96566

Fourth Trust Deed TRUST DEED

THIS TRUST DEED, made this

Val B. Young and Jeannie Young, husband and wife

3 day of March

as Grantor, Transamerica Title Insurance Company Margaret A. Wolfram

as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Lot 5, Block 4, SECOND ADDITION TO MOYINA, in the County of Klamath, State or Oregon RIVERD

see attached EXHIBIT A

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 connection with said real estate.

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.

Some of INE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Iwelve Thousand Four Hundred and No/100——

sum of IWELVE INOUSANG FOUR HUNGREG and NO/100—

Dollars, with interest thereon according to the terms of a promissory not sooner paid, to be due and payable APril 2

The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be died, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the chove described real property is not currently used for agricultural, timber or grazing purposes.

The date of manurery becomes due and payable. In the event the witting becomes due and payable. In the sold, conveyed, assigned or alienated by the grantor without first sold, conveyed, assigned or alienated by the grantor without first shall become immediately due and payable.

The protect the security of this trust deed, grantor agrees:

It protects the security of this trust deed, grantor agrees:

It protects the security of this trust deed, grantor agrees:

It protects the security of this trust deed, grantor agrees:

It protects the security of this trust deed, grantor agrees:

It protects the security of this trust deed, grantor agrees:

It protects the security of this trust deed, grantor agrees:

It provides the security of this trust deed, grantor agrees and grantor agrees agreed and the continuous of the security of the secu

litural, timber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any strating any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconveyance may be described as the "person or persons are in the property, without warranty, all or any part of the property. The legally entitled thereto," and the recitals therein of any matters or a persons be conclusive proof of the truthfulness thereof. Trustee's fees for any of the 10. Upon any default by grantor hereunder, beneficiary may at any simple thou notice, either in person, by agent or by a receiver to be appointed by a court, and without refard to the adequacy of any security for the indebtedness hereby secured; ease the property or any part thereof, in it own name sue or otherwise collect the rents, least costs and expenses of operation and collection, including reasonable afformations and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable afformation and collection, including reasonable afformatically may determine.

1.1. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or damage of the wave any default or notice of default hereunder or invalidate any act done pursuant to such notice.

pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured for the payment of the property of the payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to foreclose this trust deed and extraction of the property of the prop

the default, in which event all foreclosure proceedings shall be dismissed by

14. Otherwise, the sale shall be held on the date and at the time and
place designated in the notice of sale or the time to which sale sale may
in one parcel or in separate parcels and shall sell the parcel or parcels are
none parcel or in separate parcels and shall sell the parcel or parcels at
shall deliver to the purchaser its deed in form as required by law conveying
plied. The recitals in the deed of any matters of lact shall be conclusive proof
the truthluiness, theteol. Any person, excluding the trustee, but including
the grantor and beneliciary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee
cluding the compensation of the trustee and a reasonable charke by trustee's
shall apply the proceeds of sale to payment of (1) the expenses of sale, inattorney, (2) to the obligation secured by the trust deed, (3) to all persons
deed as their interest may appear in the order of their priority and (4) the
surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to imperation a successor or successors to any trustee manned berein in to any successor trustee appointed between the successor trustee, the latter shall be vested with all title, processed and studies conferred upon any trustee herein named or appointed powers and studies conferred upon any trustee herein named or appointed powers and studies conferred upon any trustee herein named or appointed instrument executed by beneficiary containing reference to this trust deed instrument executed by beneficiary containing reference to this trust deed clerk. Recorder of the county or counties in which the property is situated Clerk. Recorder of the county or counties in which the property is situated clerk. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not 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 do business under the laws of Oregon or the United States, a little 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 676.505 to 676.585.

fully ortgage	recorded May 19, 1975 in Boo	with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto Except: operty and has a valid, unencumbered title thereto Except: operty and has a valid, unencumbered title thereto Except: operty and has a valid, unencumbered title thereto Except: and has a valid, unencumbered title thereto Except: operty and has a valid, unencumbered title thereto Except: and has a valid, une
eneficiand	to pay, Moltgage ary agrees to hold Grantor ha that he will warrant and forever defend the M-81 at Page 3612, which	23, 1978 in Book M-78 at Page 10849 WHICH 23, 1978 in Book M-78 at Page 10849 WHICH 1980 in Book M-78 at Page 10849 WHICH 1980 is therefrom, Trust Deed recorded March 3 1980 is between the parties herein is between the parties herein
n Book	warrants that the proceeds of the loa	in represented by the above described note and this trust was a second or agricultural purposes (see Important Notice below), seed or agricultural purposes other than agricultural
	(a) primary an organization, or (even it granto is the purposes. This deed applies to inures to the benefit of an entry of the purposes. This deed applies to inures successors and assigns. The	d binds all parties hereto, their heirs, legatees, devisees, administrators, execu- nd binds all parties hereto, their heirs, legatees, devisees, administrators, execu- nd binds all parties hereto, their heart so requires, the term beneficiary shall mean the holder and whenever the context so requires, the
ma	isculine gender includes the returning	has hereunto set his hand the day and year.
no as be di	IMPORTANT NOTICE: Delete, by lining out, whichever warr opplicable; if warranty (a) is applicable and the benefit applicable; if warranty (a) is applicable and Act, and such word is defined in the Truth-in-Lending Act, and eneficiency MUST comply with the Act, and Regulation by its complete with the Act, and Regulation by the Act, and the Act,	carry is a creditor Regulation Z, the making required SST lien to finance 305 or equivalent;
th if of w	no purchase f this instrument is NOT to be a first lien, or is live f a dwelling use Stevens-Ness Form No. 1306, or equival f a dwelling use Stevens Ness Form No. 1306, or equival with the Act is not required, disregard this notice.	lent. If compliance
U	use, the form of the still be a still the still be a still the sti	STATE OF OREGON, County of
	STATE OF OREGON,)ss. County of 10	Personally appearedwho, each being first
	Personally appeared the above named	Leaner in the
	Personally apply Pource &	president and that the latter is the
	and acknowledged the foregoing inst	secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and corporate seal of said corporation by authority of its board of directors; sealed in behalf of said corporation by authority of its voluntary act and each of them acknowledged said instrument to be its voluntary act
	ment to be Olyntary act and d	leed and deed Before me:
	OFFICIAL (M)	Notary Public for Oregon (OFFICIAL SEAL)
	SEAL) NO BOOTHOUR FOR OTRESTOCKI	My commission expires:
	My Commission Expires	Hand Comment of the control of the c
	the restored the comments of the control	REQUEST FOR FULL RECONVEYANCE
	The state of the facilities of the state of	
	The undersigned is the legal owner and hole trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel said trust deed and to rec	der of all indebtedness secured by the toregoing trust deed. All sums secured by the toregoing trust deed. All sums secured by the terms of a hereby are directed, on payment to you of any sums owing to you under the terms of a hereby are directed to you all evidences of indebtedness secured by said trust deed (which are delivered to you all evidences of indebtedness secured by said trust deed the onvey without warrants, to the parties designated by the terms of said trust deed the
	estate now held bytyou under the same. Mail, reco	nonveyance and documents only of premise documents of the present
	DATED:	
		Beletter
		Beneficiary which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
	TRUST DEED	which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. 250 MCCHCHCHC EXITETE V STATE OF OREGON, County of County of I certify that the within instru-
	TRUST DEED	which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. 250 MCCHCCC EXITETE V STATE OF OREGON, County of I certify that the within instru-
	TRUST DEED	which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of I certify that the within instru- ment was received for record on the ment was received for record on the at
	TRUST DEED O): OLGO U (FORM No. 881) POC STEVENS - NEWS (LAW, PURI, CO., PONTEANDIONS, VI) (CLOSED UNITED COMPANY PURISE PARTY	which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of I certify that the within instrument was received for record on the day of control
	Do not lose or destroy this Trust Deed OR THE NOTE TRUST DEED ON OLGOOD (FORM No. 881) POS STRUKENS. ÉESIS (LAW GRUE) (CO., PORTECNIO) DEE. (1911) AND CONTRACTOR (CO., PORTECNIO) DEE. (1911) AND CONTRACTOR (CO., PORTECNIO) DEE. (1911)	which it secures. Both must be delivered to the trustee for cancellotion before reconveyance will be made. STATE OF OREGON, County of I certify that the within instrument was received for record on the day of county of coun
	TRUST DEED OF OLGOOD (FORM No. 881) POCSTEVENS. SESS (LAW (PUB) (cd., PONTENNO) DEE, VIII. TO STEVENS SESS (LAW (PUB) (cd., PONTENNO) DEE, VIII. GRAND GRAND G	which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of I certify that the within instrument was received for record on the day of da
	TRUST DEED O): O[LGG] OU (FORM No. 881) [OCSTEVENS-NEWS(LAW(PURILED, NONTEANDLONS, VIII) [OSTEVENS-NEWS(LAW(PURILED, NONTEANDLONS, VIII) [OSTEVENS-NEWS(LAW(PURILED, NONTEANDLONS, VIII) [OSTEVENS NEWS(LAW(PURILED, NONTEANDLONS, VIIII) [OSTEVENS NEWS(LAW(PURILED, NONTEANDL	which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of I certify that the within instrument was received for record on the day of formula at conditions of the day of formula at conditions or as document/fee/file, page or as document/fee/file, instrument/microfilm No. RECORDER'S USE instrument/microfilm No. Record of Mortgages of said County Witness my hand and seal of County affixed.
	TRUST DEED OF OLGOOD (FORM No. 881) POCSTEVENS. SESS (LAW (PUB) (cd., PONTENNO) DEE, VIII. TO STEVENS SESS (LAW (PUB) (cd., PONTENNO) DEE, VIII. GRAND GRAND G	which it secures. Both must be delivered to the trustee for cancellotion before reconveyance will be made. STATE OF OREGON, County of I certify that the within instrument was received for record on the day of sold of secure of the control of the

This Trust Deed is an :All Inclusive Trust Deed" and is 2nd and subordinate to the Trust Deed now of record dated May 11, 1978 and recorded May 23, 1978 in Book M-78 at Page 19849, in favor of First of a Note therein mentioned. Beneficiary, which secures the payment due, all payments due upon the said Promissory Note in favor of First Jeannie Young, harmless therefrom. Should the said Beneficiaryherein Grantors herein may make said delinquent payments and any sums so paid due upon the Note secured by this Trust Deed.