F.PRM N	lo. 881	-Orogon Trust De	ed Series-TRUST DIED1	-11 #= M-39	5-1512-1	W STEVANS TOPS LAW PUBLISHING CO	PORTIAND OF 97204
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				TRUST	DEED	Contraction of the second	

THIS TRUST DEED made this 9th day of December , 19 81, between

as Grantor, TRANSAMERICA '[I'TLE INSURANCE COMPANY

REALTY WORLD ROOKSTOOL-HANSEN REAL ESTATE CO.

as Beneficiary,

iri

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

SEE ATTACHED EXHIBIT "A"

THIS TRUST DEED IS A THIRD TRUST DEED AND IS BEING RECORDED THIRD AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS & LOAN ASSOCIATION AND A SECOND TRUST DEED IN FAVOR OF DAVID TROWBRIDGE AND BETTY TROWBRIDGE, HUSBAND AND WIFE.

together with all and singular the tenements, acceditaments and appurtenances and all other rights thereunto belonging or in anywise now or berealter appertaining, and the rears, issues and profits thereof and all fixtures now or berealter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter berein contained and payment of the

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if nat sconer paid, to be due and payable at 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. In the event the within described property, or any part thereof, or any interest therein is sold, afreed to be sold, conveyed, assigned or alienated by the scanter without first having obtained the written consent or approval of the beneficiary, therein, shall become immediately due and payable. The above described reoperty is no currently used for agricultural, timber or graing purposes.

wild, conversed, usifined or alienated by the grantor without first them at the beneficiary's option, all obligations secured by this instruction instruction of the property is no currently used for agricul the property is no currently used for agricul the property is not constructed by the security of this trass feed, and the security of the trass feed, and the security of the trass from the security of the trass feed, and the security of the trass feed, and the security of the trass of the security of the trass feed, and the security of the transference of demonstructure of the security of the trass feed, and the security of the security of the transference of the security of the security of the transference of the security of the securi

utal, limber or grazing purposes.
(a) timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in dy said refination or cohered affectment allocting this deed or the line or charke thereof; (d) reconvey, without warranty, all or any part of the property. The dynamic is any reconvey, without warranty, all or any part of the property. The dynamic is any reconvey, without warranty, all or any part of the property. The dynamic is any reconvey, without warranty, all or any part of the property. The dynamic is any reconvey, and the recitals therein of any mattees or facts shall be conclusive proof of the trendition between the dynamic is any of the conclusive proof of the trendition between the advective to be applied by a trendition of other and without regard to the advectave of any security for the indebtedness hereby secured, enter upon and take possession of said property, some and profits, including those past due and unpaid, and apply the some, here we determine.
11. The entering upon and taking porcession of said property, the following dynamic model and there is not any any labeling there by, and in such order as beneficiary and determine.
11. The entering upon and taking porcession of said property, the following determine.
12. The material property is any advection of any distribution of avaid between the and other any part therein, issues and profits, or the procession of said property, the following determine.
13. The entering upon and taking porcession of said property, the relation of avaid and profits of a such a source, how a not avaid so any any detault by a profit or any taking a second profits or the procession of said property, the relation of a source or bas and profits or any called and and profit any act done and profits or any detault or police of detault hereunder or invalidate any act done avaids any detault or unch notice.

Where any default or notice of default hereunder or invalidate any aer done for unit to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afterment hereunder, the iseneliciary may defaure all sums secured hereby invadiately due and payable. In such an event the beneficiary at his election may proceed to forelose this trust deed in equity as a morizate or direct the truster to forelose this trust deed in equity as a morizate or direct the truster to forelose this trust deed hereby whereand safe. In the latter event the beneficiary or the trustee shall event and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured thereby, whereapon the trustee shall is the time and place of safe, five notice the matter provided in ORS 86.740 to 86.795.
13. Should the beneficiary elect to foreclose the trust deed in the manner gravited in ORS 86.740 to 86.795.
13. Should the beneficiary elect to foreclose the trust set by the trustee for the trustee's safe, the plantor or other person so privileded by OKS 86.760, may pay to the beneficiary or this successors in interest, respectively, the entire annount then due under the terms of the trust deed and the ibilitation secured thereby (including costs and exponse actually incurred in enforcing the amounts provided by law) other than such portien of the privile and the rest provided by law of the amount provided by law of the trust and exponse actually incurred in entering the amount due to be law and attorney's fees not exceeding the terms of the obligation and trustee's and attorney's fees not exceeding as would not then be due had no default occurred, and the dismissed by the trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designited in the notice of sale or the time to which said sale may be postponed as previded by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for each, payable at the time of sale. Trustee shall deliver to the purchaser its dead in form as required by law conveying the property so sole, but without any covenant or warranty, express or im-olied. The restals in the deed of any matters of fact shall be conclusive proof of the truthbulenes chereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells purchase the law conveying the complexity of sole, in-cluding the granter and a costorable charge by trustees shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the subsequent to the interest of the trustee that apply the proceeds of sale to payment of (1) the truste ded, (3) to all persons but grants with each subsequent to the interest of the trustee of the trustee subsequent lines when your to be subsequent in the trust deed as their interest may appear in the order of their priority and (4) the subsequent to the high or to be subsequent to the interest of the interest on the start deed as their interest.

Supplies the set of the generative to be as successed in underst endified to such its for any reason permitted by Law beneficiary may from time to the archite a successor its any trustee named herein or to any subsect reader appointed bereaulter. Upon such a pointment, and without one watce to the successor trustee, the latter shall be vested with all title, puters and dutus contered upon any trustee herein named or appointed hereinder Each successor trustee, and latter shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of recent which, when recorded in the office of the County Cleak or Recender of the county in containing reference to this trust deed and its place of recent which, when recorded in the property is situated, shall be worked is provided by the record appointed of the successer trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not oblicated to rotily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which fundors, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Your Deed Act provides that the trastee her model must be either an other who is an active member of the Dregon State Bar, in bank, trust company of survey and form association authorized to do bus test or fer the laws of Cregon in the United States, in the Insurance company authorized to invite table to real produity of this state, in subsidiaries, officiates, agents or brockes, the United States or any agency thereat, or an estrow agent licensed under ORS 670.505 to 696.585.

о по подли и подли и пода подато и пода на подли и подата се подата и подата и подата подата од и подата и под Вала подата и пода (дара на подата и подата), и подата и п The grantor covenants and egrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described zeal property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

172112

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for granter's personal lacily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes other than agricultural purposes.

purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-fors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hierby, whether or not named as a beneficiary berein. In constraining this deed and whenever the correct so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IMPORTANT NOTICE: Delete, by lining out, whichever war not applicable; if warranty (a) is applicable arc the henati as auch word is defined.	or has hereunto set his hard the day and year tight.
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(If the signer of the above is a corporation, user the form of acknowledgment appasite.)	п соприласе
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ment to be his voluntary act and deed.	corporate seal of said corporation and that the foregoing instrument is the sealed in behalf of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its word of directors; and dead.
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The undersigned is the legal owner and holder of all in trust dred have been fully paid and sarisfied. Yo i hereing are said trust deed or pursuant to statute, to cancel all evidence herewith together with said trust deed) and to reconvey, without estate now held bytyou under the same. Mail reconvey, without estate now held bytyou under the same. Mail reconvey, without DATED: 	Trustee indebtedness: secured by the loregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the terms of ses of indebredness secured by said trust deed (which are delivered to you out waraniy, to the perties designated by the terms of said trust deed the ind documents to Beneficiary hoth must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON. County of SS. County of County of Dent was received for record on the day of FOR DATE OF MALL, MALL, AND COULD AND FOR DATE OF Volume No. ON DATE OF OREGON. Witness my hand county. Witness my hand county. Witness my hand county.

.Deputy Si tare 1

EXHIBIT "A"

A portion of the Southwest quarter of the Northwest quarter of Section 23, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at a point on the North line of the Klamath Falls-Ashland Highway and distant Southwesterly along said line of Highway 377.9 feet from the intersection of said line and the East line of said Southwest quarter of the Northwest quarter; thence Southwesterly along said line of Highway 100 feet to the Southwesterly corner of property herein conveyed; thence North 35° West a distance of 400 feet; thence Northeasterly and parallel to the said line of Highway, to the North line of the Southwest quarter of the Northwest quarter; thence Easterly along the North line of the Southwest quarter of the Northwest quarter of Section 23, to a point North 35° West of the point of beginning, said point being the Northwesterly corner of the property conveyed to Willard L. Johnson, et ux., by Deed recorded on page 136 of Volume 323 of Deeds; thence South 35° East along the Southwesterly line of said Johnson property to the point of beginning.

STATE OF OREGON; COUNTY OF KLAMATH; ss.

F'ed for record at propriods his 10 day obecember A. D. 19 81 at 3.38 clock p. Mind duly recorded in Vol. M. 81 of Mtge on Page 21198 Fee \$8.00 EVELYN BIEHK County lor's By Some Mu Much