deed and the
ust deed, shall be added to and become a part of the deol section by it ust deed, without waiver of any rights arising from breach of any of the	he enforcing the te	ed thereby (including costs and expen rms of the obligation and trustee's and ounts provided by law) other than su not then be due had no default occu	I attorney's fees not ex-
venants derived and tob state payrell as the Arantor, shall be bound to to by hereinbere described, as well as the Arantor, shall be bound to to me estent that they are bound for the payment of the obligation here scribed, and all such payments shall be immediately due and payable wit provident and all such payments shall be immediately due and payable wit	in the default, in h- the trustee.	which event all foreclosure proceeding	s shall be dismissed by
is notice, and the nonpayment thereof shall, at the option of the beneficiar nder all sums secured by this trust deed immediately due and pay-oble at netitute a breach of this trust deed. 6. To pay all costs, less and expenses of this trust including the co	nd place designated	erwise, the sale shall be held on the di d in the notice of sale or the time d a provided by law. The trustee may a or in separate parcels and shall sell t	o which said sale may sell said property either
title search as well as the other costs and expenses of the trustee incurr- connection with or in enforcing this obligation and trustee's and attorney entropy incurred.	auction to the shall deliver to the property as	or in separate parcels and shall sell t highest bidder for cash, payable at th the purchaser its deed in form as req b sold, but without any covenant or w	he time of sale. Trustee uired by law conveying
7. To appear in and delend any action or proceeding purporting text the security rights or powers of beneficiary or trustee; and in any su iton or recercling in which the beneficiary or trustee may appear, including the proceeding of the beneficiary or trustee may appear.	to plied. The recit. it. of the truthfuli ng the grantor and	als in the deed of any matters of fact a ness thereof. Any person, excluding th beneliciary, may purchase at the sale.	shall be conclusive proof
ny suit for the foreclosure of this deed, to pay all costs and expenses, i uding evidence of title and the beneficiary's or trustee's attorney's lees; to wount of attorney's lees mentioned in this paragraph 7 in all cases shall	he shall apply the	in trustee sells pursuant to the powers proceeds of sale to payment of (1) in opensation of the trustee and a reason	the expenses of sale, in-
red by the trial court and in the event of an appeal from any independence where of the trial court, grantor further agrees to pay such sum as the a flate court shall adjudge reasonable as the beneficiary's or trustees afte	 attorney, (2) to P having recorded M deed as their ii 	o the obligation secured by the trust of I liens subsequent to the interest of a interests may appear in the order of th	feed, (3) to all persons the trustee in the trust eir priority and (4) the
a's ters on such append. It is mutually agreed that: Note the event that any portion or all of said property shall be tak	surplus, if any, surplus. en 16. For	to the grantor or to his successor in any reason permitted by law benelic	interest entitled to such iary may from time to
when the right of eminiment domain or condemnation, beneficiary shall have to but, if it so elects, to require that all or any portion of the monies payah compensation for such taking, which are in eccess of the amount require compensation for such taking, which are in eccess of the amount require noise	ed time appoint a successor truste conveyance to	successor or successors to any trustee e appointed hereunder. Upon such ap the successor trustee, the latter shall	named herein or to any pointment, and without be vested with all title,
put all reasonable costs, expenses and attorney's lees necessarily paid curred by grantor in such proceedings, shall be paid to beneficiary a plied by it first upon any reasonable costs and expenses and attorney's lee	nd powers and du nd hereunder. Eac.	ities conferred upon any trustee here h such appointment and substitution sl cuted by beneticiary, containing refer	in named or appointed hall be made by written ence to this trust deed
th in the trial and appellate courts, necessarily paid or incurred by ber biars in such proceedings, and the balance applied upon the indebted negred bretely, and Kramon elevers and is own expense, to take such action upon the index such action and the such action is balance as the such action of	Clerk or Record shall be conclus	of record, which, when recorded in the fer of the county or counties in which live proof of proper appointment of the	the property is situated, successor trustee.
all execute such instruments as shall be necessary in obtaining such con- mutation, promptly upon beneficiary's request. q = At any time and from time to time upon written request of ben iars, parment of its lees and presentation of this deed and the note l	acknowledged i obligated to no	stee accepts this trust when this de s made a public record as provided tily any party hereto of pending sale t	by law. Trustee is not inder any other deed of
burs, payment of its feed and prevention of one distribution of the development in case of full recompresences, for cancellation, without affecting bursties to any person for the payment of the indebtedness, truster on	ng trust or of any	action or proceeding in which granto y unless such action or proceeding is b	r, beneficiary or trustee.
OIE the Trust Deed Act provides that the trustee beleving must be either at surings and four association authorized to do business under the laws of C openry of this state, its subsidiaries, altifuites, agents or branches, the United			
openy of this state, its subsidiaries, athinates, agents or branches, the United	unities or any agency f	hereof, of an esclow agent licensed under	

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7869The 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 when than a 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 construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. ROBERT C. TURNER HELEN E. TURNER HELEN E. TURNER Leuna STATE OF CALIFORNIA COUNTY OF PLACER lss ON April 23 , 1980 , before me, the undersigned, a Notary Public in and for said County and State, personally appeared ROBERT C. TURNER and HELEN E. TURNER CAROL SCHNEIDER NOTARY PUBLIC - CALIFORNIA COUNTY OUBLIC - CALIFORNIA COUNTY OF PUACER My Commission Expires March 23, 1984 ----known to me to be the persons.. whose name.s.....are. subscribed to the within instrument, and acknowledged to me that they executed the same. Garol Schneider Notary's Signature GENERAL ACKNOWLEDGMENT m No. 16 REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. TO:, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and nonzer of an indepicturess secured by the foregoing trust deed. All sums secured by said trust 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 said trust 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 now held by you under the same. Mail reconveyance and documents to DATED: . 19 Beneficiary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustoe for cancellation before reconveyance will be m TRUST DEED and the second s (FORM No. 881-1) STATE OF OREGON. EVENS NESS County of 1 88. I certify that the within instrument was received for record on the day of o'clock M., and recorded at Grantor SPACE RESERVED in book reel volume No. FOR on Page. ... or as document fee file RECORDER'S USE instrument/microfilm No. Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. th dorma SAN. By Deputy

DESCRIPTION

7870

A portion of the SE4NE4 of Section 12, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a 5/8" iron rod on the Easterly right of way line of Orindale Road, said point being North 00° 13' 21" East 666.24 feet and South 89° 43' 25" East 25.64 feet from the Northwest corner of the NE4SE4 of said Section 12; thence South 89° 43' 25" East 1351.84 feet to a 5/8" iron rod on the East line of said Section 12; thence North 00° 23' 16" East along the East line of said Section 12, 664.99 feet to a 14" pipe marking the Northeast corner of the SE4NE4; thence North 89° 40' 11" West along the North line of said SE4NE4 892.52 feet to a 4" iron rod; thence South 00° 13' 21" West a distance of 399.66 feet to a 4;" iron rod marking the Southeast corner of a parcel of land conveyed by deed recorded in Book M-79 at page 3623; thence North 89° 46' 39" West 435.60 feet to a 4;" iron rod on the East line of Orindale Road; thence South 00° 13' 21" West along the East line of Orindale Road 265.76 feet to the point of beginning.

STATE OF OREGON; COUNTY OF KLAMATH; 53.

Filed for record at request ofTransamerica Title co.
wy recorded in VolNou, ofNortgages on Page 7000 Wm D. MILNE, County Cle By & Connection and Acts cho Fee \$10.50
Fee \$10.50