| N64:52 →#01/A 38-21641-Mon | TRUST DEED | Vol. 30 | _Page 3855 4 |
|--|-------------------------------|------------------------|---|
| THIS TRUST DEED, made this | :hday of | May | , 1980., between |
| JAMES M. LARSON and JAYNE s Grantor, TRANSAMERICA TITLE INSU | BACCUS-HURLE IRANCE COMPAN | Y, Husband and | 1 Wife , as Trustee, and |
| FRANK R. LANDON and PHYLLI | S M. LANDON, | Husband and V | <i>N</i> ife |
| s Beneficiary, | WITNESSETH: | | n La Chaile Artailte Bratailte Artailte anns an t- |
| Grantor irrevocably grants, bargains, sells mKLAMATHCounty, Orego | s and conveys to tri | ustee in trust, with p | to apply and the share of a second |
| SEE ATTACHED | EXHIBIT "A" | Control | |

the and fore us deriver this from that the MDIS which is remien both from the editorial to the nones the question hears

together, with all and, singular the tenements, hereditaments 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-

note of even date herewith, payable to beneficiary or order and made by grantor, the time payment of principal and interest hereof, if not sooner paid, to be due and payable <u>June 1</u>, 19.87. 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. The above described real property is not currently used for agricultural, timber or grazing purposes.

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Ine above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition, and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions altecting said property; if the beneficiary so requests, to' proper public offices or offices; as well as the cost of all lien searches made by filing 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 refected on the said-premises advants laws of the above the search bar of the search bar of

To the executing such linancing statements pursuant to the Unitorm Commercial Code as the beneliciary may require and to pay for lining some in the proper public officers or searching agencies as may be deemed desirable by the beneliciary.
 A To provide and continuously maintain insurance on the buildings now or hereafter erected on the sail-premises against loss or damage by the policies of insurance shall be deliver at the beneliciary, with loss payable to the latter; all policies to insurance shall be deliver at the beneliciary as soon as insured; it is grantor shall be delivered to the beneliciary as soon as insured; it the grantor shall be deliver at the beneliciary or soon as insured; it the grantor shall be delivered to the beneliciary as soon as insured; it the grantor shall be delivered to the beneliciary as soon as insured; it the grantor shall be delivered to the beneliciary as soon as insured; it the grantor shall be delivered to the beneliciary as soon as insured; it he grantor any policy of insurance now or hereatter placed on said buildings, the beneliciary may near the south horize and the same at grantor's expense. The amount collected under any life or other insurance policy may be applied by beneliciary may determine, or as 'onloce sol delaut hereunder or invalidate any life or other others of delaut hereunder or invalidate any case, assessments and other charges that may be levied or assessed upon or charses assessments and other charges that may be levied or assessed upon or charges become past due or deling and, at the rate of all to make payment of any life or other and the payment of any lange bareful the obligation deliver receipts thered, and the obligation described in paraforphase 6 and 10 at the source of any lange and the amount so paid, with interest at the rate set forth in the not escured by direct payments, while interest as aloresaid, the representer that due or deliver may at its conting for more anared of the bassement and other charges paymating by

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the date, stated above, on which the final installment of said note ural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property; (b) join in any straining any essement or creating any restriction thereon; (c) join in any thereoil; (d) reconvey without arranty, all to any part of the provers. The strainte in any reconveyance may be described as the "person or persons leavily of the source," and the recitals therein of any matters or there so that shall be conclusive proof of the truthulness thereol. Trustee's fees for any of the source entitled thereol; and the person, by gent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebidness hereby secured, enter upon and take possession of said property or any part thereol, in its own name sue or otherwise collect the rents, insue and prolits, including those past due and unpaid, and apply the same, including those past due and unpaid, and apply the same, including those past due and unpaid, and apply the same, including those past due and unpaid, and apply the same, including those past due and unpaid, and apply the same, including those past due and unpaid, and apply the same, including those and prolits, or the proceeds of the and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereol as aloresaid, shall not cure or wire any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.
12. Upon delault by grantor in payment of any indebifedness secured hereby in this performance of any agreement hereunder, the beneliciary may at a mortidge in the manner provided by law for mortidge for any application ary application ary advertement and any application ary application ary application ary application ary application ary application ary applications are any application ary application ary application ary applicatis application ary application ary

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If any the surplus is any transferred by law beneficiary may from time to time appoint a successor or successor to any trustee 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 duties conferred upon any trustee herein named or appointed hereunder. Each successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each successor trustee, the latter shall be vested or appointed instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointent of the successor trustee. 17. Trustee accepts this trust when this deed, duty executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, 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 member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to business under the laws of Oregon sor the United States, a 'fille' insurance' company authorized to insure tirle to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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, tamily, 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

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 teminine 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 or 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, use Stevens-Ness Form No. 1306, or equivalent. If, compliance with the Act not required, disregard this notice. JAMES M. LARSON (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of. County of Klamath) 55, 19 Nlay 30, 19.80. Personally appeared Personally appeared the above named James M. Larson and who, each being first duly sworn, did say that the former is the Jayne Baccus-Hurley president and that the latter is the **بربر د**ی. میرون**م** secretary of ... Χ. An 511113 and acknowledged the foregoing instrua corporation, and that the seal attixed to the foregoing instrument is the corporate scal of said corporation and that the instrument we 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 Before me: ment to be their voluntary act and deed. Before mo: C AL Notary Public for Oregon My commission expires: 3-22-8 (ICÍAL Notary Public for Oregon (OFFICIAL SEAL) My commission expires: -0. Ge $\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{i=1}^{n} \sum_{$. Otore Sciences REQUEST FOR FULL RECONVEYANCE NY & MAR. 4. To be used only when obligations have been paid. TO: 1.0116, Trustee in our or The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said Transfor the trust deed have been fully paid and satisfied. You hereby are directed, on psyment 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 berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the best of now held by you under the same. Mail reconveyance and documents to DATED. Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be TRUST DEED STATE OF OREGON (FORM No. 881-1) TLAND OREY L.L. CHED EXINELT ... WIL LAW PUB. CO., POR SS. County of I certify that the within instru-AT MIN, T, II On South Bear sharp do The March March 10 ment was received for record on the Granite internation? Suma ner an she she was a she ar SPACE RESERVED a genegeneet Grantor At in book FOR LISVIII IVVIII IVVIII IIVG HATTY RECORDER'S USE as file/reel number..... Record of Mortgages of said County. CAMBAN INTERNATION PROVIDENT INSURANCE CO Witness my hand and seal of VANE BUCCOS County affixed. STERIOR Transamerica Title Thy.Co 3940 South 6th Street 58rg 12 16 64 Klamath Falls; Oregon 97601

151131 (0550)

By

......Title

......Deputy

EXHIBIT "A"

Lot 1, MOYINA, in the County of Klamath, State of Oregon.

This Trust Deed is an "All Inclusive Trust Deed" and is 2nd and subordinate to the Trust Deed now of record dated November 19, 1964 and recorded November 23, 1964 in Book 227 at Page 336, in official records of Klamath County, in favor of The Prudential Insurance Company of America, a corporation, as Beneficiary, which secures the payment of a Note therein mentioned. Beneficiary herein agrees to pay, when due, all payments due upon the said Promissory Note in favor of save Grantors herein, James. M. Larson and Jayne Baccus-Hurley, Husband in making any payments due upon said prior Note and Trust Deed, **Trustors** herein may make said delinquent payments and any sums so paid by Trustors Note secured by this Trust Deed.

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| STATE OF UREGON; COUNTY OF KLAMATH; SS. | | | | | |
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| Filed | for record c | t request of _ | Transamerica | Title Co. | |
| | | | | at 3:24 clock PM., and | |
| uly | recorded in V | /ol. <u>M80</u> , | of <u>Mortgages</u> | on Page9855 | |
| | | Fee \$10.50 | By Dernet | D. MILNE, County Clark | |

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