<b>2897</b> DEED OF TRUST 4	ERC 23798 Vol. <u>78</u> Page 13957 -			
DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTIO	DATE FUNDS DISBURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION 8/5/81	ACCOUNT NUMBER		
EENEFICIARY	(1) W.S. Bray Jr. (2) Sandra L. Bray	Age: 32 Age: 31		
ADDRESS: 121 S. 9th St. cirv: Klamatt Falls, Or. 97601	CITY: Sklamath Falls, Or. 97	2601		
NAME OF TRUSTEE: Transamerice Title	Chit Miankton Tallog 18 //			

## THS DEED OF TRUST SECURES FUTURE ADVANCES

by this Deed 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 sum of \$7,01/2,91 From Grantor to Beneficiary named above hereby grantic sells, conveys and warrants to Trustee in trust, with power of sale, the following described property situated in the State of Oregon, County of <u>Klemath</u>

Lot 5, Block 3, RIVER RANCH ESTATES, in the County of Klamath, S tate of Oregon.

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闄	Together with all buildings and improvements now or hereafter exected thereon and heating, lighting, plumbing, gas, electric, ventilating, refrigerating and inconditioning equipment used in connection therewith, all of which, for the purpose of this Deed of Trust, shall be deemed fixtures of the property above						
ir-conditioning equipment used in connection therewith, all of which, for the purpose of this been of fitus, shall be decided instates of the purpose of this been of fitus, shall be decided instates of the purpose of this been of fitus, shall be decided instates of the purpose of this been of fitus, shall be decided instates of the purpose of this been of fitus, shall be decided instates of the purpose of this been of fitus, shall be decided instates of the purpose of this been of fitus, shall be decided instates of the purpose of this been of fitus, shall be decided instates of the purpose of the p							
<u>)</u> {	described, all of which is referred to hereinafter as the "premises".						

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The above described real property is not currently used for agricultural, timber or grazing purposes.

TO HAVE AND TO HOLD said land and premises, with all the rights, privileges and appurtenances thereto belonging to trustee and his heirs, executors, administrators, successors and assigns, upon the trusts and for the uses and purposes following, and none other.

Granton also assigns to Beneficiary all rents, issuen and profits of said premises, reserving the right to collect and use the same with or without taking possession of the premises, during continuance of fide all bereunder, and during continuance of such default authorizing Beneficiary to enter upon said premises and/or to collect and enforce the same without regard to adequacy of any security for the indebtedness hereby secured by any lawful means.

FOR THE PURPOSE OF SECURING: (1) Performance of each arg ement of Grantor contained herein; (2) Payment of the principal sum with interest thereon at the agreed rate in accordance with the terms and conditions of the above mentioned Promissory Note executed by the Grantor in favor of the Beneficiary, reference to which is hereby made, until paid in full at or before muturity, or as extended or rescheduled; (3) Payment of any additional amounts, with interest thereon at the agreed rate, as may be herea ter, loaned by Beneficiary to Grantor in connection with any tenewal or refinancing, but the Beneficiary shall not be obligated to make any additional loan(s) in my infount; (4) The payment of Lany money that may be advanced by the Beneficiary to Grantor or to third parties, with interest thereon at the agreed rate, what e any such advances are made to protect the security or in accordance with the covenants of this Deed of Trust.

All payments made by Grantor(s) on the old gation secured by this Deed of Trust shall be applied in the following order: FIRST: To the payment of taxes and assessments that may be levied and assessed against said premises, insurance premiums, repairs, and all other charges 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.

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SECUND: To the payment of the interest due on stud Ioan.
THIRD: To the payment of principal.
TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND AGREES: (1) to keep said premises insured in Beneficiary in such manner. In such and such other casualties as the Beneficiar multipayeoify, up to the full value of all improvements for the protection of Beneficiary in such manner. In such amounts, and in such companies as Bene loiary may from time to time approve, and to keep the policies therefor, properly endorsed, on deposit with Beneficiary and that loss proceedis (less echease of collection) skull, at Beneficiary's option, be applied on said indebtedness, whether due or not, or to the restoration of said improvements. Such application by the Beneficiary is all not cause discontinuance of any proceedings to foreclose the Deed of Trust. In the restoration of said improvements, or the officiar in insurance policies then in force shall pass to the purchaser at the foreclosure sale. (2) To pay when due all taxes, biens (including any prior Trust Deeds or Mortgages) and assessments that may accrue against the above described premises, or any part thereof, or upon the debt secured hereby, or upon the interest of Beneficiary in aid premises or in aid debt, and procure and deliver to Beneficiary the (10) days before the day fixed by and collectible or not), may (a) effect the insurance above provided for and pay the reasonable premiums and charges therefor; (b) pay all said taxes, liens and assessments without determining, the validity thereof; and (c) such disburgered rate. (4) To keep the building and/other improvements now existing or hereafter creeted in pood condition and repar, not to commit 'or suffer any waste or any use of asid premises' or the shift observed detedness secured hereby due assessments without determining, the validity thereof; and (o) such disburgered rate. (4) To keep the building and/other improvements now existing or hereafter creeted in pood condition

ne does neredy torever warrant and will for yer defend the title and possession thereof against the lawful cauns of any and an persons whatsoever. IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) chall fail or neglect to pay installments on said Promissory Note as the same may hereafter become due, or upon default in the performance of any agreement hereunder, or upon sale or other disposition of the premises by Grantor(s), or should any action or proceeding be filed in any cour: to enforce any lien on, claim against or interest in the premises, then all sums owing by the Grantor(s) to the Beneficiary under this Deed of Trust or under the Promissory Note secured hereby shall immediately become due and payable at the option of the Beneficiary on the application of the Beneficiary or as ignee, or any other person who may be entilled to the monies due thereon. In the event of such default, Beneficiary may execute or clause Trustee to execute a written Notice of Default and of Election To Cause Said Property To Be Sold to satisfy the obligations hereof, and Trustee' shall file such notice for record is each county wherein said property or some part or parcel thereof is situated. Beneficiary also shall deposit with 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. thereof as required by law.

(2) Whenever all or a portion of any obligation secured by this Truit Deed has become due by reason of a default of any part of that obligation, including taxes, assessments, piprotunes for insurance or any another mean made by a Beneficiary in accordance with the terms of the Trust Deed, the Grantor or his successor in interest in the terms of the Trust Deed, the Grantor or his successor in interest in the terms of the Trust Deed, the Grantor or his successor in interest in the property, at any time print to the time and date set by the Trustee for the Trustee's sale if the power of sale therein is to be exercised, may pay to the Beneficiary on his successor in interest, in specify, the entire anount the due under the terms of the Trustee's and there is no beligation secured thereby (in Beneficiary or his successor in interest, respectively, the entire anount the due of the due of the trust of the Trustee's and there secure and the obligation secured thereby (in a subordinate terms of the Trustee's and Attorney's fees actually incurred if allowed by law) other than such portion of the principal is would not the be due had no default occurred, and thereby cure the default. After payment of this amount, all proceedings had or instituted to forcelose the Trust Deed shall be dismissed or discontinued, and the obligations and Trust Deed shall be reinstated and shall be reinstated and shall be discontinued. remain in force the same as if no acceleration had occurred.

remain in force the same as it no acceleration had occurred. (3) After the lapse of 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 having 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 said. Notice of Sale at public auction to the highest bidder, the purchase price payable in lawful money of the United States at the time of sale. The person conducting the sale, may, for any cause he deenn expedient, postpone the same from time to time until it shall be completed and, in every such case, notice of postponement shall be given by public declaration thereof by such person at the time and place last appointed for the sale: provided, if the sale is postponed for longer than "one" day beyond the day designated in "the Notice of Sale, notice thereof shall be given in the same manner as the original Notice of Sale. Trustee shall execute and deliver to the purchaser is Deed conveying said property so sold, but without any coverant of warranty, express or implied. The recitals in the Deed of any matters or facts shall be conct sive proof of the truth theses thereof. Any person, including Beneficiary, may bid at the sale.

Trustee's and Attorney's fees (2) cost of any evidence of title procured in connection with such sile and revenue stamps on Trustee's Deed; (3) all other sims (3) cost of any evidence of title procured in connection with such sile and revenue stamps on Trustee's Deed; (3) all other sims (3) cost of any evidence of title procured in connection with such sile and revenue stamps on Trustee's Deed; (3) all other sims (3) cost of any evidence of title procured in connection with such sile and revenue stamps on Trustee's Deed; (3) all other sims (3) cost of the proceeds with the County Clerk of the County in which the sale took place.

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(4) Grantof (s) agree. How surrender possession of the hereinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not versionally been sufficient of the possession of the hereinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not versionally been sufficient of the second of the posses of the hereinabove described premises to the Purchaser at the aforesaid sale, in the event such possession has not (5) Beneficienty may appoint a successor trustee at any time by films for record in the office of the County Recorder of each county in which said property or (5) Beneficienty may appoint a successor trustee at any time by films for record in the office of the County Recorder of each county in which said property or (5) Beneficienty may appoint a successor trustee at any time by films for record in the office of the for record, the new Trustee shall succeed to all the powers, duities, "authority and title of the Trustee new editor of any successor Trustee. Each such substitution shall be executed and acknowledged, and notice thereof shall be given and proof thereof made, in the manner provided by law. (6). Upon payment in full by said Grantor(s) of his indebtedness herminder. Tr to said Trustor(s) the above-described premises according to

lare-source or sale as mapple and that is the primes dict it นี้วัด เราะ ration to he 557200 (7) Should said property or any part thereof te taken by reason of any public improvement or condemnation proceeding. Beneficiary shall be entitled to all

compensation, awaids, and other payments or relief therefor, to the extent necessary to liquidate the unpaid balance, including accrued interest, of the obligation secured by this Deed of Trust, ice payments to all [8] Notwithstanding anything in this Deedof I rust or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note shall be deemed to impose on the Grantor(s) ary obligation of payment, except to the extent that the same may be legally enforceable; and any provision to the contrary shall be deemed to impose on effect and any provision to the extent that the same may be legally enforceable; and any provision to the contrary shall be deemed to impose on effect and any provision to the contrary shall be deemed to impose on effect and any provision to the contrary shall be of hor force or effect.

solution. Or the bucktary templeter templeter in the international state of the covenants and agreements herein contained, and all provisions of this Deed of Trust (9) All Grantors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust all linure to and be binding upon the heirs, e coutors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate.

(10) Invalidity or unenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions.

(11) Trustee accords this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated bo idtify any party therefood pending sile under any other Deed of Thist or of any action or proceeding in which Grantor(s). Beneficiary, or Trustee shall be a part of the provided by Thistee in the second as provided by Thistee in the second action of the second action

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no on organized of 111112 100 The function of the second sec 1 dine (SEAL) Granto Dimili Ere i yer 4 anat Je (SEAL) Witness allow to account a concern and a restriction of the function of the fu Borrower traine (melladition any prime fractions of the state of t into Ser. 10 licial 성 (EURICA) 영 (EURICA) Coulity of REPERT Halburn of the Quantas in hear mere herease the राज्याः हेर्व छ 749 1423 AL. 212.1. 52

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acknowledged the foregoing instrument to be voluntary act and deed. -lbolr ps regres a 朝鮮自己 n Masolinio, sadatata

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TO TRUSTEE OF THE RECONVEYANCE Dated The undersigned is the legal and a post taking to i cedu ្រ ថា, ពុធ press

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Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made.

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