TRUST DEED

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IME THIS TRUST DEED January 1 7th made this day of RONALD, HASKELL THOMAS AND KAREN LEE THOMAS, husband and wife

as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY as Granton, II CANSAGE AND SHIRLEY J. MITCHELL, husband and wife

97776

as Beneficiary,

23139-0

TRUST DEED

WITNESSETH:

786 in cook real volume No. Mad

(aren Lee. Thomas Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in the sale of the property of t

ment was received for record on the Lote8 in Block 9 PLEASANT VIEW TRACTS, in the County of Klamath, State of

STATE OF OREGON

of lives at desiroy. This hole Deed OR THE NOTE which it secures. Both must be idelivated to the trusted les concellation before securing are vill So minds

Benoticent

DATED:

together with all and singular, the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise together with all and singular the tenements, nereditaments 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 connection with said real estate. It is a support of the said the rents of the said the rents of the said the rents of the said the said the rents of the said the rents of the rents of

es care and payable. The above described real property is not currently used for cagricultural, dimber, or grazing purposes.

The date of maturity of the debt secured by this instrument is becomes due and payable.

The date of maturity of the debt secured by this instrument is becomes due and payable.

The cobove described real property is not currently used for cognicultur. To protect the security of this trust deed, grantor agrees:

To protect, preserve, and, maintain, said, property, in, good, condition—and tell, good, condition—and tell, good, condition—and tell, good, and one of the commit or permit any waste of said, property, in, good, condition—and tell, good, good the commit or permit any waste of said or building or improvement thereon, and preserve, and the property if the bearing, or countried, damaged or destroyed thereon, and pay when due, all coast incurred therefor.

You was the beneficiary may require and to, pay for liting, and restrictions allecting, said property, if the bearing, or countried of the property if the bearing, or conditions, and restrictions allecting, and property, if the bearing, or conditions, and restrictions allecting, and property, if the bearing, or conditions, and restrictions allecting and property, if the bearing, and restrictions allecting and property, if the bearing, and restrictions allecting and property if the bearing, and restrictions allecting and property if the bearing, and restrictions allecting and property if the bearing, and restrictions and property if the bearing, and any property if the bearing, and any property if the bearing and to the bearing and the bearing and the bearing and the bearing and any property if the said premises against loss or damage by fire and any part that the property is an amount not less than \$1...\text{All property bearing and the bearing and the bearing and the property and property bearing and the bearing and the bearing and the bearing and the property and determine, or, at option of beneficiary, may

lural, dimber, or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any exement or creating any restriction thereon; (c) join in any subordination or other afterenent affecting this deed or the lien or charge thereot; (d) teconivey, without warranty, all or any part of the property. The grantee in the conveyance may be described as the "person or persons legally entitled thereto," and the rectalls therein of any matters or facts shall be conclusive proof (of the truthfulness thereol. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiarly may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security of the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the renix issues and expenses of operation and collection, including reasonable after new stees upon any indebtedness secured hereby, and in such order as beneficiarly may determined. Such a secured hereby, and in such order as beneficiarly may determined. Such and profits, or the proceeds of ire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant, to such contine.

innurance policies or compensation or clease thereof as aloresaid, shall not cure or property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done property or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby, immediately due and payable. In such any declare all sums secured hereby, immediately due and payable. In such all event the beneficiary at his election may proceed to foreclose this trust deed in equity, as a moringe or direct the trustee to foreclose this trust deed in excritisement and sale. In the latter event the beneficiary or the trustee shall excritisement and sale. In the latter event the beneficiary or the trustee shall excrite the said, described the state of the said of secribed to the said of the said of secribed to the said of secribed in the said of secreb secret to the said secret in the said of secribed in the said of secret in the said secret in the said of secret in the said of secret in the said of secret in the said secret in the sa

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 sovings and loan association authorized to do business under the laws of Oregon or the United States to title insurance company authorized to insure title to real property of this state. Its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

	ith the beneficiary and those claiming under him, that he is law-
EXCEPT. Mortgage recorded 6/29.37	perty and has a valid, unencumbered title thereto 0, in Book Ma70 page 5288
Unrecorded Contract date	d%6/1/72 Vendees Assignment thereof
ころののは、1900年には	M79 page 22967 and Contract recorded 9/27/7 ame against all persons whomsoever. Bk M79 page 29270
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o pay all recomblic mate, ethers, and attention in the necessary	the control of the co
the components of the requirement of the components of the mount	represented by the above described note and this trust deed are:
(a)* primarily for grantor's personal, family, house	hold or agricultural purposes (see Important Notice below), tural person) are for business or commercial purposes other than agricultural
epliate court barboses: 4.29 reasonable as the beneficiary are natite	of other lives of the transfer of the constitution of the transfer of the tran
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	binds all parties hereto; their heirs legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the
contract secured hereby, whether or not named as a benetic masculine sender includes the terminine and the neuter, an	hary herein. In construing this deed and whenever the context so requires, the difficulty number includes the plural.
allest the policy of their or invites of bellioner of their or	is hereunto set his hand the day and year first above written.
in connection skip the in supercial transmignation from the course of the connection seems to the connection of the conn	bearing addition to the parchase his design and the design of the design
* IMPORTANT, NOTICE: Delete, by, lining; out, whichever warrant not applicable; if warranty (a) is applicable and the beneficiary and the sense of t	is a creditor RONALD HASKELL THOMAS,
as such word is defined in the Truth-In-Lending Act and Regi mediciary MUST, comply; with the Act and Regulation by ma disclosures; for this purpose; if this instrument is to be a FIRST I	king, required, strings of across of the thorough
the purchase of a dwelling, use Stevens-Ness Form No. 1305	or equivalent by a search and the se
If this instrument is NOT to be a first lien or is not to finance of a dwelling use Stevens-Ness Form No. 1306; or equivalent	If compliance in bathin, received, there is a receiving a received and a received
with the Act is not required, disregard this notice successful to	Comment thank the promise with the Comment of the C
	43.490] a 15. Shead he benefits the forest to the steel of establishment are the
STATE OF OREGON Lambdani, and broads), grants are a same a sum of the state of the	STATE OF OREGON, County of
County of Kilamath 100 100 100 100 100 100 100 100 100 10	Personally appeared and
but ber meter unt pa toresea to tempor and bublicanou on the Bersonally, appeared the above named.	re spot casts in perspect of he section who each being first
Ronald Haskell Thomas and	duly sworn, did say that the former is the
Karen Lee Thomas quist and buners to the newspectors of the process of the second sec	president and that the latter is the
	temperative infinitese policies to compressive in a more than the entire section of the
	corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and
and acknowledged the foregoing instru- ment to be blein) Soluntary act and deet.	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
Subject to the Below me to the total and the second	Fand deed. If the out of the proper content is and the out of the
SEAL)	used 10 The Upon any Meadle by Leaner hereaster arrelesses me) it res- used 10 the relibent inclose other in negatic by their experience are received in the me
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Case to course it My commission express 17 12 90 40	My commission expires:
To prince the scenicly of this trust deed, granton, and repair 90, twice bit so about and repair 90, twice bit so about any liquide on anyworm	ictivación de consecuentamente consecuención de consecuen
ing above described seal property is not currently sean	
The date of manufity of the debt secured by this in becomes due and payable.	ulk when opplications have peen bold above, one whom the lines installment of sold note.
to:	2. Trustee
The undersigned is the legal owner and holder of all	indebtedness secured by the loregoing 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 nees of indebtedness secured by said trust deed (which are delivered to you
herewith together with said trust deed) and to reconvey, wi	thout warranty, to the parties designated by the terms of said trust deed the
estate now held by you under the same; Mail reconveyance	notite thereof such of transfer and representation of the foreign of the first of t
DATED:	
DATED: 19.	
	Beneficiary