Dans 56 PAGE 18

## DEED OF TRUST

THIS DLED OF	TRUST is mad	e this	21st	*******	. day of	November		
19 <b>78</b> , amon	g the Grantor	.Barry.F.	. Kennedy	and Naomi,	Kennedy,	huaband .	and wife	• • •
TransAmerica Title	Company there	in error	Lound the Day				.(herein "Borrowe	r <sup>i</sup> ").
and existing under "Londer").	the laws of Wa	ashington, wl	tose ad fress is	700 N. E. F	ourth Avenue	Camas, Wasi	corporation organi lington 98607 (her	zed ein
Rounauma	f							17

BORROWER, in consideration of the indebtedness herein recited and the trust herein created, irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the County of State of Washington:

LOT 8 of CHESSER ADDITION according to the official plat thereof on file and of record at page 104 of Book A of plate, Records of Skamania County, Washington.



Which has the territory	MD C Gu t	m		a familia	
Which has the judgess of	11P 0720; [	- новарак на	 e en france	 tevenson.	
Va 98648		( June 11 )	 Alian I	[City]	

Total title with all the improvements now or hereafter creeted on the property, and all easements, rights, appartingness from realists however to the rights and authorities given herein to Lender to collect and apply such tenter, roy dites, mineral, oil and pas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter arrached to the property, all of which, including replacements and addition thereto, shall be deemed to be and recining a part of the property covered by this Deed of Trust, and all of the foregoing, together with said property for the beasehold estate if this Deed of Trust is on a leasehold) are better referred to us the "Property";

10 FOUR to Lender (a) the repayment of the in februares evidenced by Borrower's note dated.

(herein Note), in the principal sum of THIRTY-TWO THOUSAND AND ND ./.

Dollars, with interest thereon, providing for monthly that 10th, of aach, worth Begins. Jan 10, 1979...; the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Deed of Trust; and the performance of the covenants and agreements of Borrower herein contained; and (b) the repayment of any future advances, with interest thereon, made to Borrower by Lender pursuant to paragraph 21 hereof (herein "Future Advances").

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property, that the Property is unchembered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property.

Potate and the lader

Uniform Covenances, Bostowey and Lender covenant and agree - follows:

Learnest of Frincipal and Interest. Burrower shall promptly pay when the principal of and interest on me on any Funce advances so note that the burrower shall promptly pay when the the principal of and interest on me on any Funce advances so note by this Deed of Trust.

2. Funds for Taxes and Insurence. Subject to applicable law or to a written waver by Lender. Borrower shall pay a sum therein Tainds') could be subject to applicable law or to a written waver by Lender. Borrower shall pay a sum therein Tainds') could be subject to applicable law or to a written waver by Lender. Borrower shall pay a sum therein Tainds') could be subject to applicable law or to a written waver by Lender. Borrower shall pay a sum therein Tainds') could be subject to applied and inserted are payable under the Note is paid to the very takes and an assument which have the law attain printing as a sum therein Tainds') could be some twelfth of yearly premium installments for morriage insurance. I are all as transmitted and printing of the printing that the payable printing the payable of the printing and cannot be sufficient to deposit or ancounts of which are trained or transmit instruction and trained to time by Lender on the basis of assessments and balls and reasonable estimates thereof.

The Funds shall be held in an institution in the deposits or ancounts of which are trained or trained and assessments and balls and reasonable estimates thereof are trained and compiling and compiling said assessments and balls unless Lender stall basis of said have a common payable of the payable payable to the find and assessment and balls unless Lender and applicable has a payable to Borrower and the Funds shall be paid to Borrower and unless take prevent a mass or applicable has been all payable to Borrower, without the paid and accounting of the Funds was made. The Funds believe to Borrower as the terms of the said and payable to Borrower, without charge an annual accounting of the Funds was made. The Funds have present a said and any addition

shall give to horrower the each debut to the Funds was made. The Funds are piedged as additional purpose for which each debut to the Funds was made. The Funds are piedged as additional to the Joseph Purpose of Trist.

If the amount of the Funds held by Lender, together with the future monthly instantaneous of Funds, assessments, insurance premiums and ground tribs with the shall exceed the assessments assessments assessments, insurance premiums and ground roots with the shall exceed the assessments assessments assessments insurance premiums and ground assessments assessments assessments assessments and assessment and ground and ground for the sufficient to pay taxes, assessments insurance premiums and ground assessment assessments assessments and ground g

heid by Lender shall not be sufficient to par laves, assessments recognice promotine and ground common to the Borrower shall pay to Lender any amount necessary to make up the deficiency within to one from the desire to Borrower requesting payment thereof.

Lipon payment in tall of all some secured by this Doest of Trust Lender shall promptly a transport to the best of the Property of the Propert

insurance carrier.

All insurance penicles and removale increases in non-accomplates for treases. All insurance penicles and removale coping to trease in the accomplates for treases and Berrower shall give promptly be reside to ender all removal authors and all responses shall give prompt notice to the ender all removal authors and at accomplate to the ender the ender the ender the Berrower.

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Unless Lander and Borrower in the property of the property demands of the performance of the property demands of the property of the property demands of the property of th

6. Processation and Maintenance of Property, Coscholds, Condominions, Planned Con Developments, Bergania 6. Property and Maintenasce of Property assembles Condominants, Planned Unit Developments. By and keep the approximation good shall not be a seed repair and shall comply with the provisions of any lease of this case of the seed of

rider is executed by Borrower and recorder regions with this Deed of Trust and agreements of the Deed of Trust and shall amend and suppliement the covernants and agreements are the sevenants and the such across as a recensury to present lender a mixes to the sevenant and take such agree and acromery fees and entry upon the property to make repairs it bender agreement agreement or applicable has been accorded by this Deed of Trust, Burrower shall put the premiums transmitted in manager in effect until such time as the requirement for such instruction agreement agreement or applicable has Burrower shall pay the amounts of all marriages maintained by amounts dishussed by Lender pursuant to the paragraph I with interest thereon shall become additional amounts whill be payable upon notice from Lender to Burrower requirement thereon are all lender agreements and the second of the sec

a. Inepection. Lender may make or cause to be made reasons as entries upon and inspections of the Property that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's in the Property

9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Projecty, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be epid to Lender.

In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust with the excess, if any, paid to Borrower, In the event of a partial taking of the Property, unless Borrower and Lender otherwise agree in writing, there shall be applied to the sums secured by this Deed of Trust such proportion which the amount of the sums secured by this Deed of Trust mediately prior to the date of taking bears to the fair market value of the Property immediately prior to the date of taking, with the balance of the proceeds paid to Borrower.

If the Property is abandoned by Berrower, or if, after notice by Lender to Borrower that the condemons offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is mailed, Lender is authorized to collect and apply the proceeds, at Lender's option, either to restoration or repair of the Property or to the sums secured by this Deed of Trust.

Unless Lender and Berrower otherwise agree in writing, any such application of proceeds to principal shall not extend or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments.

or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of such installments.

10. Borrower Not Released. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust grantee by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower and Borrower's successors in interest.

11. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's right to accelerate the maturity of the indebtedness secured by this Deed of Trust.

12. Remedies Cumulative. All remedies provided in this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

12. Remedies Cannilative. All remedies provided in this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

13. Successors and Assigns Bound; Joint and Several Liability: Coplinas. The covenants and agreements herein contained shall bind, and the right betemder shall inter to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereoft. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Deed of Trust are for convenience only and are not to the used to interpret or define the provisions hereof.

14. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Enterpret or define the provisions hereof.

14. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower at the Property Adarcs or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail, return receipt requised. In Lender's address stated herein or to such other address as Lender may designate by notice to Borrower at provided herein. Any notice provided for in this Deed of Trust shall be deemed to have been given to be given by certified mail, return receipt requised. In Lender's address stated herein or to such other address as Lender may designate by notice to Borrower at provided herein. Any notice provided for in this Deed of Trust shall be deemed to have been given to be given by certified mail, return receipt in the manner of the Property of the Property This Deed of Trust shall be governed by the law of the turnsdiction. In which the Property is because the law of the turnsdiction in which the Property is because the provided provision and the provision of this Deed of Trust in the Deed of T

NON UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

Now Uniform Covenants. Bottower and Lender further covenant and agree as follows:

18. Acceleration; Remedies, Except as provided in paragraph 17 hereof, opon Borrower's breach of any covenant or agreement of Borrower in this Deed of Trust, including to covenants to pay when due any stims secured by this Deed of Trust, Lender prior to acceleration shall give notice in the manner prescribed by applicable law to Borrower and to "e other persons prescribed by applicable fave to Borrower and to "e other persons prescribed by applicable fave to Borrower and to "e other persons prescribed by applicable fave to a single of the property of the face in the manner prescribed by applicable fave to a single of the property of the face in the horizer may result in acceleration of the same secured by this Deed of Trust and sale of the property at public auction of a date on less than 120 days in the future. The notice shall be deed of Trust and sale of the property at public auction of a date on less than 120 days in the future. The notice shall further laterial Borrower of it the right to refrastrate after acceleration. (ii) the right to thing a count action to assert the non-existence of a default or any other defense of Borrower to acceleration and foreclosure and (iii) any other matters required to be included in such notice by applicable haw. If the breach is not cured on or before the date specified in the notice. Lender at fender's option may declare all of the sums secured by this beed of Trust to be lumicable used in the payable without further demand and may broke the power of sale and any other remedies permitted by applicable law, lender shall give any broke the power of sale, and expenses incurred by pursuing the remedies provided in this paragraph 18, including, but not limited to, reasonable covis and expenses incurred by pursuing the remedies provided in this paragraph 18 including, but not limited to, reasonable reverses and pull-cable are an indicated provided and the property of a sale and sale and any oth

including, but not limited to, reasonable attorney's fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Deed of Trust, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Deed of Trust shall continue unimpaired. Upon such payment and cure by Borrower, this Deed of Trust and the obligations secured hereby shall remain in full force and effect as if an acceleration had occurred.

20. Assignment of Rents; Appointment of Receiver, Lender in Passession. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 18 hereof or abandonment of the Property, Lender, in person, by agent or by judicially appointed receiver, shall be entitled to enter upon, take possession of and manage the Property and to collect the tents of the Property, including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable atterney's fees, and then to the sums secured by this Desd of Trust. Lender and the receiver shall be liable to account only for those rents actually received.

shall be liable to account only fo 21. Foture Advances. Upo by Trustee to Borrower, may ma secured by this Deed of Trust wh 22. Reconveyance. Upon p the Property and shall surrender Trustee. Trustee shall reconvey t thereto. Such person or persons s 23. Substitute Trustee. In r to any Trustee appointed hereund succeed to all the title, power and 24. Use of Property. The F	r those rents actually received, in request of Borrower, Lender, at I ke Future Advances to Borrower, en evidenced by promissory notes asyment of all sums secured by this this Deed of Trust and all notes evidenced by the Property without warranty and shall pay all costs of recordation, it ecordance with applicable law. Le ler who has ceased to act. Without I duties conferred upon the Truster reperty is not used principally for trower has executed this Deed of	cender's option prior to full race Such Future Advances, wistaling that said notes are se Deed of Trust, Lender shall dedening indebtedness secur without charge to and person der may from time to time conveyance of the Progesty a herein and by applicable hagricultural or farming purpose.	econveyance of the Property th interest thereon, shall be cured hereby. request Trustee to reconvey d by this Deed of Trust to n or persons legally entitled appoint a successor trustee the successor trustee shall we, oses.
		D P	
	Za.	My J. Fr.	nedy
	Barry F	Wennedy	-Burrower
	Macra R	ai R. Kenna	Borrows
STATE OF WASHINGTON		County ss:	- Landway
in and who executed the foregoing said instrument as	ly of November 1-78 y commission of a long wife 1 end wife 1g instrument, and a knowledged	of it is the undersigned of appeared. Barry, to m. known to be the to m. that they	e individual(s) described signed and scaled the
	the man attended the dreat with heart i	in this certificate above wr	itten.
My Commission expires: Augu	D Qu	Stind Insel	
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RECORDER COMPARED MATLED

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