STEVENS-NESS AN PUBLISHING CO., PORTE IN CO.	5T	EVB	15-	NE	5,	١.	w,	PUBL	261	NG C	.o.,	POT	174	1	2	2	04	
	17.51	٠.	v	•	L	Ľ	Ĭ	~	1	38	2	-	_	18			7	ļ

"ALL INCLUSIVE" TRUST DEED

	19.82, between
THIS TRUST DEED, made this 10th day of March ARTHUR G. SEARS AND LANELL SEARS, husband and wife AND	
ADDUTTO C. SEARS AND PANAMILLE STATE OF THE	
ARTHUR G. SEARS AND DATE OF THE COMPANY INC.  as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY INC.  as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY INC.	, as Trustee, and
as Granfor, TRANSAMERICA TITLE INSURANCE LYLE G. HANEY AND VICKI L. HANEY, husband and wife	
TOTO IL HANKY AND VIONE - III.	
as tenants by the entirety	

as Beneficiary,

١,

WITNESSETH:

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

LOT 12 in Block 5 BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, IN THE COUNTY OF KLAMATH, STATE OF OREGON

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 riereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCS of each agreement of grantor herein contained and payment of the managing manag

sum of TWENTY THREE THOUSAND AND NO/100---sum of \_\_\_\_\_\_\_\_ (\$23,000.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and nade by grantor, the final payment of principal and interest hereof, if

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable March. 25 px 2003

The date of 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, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable.

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

sold, conveyed, assigned then at the beneficiary's option, all obligations secured by this institute, therein, shall become imzaediately due and payable.

The above described real property is not currently used for agricultural therein, shall become imzaediately due and payable.

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

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; and repair; not to remove or demolish any building or improvement thereon is an original to commit or permit any waste of somptly and in good and workmanlike in the control of the constructed, damaged or influenced thereon, and pay when due all costs incurred therefor, destroyed thereon, and pay when due all costs incurred therefor, destroyed thereon, and pay when due all costs incurred therefor, destroyed thereon, and pay when due all costs incurred therefor, destroyed thereon, and pay when due all costs incurred therefor, destroyed thereon, and pay when due all costs incurred therefor, and the control of t

pellite court shall adjudge reasonable as the betweeners's so a such appeal.

It is mutually agreed that:

It is mutually agreed that:

It is mutually agreed or an addition or all of said property shall be taken as a first of the event that any portion or all of said property shall here the under the right of eminent domain or lor any portion of the monies psyable right, if it so elects, to require that all or any portion of the monies psyable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or to pay all reasonable costs, expenses and attorney sees such attorney is expensed and attorney is expensed and attorney is expensed to the trial and uppellate courts, necessarily paid or incurred by benebicing in such proceedings, and the bulance applied upon the indebtedness secured hereby; and grantor afters, at its own expense, to take such instruments as shall be necessary in obtaining such consensed execute such instruments as shall be necessary in obtaining such consensed of the payment of its less and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without a lecting the liability of any person for the payment of the indebtedness; trustice may the liability of any person for the payment of the indebtedness; trustice may

(a) consent to the making of any map or plat of said property; (b) join in fraction and consent to the making of any map or plat of said property; (b) join in any canning any easerment or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge subordination or other agreement affecting this deed or the lien or charge property of the property. The property of the property. The property of the property of the property. The grantee in my reconveyance may be described as the property. The property of the property of the property of the property of the property. The conclusive proof of the truthfulness thereof. Trustee's test for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granter hereunder, brueliciary may at any time without notice, either in preson, by agent or by a cereiver to be appointed by a court, and without refard to the adequacy of only security for his property or any part thereof, in its own name sue or otherwise collect the restriction of any property of the property, and the application or release thereof as aforesaid, shall not cut or property, and the application or release thereof as aforesaid, shall not cut or waive any default or notice of default hereunder of invalidate any act done pursuant to such rotice.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an equity as a mortgage or direct the trustee to foreclose this trust deed by in equity as a mortgage or direct the trustee to heneliciary or the trustee shall advertisement and sale. In the latter event beneficiary or the trustee shall except and cause to be recorded his written notice of default and his election excute and cause to be recorded his written notice of default and his election hereby, whereupon the trustee shall lix the time and place of sale, give notice hereby, whereupon the trustee shall lix the time and place of sale, give notice hereby, and the default of the manner provided in ORS 86.740 to 86.795.

13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to live days before the date set by the then after default at any time prior to live days before the date set by the trustee for the trustee's sale, the frantor or other person so privileged by trustee for the trustee's sale, the frantor or other person so privileged by trustee for the trustee's and the tone of the obligation of the terms of the trustee default and the configuration secured thereby (including costs and expenses netually interest respectively, the entire amount then due under trustee's and attorney's fees not enforcing the terms of the obligation and trustee's and attorney's fees not enforcing the terms of the obligation and trustee's and attorney's fees not enforcing the terms of the obligation and trustee's and attorney's fees not enforced the amount provided by law) other than such portion of the provided by law) other than such portion of the provided by law) other than such portion of the

the delault, 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 designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in one parcel or in separate parcels and shall self the parcel or parcels at no one parcel or in separate parcels and shall self the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee auction to the purchaser its deed in form a required by law conveying shall deliver to the purchaser its deed in form or warranty, express or implied. The rectilals in the deed of any matters of lact shall be conclusive proof plied. The rectilals in the deed of any matters of lact shall be conclusively protopiled. The rectilals in the deed of any matters of the struktulures thereof. Any person, excluding the trustee, but including the frantor and hencliciary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee sliding the compensation of the trustee and a reasonable charge by trustee's cluding the compensation of the trustee and a reasonable charge by trustee's cluding the compensation of the trustee and a reasonable charge by trustee's attorney (2) to the obligation secured by the trust deed, (3) to all person into the interest of the trustee in the truster and their interests may appear in the order of their priority and (4) the surphus. If any, to the grantor or to his successor in insurest entitled to such surphus.

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

In 6. For any reason permitted by law beneficiary may from time to time appoint a successor or successor to any trustee manned herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested in all title, conveyance to the successor trustee, the latter shall be reasted or appointed powers and duties conferred upon any trustee herein be mended by written instance. Each such appointment and substitution shall be mended by written instance executed by beneficiary, containing reference to this trust deed in the property of the control of the county or counties in which the property is situated, which is place of records which, when recorded in the following trustee.

Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

acknowledged is made a public record as provided by laws accessor trustee is not obligated to notify any party hereto of pending sale uniter any other deed of shall be a party unless such action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding in 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 law of Oregon or the United States, a 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 CRS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-rully seized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT Trust Deed in favor of Seafirst Mortgage corporation recorded 2/28/72 in Vol M 72 page 4519 which grantors herein do not assume, Beneficiaries REMAIN FULLY RESPONSIBLE \*\*\* and that he will warrant and forever defend the same against all persons whomsoever.

· [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	### [11] ### ### ### #### #### ##### ########	
*** See Addendum attached	hereto and made	a part nereor
The granter warrants that the proceeds of the low (a)* primerily for granter's personal, temily, hous	t: represented by the above described or agricultural purposes turns! person) are for business	escribed note and this trust deed are: is (see Important Notice below). is or commercial purposes other than agricultural
s, personal representatives, successors mamed as a benefatract secured hereby, whether or not named as a benefatract	ciary herein. In construing the	us deed and whenever the comment
IN WITNESS WHEREOF, said grantor I	as hereunto set his hand	the day and year first above written.
MPORTANT NOTICE: Delete, by lining out, whichever warms to applicable and the beneficient applicable; if warranty (a) is applicable and the beneficient applicable; if warranty (b) is applicable and the beneficient applicable.		Arthur Chestars
such word is defined in the fruit-in-tending Act and Regulation by	naking required	a Till Sax
sclosures; for this purpose, it this instrument is form No. 130	i or equivalent;	Lanell Scale
this instrument is NOI to be a trist item, or a equivalent tribulation at a Stevens-Ness Form No. 1306, or equivalent	te the purchase  it. If compliance	Edward Hettenhausen
ith the Act is not required, disregard this notice.  If the signer of the above is a corporation,	(Li	Willia Hettersamen
STATE OF CALIFORNIA  County of SAN MATEO	ss. [3.490]	Charlene Hettenhausen
	s 16th day of	March , 1982,
before me, the undersigned, a Notary Public named EDWARD HETTENHAUSEN	CHARLENE HETTE	nd State, personally appeared the within NHAUSEN
known to me to be the identical individual	I.S., described in and w	ho executed the within instrument and
thou ever	cuted the same freely and	I have hereunto set my hand and affixed
	my official sea	al the day and year last above written.
OFFICIAL SEAL	k l	in the Search
JOHN R TEALDI		Notary Public for Carrier. California
NOTARY PUBLIC - CALIFORNIA		ion expires Aut - 1, 1984
SAN MATEO COUNTY My comm. expires AUG 1, 1984	My Commissi	Harris Andrews
	(IQUEST FOR FULL RECONVIEYANCE	paid.
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all efferewith together with said trust deed) and to reconvey estate now held bytyou under the same. Mail reconvey	vidences of indebtedness secu	arties designated by the terms of said trust deed the
DATED:, 19		
		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which i	It secures. Both must be delivered to	the trustee for concellation before reconveyance will be made.
· · · · · · · · · · · · · · · · · · ·		on opposit
TRUST DEED		STATE OF OREGON, County of
(FORM No. 881) STEVENS NESS LAW PUB. CO. PORTLAND. ORE.		I certify that the within instru
		ment was received for record on th
SEARS / HETTENHAUSEN		day of 19
		at
Grantor	SPACE RESERVED	page or as document/fee/fil
HANEY	RECORDER'S USE	instrument/microfilm No
		Record of Mortgages of said Count
Beneficiary		Witness my hand and seal
AFTER RECORDING RETURN TO		County affixed.
MADV TOU / TA		TITLE

This "All Inclusive Deed of Trust" is 2nd and subordinate to the formerly Firstbank Mortgage Company, recorded April 28, 1972 in Book M 72 page 4519, Klamath County Records. Beneficiary under the All Inclusive Trust Deed and Note agrees to pay when due, all Seafirst Mortgage Corporation and Deed of Trust in favor of LaNell Sears, Edward Hettenhausen and Charlene Hettenhausen, Mortgage Corporation Note, then and in that event, grantors (Sears & Paid by Said Grantors herein shall then be credited upon the Deed of Trust".

Beneficiary herein shall pay when due, property taxes and insurance, during the terms of the note and trust deed with Seafirst Mortgage. At such as "Seaffirst"Trust Deed & Note is paid in full, then the grantors herein shall make payments directly to the proper agencies. All payments advanced by beneficiary for taxes and insurance shall of such amounts so paid.

	buyers:	) I D D O O O O O O O O O O O O O O O O O
	and the sus	AFPROVED BY SELLERS
	Edinat Ofther	- Cirki I Hamey
	Charles Herrenkaus	
	STATE OF CALIFORNIA	
Ompariy	county of Los Angeles }ss.	
	said State, personally appeared Arthur G. Ses	e the undersigned, a Notary Public in and for 1.75 and La Nell
f America		
(leng	known to me to be the person S whose name S are	OFFICIAL STATE OF THE PROPERTY
71	subscribed to the within instrument and conceivedged to me that	OFFICIAL SEAL PATRICK J. CORCORAN NOTARY PUBLIC - CALIFORNIA
Form 300	WITNESS my hand and official seal.  Signature Latinck (Caicing)	LOS ANGELES COUNTY  Ny comm: expires MAY 4, 1982
	Patrick J. Compran	
	Name (Typed or Printed)  State of OREGON: COUNTY OF KLAMATH: Bs. I hereby Carrify show at	(This area for official notarial seal)
	25 day of March A.D., 19 828170	ment was received and filed for record on the
	Vol.M 82 ofMtgeon page_3705	15] o'clock A. M., and duly recorded in
	Fee \$ <u>12.00</u>	COUNTY CLEAK