4768		TRUST DEED	Voi The U	17020
THIS TRUST DEED, m	ade this]4th	dan t Sa	- <u>rep</u> rag	11038
as Grantor,	ENALD L. ME	RMAN and PEGGY J	. MERMAN	19
as Grantor,	TRANSAMERICA	TITLE INSURANCE		
	SOUTH VALLEY	STATE BANK	COMPANY	as Trustee, at
as Beneficiary,				••••••
Grantor irrevocably grants	W.	ITNESSETH:		
Grantor irrevocably grants inKLAMATH	County, Oregon, d	d conveys to trustee escribed as	in trust, with power of s	ale, the propert
Lots] - vacated Y Klamamth	3 inclusive, B onna Street ly County, State	lock 43 and ½ of ing adjacent in of Oregon.	vacated Fourth Aver Grandview Addition d	ue and © Bonanza
"This Trust Deed re-red	corded to refle	ct increase in a	mount to \$34 nnn nn	н
		X		•
		RONALD	L MERMAN	W 1 MERICA
together with all and singular the tenen now or hereafter appertaining, and the re- tion with said real estate. FOR THE PURPOSE OF SECU um of **TWENTY	ents, hereditaments arents, issues and profits	ad appurtenances and at thereof and all tixtures ICE of each agreement	regularian Cantan	ing or in anywise rused in connec-
um of **TWENTY O	NETHOUSANDAN	D.NO/100**	 grantor herein contained an 	d payment of the
ote of even date herewith, payable to be of sooner paid, to be due and payable The date of maturity of the debt su	neficiary or order and October 1	made by grantor, the f	t thereon according to the term nal payment of principal and	is of a promissory
old, conveyed, assigned or alienated by hen, at the beneficiary's option, all oblig erein, shall become immediately due and The above described real property is n To protect the second	he within described pr the grantor without ations secured by this payable. of currently used for age	int is the date, stated as operty, or any part they first having obtained th instrument, irrespective ricultural, timber or grazing	pove, on which the linal install eof, or any interest therein is written consent or service	
d repairs not to	grees:	(a) consent to the m	king of any man or slat (
2. To complete or restore promptly and	in the t	n; subordination or othe		
3. To comply with all laws, ordinances	red therefor, damaged	he conclusive proof of	and the recitals there'n of any	persons
Code as the beneficiary may require and to	nt to the Uniform Comme	to 10. Upon any r- time without notice, e	is paragraph shall be not less than \$ felault by grantor hereunder, benef ther in person, by name	iciary may at any
eliciary.	e deemed desirable by th	e the indebtedness hereby	secured, enter upon and ter	of any security for
manual interiors as the beneficiary may in	in uamage by fir	s less costs and expenses	I, in its own name sue or otherwis ding those past due and unpaid, an of operation and collection, includin lebtedness secured hereby, and in su	concerne rents.
cies of insurance shall be delivered to the home	payable to the latter; al	n 11. The enterin	upon and taking pour	ion order as bene-
of any policy of insurance now or hereafter	n days prior to the expira	property, and the appli	issues and profits, or the proceeds ipensation or awards for any taking ation or release thereof as aforesaid, stice of default bereunder or invalie	or are and other
upon any indebtedness secured hereby and in	may be applied by benefi	12. Upon datad		and any act done
cure or waive any default or notice of default h	application or release shall	event the beneficiary at	nereby immediately due and	e beneficiary may
assessments and other charges that may be	tion Lens and to pay all	advertisement and sale, execute and cause to be	or direct the trustee to foreclose t	his trust deed by
neliciary; should the grantor fail to make naw	y deliver receipts therefor	hereby, whereupon the t thereof as then required	ustee shall fix the time and place	this election
such payment, beneficiary may, at its option	ith lunds with which to	13. Should the b	neliciary elect to foreclose by adver	ins trast deed in
y, together with the obligations described in pa deed, shall be added to and become a part of	forth in the note secured tragraphs 6 and 7 of this	trustee for the trustee's ORS 86.760, may pay t	the beneficiary or his vuccesson	so privileged by
ants hereof and for such payments, with interes	m breach of any of the	obligation secured thereb enforcing the terms of the	then due under the terms of the try (including costs and expenses active obligation and trustee's and structure	interest, respec- ist deed and the fally incurred in
bed, and all such payments shall be immediate	of the obligation herein	cipal as would make a	e obligation and trustee's and attorn 'ided by law) other than such por- be due had no delault occurred, a nt all foreclosure proceedings shall	ey a rees not ex-
ute a breach of this trust deed immediate	ely due and payable and	14. Otherwise, the	sale shall be held on the data and	be unshinssed by
6. To pay all costs, lees and expenses of this e search as well as the other costs and expense nection with or in enforcing this obligation and tually incurred.	frustee incurred	in one parcel or in sepa	by law. The trustee may sell said	property either
the security rights or powers of beneficiary or	proceeding purporting to	shall deliver to the purch the property so sold, but plied The sector	aser for cash, payable at the time aser its deed in form as required by without any covenant or unaveraged	of sale. Trustee law conveying
it for the foreclosure of this deed, to pay all evidence of title and the beneficiary's or truste of other and the beneficiary's or trust	e may appear, including costs and expenses, in-	of the truthfulness thereo the grantor and beneficiars	Any person, excluding the truster	conclusive prool
y the trial court and in the event of an appear	7 in all cases shall be	shall apply the proceeds of	ells pursuant to the powers provided f sale to payment of (1) the	herein, trustee
en on such appeal, It is much appeal,	ary's or trustee's attor-	having recorded hers sub	equent to the interest of the (.)	to all persons
he right of eminent domain or condemnation by	property shall be taken	surplus, if any, to the gra	appear in the order of their priorit nfor or to his successor in interest	y and (4) the stated to such
nensation for such taking, which are in excess all reasonable costs, expenses and attorney's	of the monies payable of the amount required	time appoint a successor of	permitted by law beneficiary may	from time to
by it first upon any reasonable costs and experience	aid to beneficiary and	powers and duties conferr	d upon any truster shall be vested	with all title
hereby; and grantor agrees, at its own expense	upon the indebtedness	and its place of record, w	hich, when recorded in the	his trust deed
At any time and from time to time upon	titten request of home	17. Trustee accepts	this trust when this it as a successor	trustee.
ayment of its less and presentation of this of ent (in case of full reconveyances, for cancellat lity of any person for the payment of the ind	lerd and the note for	obligated to notily any part	this trust when this deed, duly ablic record as provided by law. I y hereto of pending sale under any roceeding in which grantor, benefici action or proceeding is brought by	executed and frustee is not
e Trust Deed Act provides that the trustee hereun s and loan association authorized to do business of this state, its subsidiaries, affiliates, agents or	and the stee may	shall be a party unless	action in which granter lunch-	

7899

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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

3

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an endering the second statement and an endering and an endering the second statement was a second to be PHAR POSTSX

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

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written

* IMPORTANT NOTICE: Delete, by lining out, whichever warr not applicable; if warranty (a) is applicable and the benefic		h. Mam
as such word is defined in the Truth-in-Lending Act and I beneficiary MUST comply with the Act and Regulation by	Regulation Z, the	1) Mormon
disclosures; for this purpose, if this instrument is to be a FIR		y mouman
the purchase of a dwelling, use Stevens-Ness Form No. 13 if this instrument is NOT to be a first lien, or is not to find		
of a dwelling use Stevens-Ness Form No. 1306, or equivale		
with the Act is not required, disregard this notice.		
(If the signer of the above is a corporation, use the form of acknowledgment opposite.) (1	ORS 93.490)	
STATE OF OREGON,)	STATE OF OREGON, County	of) ss.
County of KLAMAIH		
SEPTEMBER 23 , 19 81 .		and
Personally appeared the above named.		who, each being first
RONALD L MERMAN	duly sworn, did say that the for	mer is the
PEGGY J MERMAN	-	: the
144444444444		······································
n an	a corporation, and that the sea	affixed to the foregoing instrument is the
and naknowladed the locations instru		on and that the instrument was signed and tion by authority of its board of directors,
ment to be their voluntary act and deed	and each of them ucknowledge	a said instrument to be its voluntary ac
PUDING Refore me:	and deed. Before me:	
(OFFICIAL:		
SEAL) Notary Public for Oregon	Notary Public for Oregon	(OFFICIAL
S OF WEAR	My commission expires:	SEAL)
My commission expires: 5/21/85		
	t all indebtedness secured by the fore by are directed, on payment to ycz of vidences of indebtedness secured by s	any sums owing to you under the terms o aid trust deed (which are delivered to you
To be un TO: 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 en herewith together with said trust deed) and to reconvey estate now held bytyou under the same. Mail reconvey	sed only when obligations have been paid. , Trustee t all indebtedness secured by the fore oby are directed, on payment to ycz of vidences of indebtedness secured by s. e, without warranty, to the parties des ance and documents to	any sums owing to you under the terms o aid trust deed (which are delivered to yo ignated by the terms of said trust deed th
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. STAT : F OREGON; COUNTY OF KLAMATH; ss. 7 od for record 🧓 🖉 – 3:31 21_day of ____A.D. 19_82_at ____o'clock pt., and duly recorded in Vol. <u>M 82</u>, of <u>Mtge</u> on Page <u>7898</u> Fee \$12.00 By Jone, M. Quert Fee \$12.00 By - ----

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