	Oregon Trust Deed Series-TRUST DEE	D (No restriction on	n assignment).	ST	EVENS-NESS LAW PUBLI	SHING CO., PORTLAND, OR. 97
12620.5.			TRUST DEED	Vo	, M. D	
THIS	TRUST DEED, made th	his27	day of	October	- <u>8/</u> rag	ne 18990
	MABRAY AT	d DIANA L	MABRAY			, 19 81 , betwee
as Grantor,	TRANSAMERICA TITI GEORGE H. STCLAIR	E INSURAN	CE COMPANY	•		
		and DOROTI	AY A. STCLAT	R	•••••••••••••••••••••••••••••••••••••••	, as Trustee, an
as Beneficiary	German.					
Granto	r irrovocably drants bar	W	TITNESSETH:		en en la companya	
inWashing	r irrevocably grants, barg tonCount ction 2. Township 2	ains, sells ar	nd conveys to t		t, with power o	f sale the propert
ot 10 EDCELIO	OD	souch, Ra	inge 1 West	W+17	Land In Lie	Southeast one
ilarly desor	thed	lvision in	Washington	Country	neriuran, o	eing a portion
esterly along	g the said North lin	1e, 44.0 f	eet from the	the North	line of sai	d Lot 10, that
sterly North	11000	che center	rline of S W	Edagora		ard LOC 10, sat
ed recorded	in D I on	cercain (tract of long	d	and a	also being the
rth line of	Codd T to	, 202.J IE	eet to an irc	00 01	, DC	outherly along
e said Deuto	+mast 040 -	eer to a p	point: thence	Nombrail	Hebucil	y, parallel to
ong the said int of begin	North line and alo	ng the cen	on the Nort	h line of	said Lot 10;	thence Easter
SE ATTACHED	FOR ADDITUT ONLY				, ,	voo reet to th
tooother mist		DESCRIPT	10NIC*			
tion with said real FOR THE	and singular the tenements, hi appertaining, and the rents, iss estate. PURPOSE OF SECURING	ues and profits	s thereof and all fi	and all other rig ixtures now or he	this thereunto believes the second se	onging or in anywise
um of THIRT	Y THPEE THONG WE	PERFORMAN	NCE of each adress	and a strange of the	· · · · · · ·	o of used in connec-
tote of even date	herowith	(33,500	0.061			and payment of the
ot sooner paid, to The date of	herewith, payable to beneficiar be due and payable per maturity of the debt secured 1 avable.	y or order and note terms	made by grantor, S	the final payme	according to the te ent of principal ar	erms of a promissory and interest hereof, if
To protect th	ayable. scribed real property is not current the security of this trust deed, preserve and maintain said property	itly used for ag	ricultural, timber or	grazing purposes.		
d repair; not to rem t to commit or permit	te security of this trust deed, preserve and maintain said property ove or demolish any building or in any waste of said property. or restore compily and in good improvement which may be const ay when due all costs incurred there ith all laws, ordinances, regulations testing, said: property; if the benefic intancing statements pursuant to the ciary may require and to pay low offices; ge well as the cost of the	in food condition in food conditin food condition in food condition in food conditio	(a) consent to on granting any evon: subordination o	the making of any asement or creating or other advectment	map or plat of said any restriction ther	property; (b) join in
anner any building or stroyed thereon, and p	improvement which may be const av when due all costs incurred there	l and workmanli ructed, damaged	thereol; (d) rec ke grantee in any r legally entitled			
ns and restrictions all n in executing such 1	ith all laws, ordinances, regulations ecting said; property; if the benetic	lor. , covenants, cond iarv so requests,	be conclusive pr li- services mention	roof of the truthful ed in this paragraph	iness thereol. Trustee'	matters or facts shall 's lees for any of the
Code as the benefit per public office or filing officers or sec	mancing statements pursuant to the ciary may require and to pay for offices, as well as the cost of all arching agencies as may be deemed	Uniform Commen filing same in th	o iv. upon r- time without no he pointed by a co	otice, either in pers	son by accunder, be	neliciary may at any
				hereby secured, en t thereol, in its ow	ter upon and take po	y of any security for ossession of said pron-
amount not less than	S. Insurable value	to time require, in	in liciary may deter	any indebtedness se	and collection, includ	ding reasonable attor-
			II. The collection of such	entering upon and h rents, issues and	taking possession of	anid property, the
of any policy of in	b beneficiary at least lifteen days p	rior to the expira-	o property, and the	entipensation of	f awards for some or the	and other
dia in a concur	iess secured hereby and in	while by benefi-	pursuant to such	notice.	ult hereunder or invo	alidate any act done
cure or waive any der	feleased to grantor. Such application	on or release shall	r declare all sums	secured hereby im	in payment of any agreement hereunder, mediately due and p may proceed to form	the beneficiary may
5. To keep said p , assessments and of	horice. premises free from construction lien. her charges that may be facilities.	s and to pay all	advertisement and execute and cause	ortgage or direct the sale. In the latter	may proceed to lored he trustee to loreclose event the banefician	close this trust deed e this trust deed by
es become past due	ore any part of such taxes, assess or delinguent and promptly deling	ments and other	to sell the said of	described real pro-	written notice of dela	ault and his election
s, insurance premium irect payment or by	s, liens or other charges payment of a providing beneficiary with	any taxes, assess-	the manner provide	ed in ORS 86.740 t	d proceed to foreclose to 86.795.	e this trust deed in
he amount so paid, w y, together with the	with interest at the rate set forth in obligations described in paradeters	payment thereof, the note secured	trustee for the tru ORS 86.760	ustee's sale, the prior	to live days before t	the date set by the
a a a a a a a a a a a a a a a a a a a	to and become a sect	v and / Of this	tively, the entire an obligation secured a	thereby (including	der the terms of the	in interest, respec- trust deed and the
extent that they are	bound for the payment shall be	e bound to the	ceeding the amount	its provided by law	and trustee's and atto	orney's fees not er-
otice, and the nonpay all sums secured by	ments shall be immediately due an ment thercol shall, at the option of this trust deed immediately due	the beneficiary,	the default, in which the trustee.	ich event all forech	no delault occurred, osure proceedings sha	and thereby cure ill be dismissed by
6. To pay all costs,	fust deed.	nic payable and	place designated in	se, the sale shall be the notice of sale	e held on the date an	d at the time and
tually incurred.	forcing this obligation and trustee's	and attorney's	in one parcel or in auction to the high	n separate parcels a lest bidder for cash	and shall sell the pu	aid property either
the security rights or or proceeding in which	d detend any action or proceeding powers of beneficiary or trustee; a th the beneficiary or trustee; a	purporting to and in any suit,	Of the doubt t t	any n	matters of last I to t	e of sale. Trustee by law conveying ty, express or im-
the loreclosure	of this deed, to new all and any ap	opear, including	the grantor and bene	eliciary, may purcha	n, excluding the trust ase at the sale.	tee, but including
of the tail court and	in the event of an anneal from	cases shall be	shall apply the proc cluding the compense	ustee sells pursuant ceeds of sale to pay sation of the trustee	to the powers provid yment of (1) the exp	led herein, trustee
es on such appeal.	reasonable as the beneficiary's or	trustee's attor-	having recorded lien	is subsequent to th	by the trust deed, (by the trust deed, (he interest of the tru he order of their prio s successor in interest	3) to all persons
	any portion or all of said property omain or condemnation, beneficiary ire that all or any portionation				ne orger of their one	++ MO4

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affect the security rights or powers of beneficiary or trustee, and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the forelosure of this deed, to pay all costs and expenses, in-amount of attorney's lees mentioned in this parafraph 7 in there's lees; the inved by the trial court and in the event of an appeal form all cases shall be decree of the final court, grantor further afters to pay such sum as the ap-pellate court, grantor further afters to pay such sum as the ap-ney's lees on such appeal. It is mutually agreed that: I for mutually agreed that: I for the vent that any portion or all of said property shall be taken the right of eminent domain or condermation, beneficiary shall be taken the size of the source of the taken of the same state of the monies payable compensation for such taking, which are in excess of the monies payable for it is so elects, to require that all or any portion of the monies payable incurring it reasonable costs and torney's lees and attorney's lees, licitary in the trial and appelate courts, necessarily paid to beneficiary shall be taken a such proceedings, and the balance applied to incurring by bonn-secured where the such the courts, necessarily noid to beneficiary shall be to applied by it first upon any reasonable costs and expenses and attorney's lees, licitary in the trial and appellate courts, necessarily noid to beneficiary and pensation peneticiary's request. 9, yrany fine and from time to time upon written required by bonn-pensation, permity upon beneficiary's request. 9, yrany fine and presentation of this deed and inhered to hen-endorsement (in case it full to reverse or concervey on the indobtedness and execute such instruments as shall be necessary in obtaining such cour-endorsement of its lees and presentation of this deed and the note for the industry of any person for the payment of the indebtedness. Trustee and the final the finality of any person for the payment of the indebtedness. Trustee may NOT

surplus, il any, to the grantor or to his successor in interest entitled to such surplus.
16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor trustee, the latter shall be vested with all title, hereunder. Each such appointent and substitution shall be made appoint distribution of the other successor trustee appoint any trustee herein named or appointed herein any trustee herein named or appointed point any trustee herein named or appointed point any trustee herein hander or distribution shall be made appoint of the successor trustee, the latter shall be rested with all title, hereunder. Each such appointent and substitution shall be made appoint distribution shall be made or the county of counties in which the property is situated. Clerk or Recorder of the county or counties in which the property is situated.
17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed is hall be made applied appoint ereord as the successary or trustee is not trust or of any action or proceeding in which frantor, berecking or trustee shall be aparty unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, 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 title insurance company authorize i to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estraw agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with fully seized in fee simple of said described real prop EXCEPT: Mortgage in favor of the Depar property dated October <u>27</u> , 1981, recor	tment of Veterans' A ded October <u>28</u> , 198	ffairs on the Washington County 1, under Fee No. 81- <u>36452</u> .	
and that he will warrant and forever defend the se	ime against all persons wh	iomsoever.	
The grantor warrants that the proceeds of the loan 1 (a)* primarily for grantor's personal, tamily, househ (b) for an organization, or (even it grantor is a nat purposes.	ural person) are for business or	commercial purposes other than agricultural	
(b) for the object of and by purposes. This deed applies to, inures to the benefit of and by tors, personal representatives, successors and assigns. The the contract secured hereby, whether or not named as a benefic masculine gender includes the feminine and the neuter, and IN WITNESS WHEREOF, said grantor has	iary herein. In construing this d the singular number includes	the plural.	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regu beneficiary MUST comply with the Act and Regulation by ma disclosures; for this purpose, if this instrument is to be a FIRST II	r (c) or (b) is $Land reditor reditor z, the king required D is Land reditor reduced by the finance or equivalent:$	nal 2. matray	
If this instrument is NOI to be a trian with of a no solution of a dwelling use Stevens-Ness form No. 1306, or equivalent, with the Act is not required, disregard this notice.	the purchase If compliance		
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STATE OF OREGON, County of Washington October 27, 19,81		, 19and	
Personally appeared the above named. Larry G. Mabray and Diana L. Mabray	Personally appeared		
ment to be stheir set of the foregoing instru- Before me COFFICIAL SELECTH Constant			
Notary Rublis tor Oregon My commussion expires: 6/17/84	My commission expires:	SEAL)	
TO:	UEST FOR FULL RECONVEYANCE , only when obligations have been pold , <i>Trustee</i> all indebtedness secured by the	toregoing trust deed. All sums secured by said	
trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evin herewith together with said trust deed) and to reconvey, estate now held by you under the same. Mail reconveyant PEP VILUCIEND FOR VIPULATORY FICTION	without warranty, to the parti- ice and documents to	es designated by the terms of said trust deed the	
DATED: 1,CONTINUE, US	- entertrancist Brat		
the sale boute rear are sole and	a - hours - provide 19	ni (1914) Benéficiary , al alternative d'alternative Statistica de la constantia d'alternative de la constantia de la constantia de la constantia de la constantia d	
the said Boars read the corner of the cort forth line of the said four of the cort forth line of the said four of the board of the board of the cort of the said four of the cort forth line of the said for of the cort forth line of the said for of the cort forth line of the said forthe board of the cort forthe said board of the said forthe said forthe said for said board for the said forthe said forthe said forthe said forthe said forthe said for the said forthe said forthe said for the said forthe said forthe said forthe said forthe said for the said forthe said forthe said for the said forthe said forthe said forthe said for the said forthe said forthe said forthe said for the said forthe said for the said forthe said for the said forthe said forthe said for the said forthe said for the said forthe said forthe said for the said forthe said forthe said for the said forthe said fort	a bayer o productor productor productor auris, Baltimuit béldelivered to the le couris (productor de) aurige ar	12 (19) (1) Beneficiary 13 (19) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	
The suid Boars Lead At a down been a long the suid Boars Lead At a down been a long to the suid forms that the suid form of the suid forms the suid form of the	a - bojurt - rusona na in ruson or junt in ruson or junt in ruson or junt in ruson or junt in ruson or ruso in ruson in ruson ruson in balar in ruson	STATE OF OREGON,	
The said Boars read and and a first from the second start of the s	a population for the second se	United 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 day of	
Control and a series of the se	SPACE RESERVED	Beneficiary untee for cancellation before reconveyance will be made. STATE OF OREGON, STATE OF OREGON, County of I certify that the within instrument was received for record on the day of	
Contraction of the second seco	SPACE RESERVED FOR RECORDER'S USE	ustee 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 at	

EXHIBIT "A"

The Southerly 100 feet of Lot 7, Block 9, PLEASANT VIEW TRACT, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM the East 5 Feet deeded to Klamath County by instrument recorded July 22, 1965, in Book M-65 at page 216.

18992

EXHIBIT "B"

Lot 1, Block 3, CASCADE PARK, in the County of Klamath and State of Oregon.

RETURN TO

STATE OF OREGON; COUNTY OF KLAMATH; ss.

^{5:}¹ed for record at request of <u>Transamerica Title Co.</u>

is <u>30th</u> day of <u>October</u> A. D. 19<u>81</u> at <u>4:03</u> o'clock P K., and

duly recorded in Vol. M81 , of Mortgages on Page <u>1899</u>0

By Desnother

EV.LYN BIEHN, County Clerk

Fee \$12.00