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18:269	TRÚST DEÉD	Vol. 76 Page	13464
THIS TRUST DEED, made this Wayne A. Wilcox, Willia	18	AUGUST September	76, between
Transamerica Title Insu and Leslie W. Zigler and Do	Yanda Company		, as Grantor, as Trustee,
とこうにつう 湯をつける とうしょう あんざい	WITNESSETH	a ha an	, as benenciary,
Grantor irrevocably grants, bargains, in Klamath County, Oregon, The South one-half of Lots NORTH KLAMATH FALLS, IN THE Oregon.	1 and 2 and All		고 승규는 것 같아요. 그는 것 같아요.
Beneficiaries specifically	aree with Crea		n de la seconda de la secon A de la seconda de la second
Grantors anticipate placing loan will be a first lien or	on the propert	y so that the co	on loan nstruction
Beneficiaries. Grantors here twelve (12) months after con than three (3) years from the	upletion of the	Construction	
9		inst peed,	
2			
which said described real property does not exceed to purtenances and all other rights thereunto belonging of and all fixtures now or hereafter attached to or used in CRTHE PURPOSE OF SECURING PRO		the appertaining, and the rents	, issues and profits thereof
sum of Eight Thousand and No/10	Othe	ement of grantor herein contr	
final payment of principal and interest hereof, if not	sooner paid. to be due and	navable	nd made by grantor, the
To protect the security of this trust deed, grant 1. To protect, preserve and maintain said property in and repair, not to remove or demolish any building or improv- not to commit or premit any waste of said property.	or agroes: endorsement good condition the liability rement thereon; (a) consent granting any	(in case of full reconveyance, for of of any person for the payment of to the making of any map or plat	ancellation), without affecting the indebtedness, trustee may of said property; (b) join in
2. To complete or restore promptly and in good an manner any building or improvement which may be construct destroyed thereon, and pay when due all costs incurred thereis 3. To comply with all laws, ordinances, reductioned	d workmanlike subordination d, damaged or thereof; (d) or, grantee in a leading write	or other agreement affecting this reconvey, without warranty, all or iny reconveyance may be describe	on thereon; (c) join in any deed or the lien or charge any pert of the property. The 1 as the "betson or persons
and repair, not to remove or demolinh any building, or improv- not to commit or premit any waste of said property. 2. To complete or restore prompily and in good an manner any building or improvent which may be construct destroyed thereon, and pay when dus all costs incurred thereic 3. To comply with all laws, ordinances, regulations, co- tions and restrictions affecting said property; il the benchicary join in executing such financing statements pursuant to the Un- cial Code as the benchicary may require and to pay lor filing proper public office or offices, as well as the cost of all lien by filing officers or searching descrices as may be descended de herefind	so requests, to be conclusive itorm Commer-services ment is same in the 10. U	(in case of full reconveyance, for of of any person for the payment of of the maked of the payment of to the maked of the payment of easement as creating any restrict or other as creating any restrict the payment of the payment of the reconvey, without any be describe ed thereto," and they have be describe ed thereto," and the payment of the reconvey of the truthlush thereof, ioned in this paragraph shall be not poon any default by graph of the court, and without region, by again to court, and without region of the tess hereby secured, enter upon any default	ol any maiters or lacts shall Trustee's lees for any of the less than 85, mder, beneficiary may at any
by filing ollicers or searching agencies as may be deemed de beneficiary. 4. To provide and continuously maintain insurance on now or herealter receited on the said continues of the said to be the said	sirable by the pointed by a the indebtedr the buildings erty or any p	Court, and without regard to the east hereby secured, enter upon and part thereol, in its own name sue lor official including those past due and	or by a receiver to be ap- adequacy of any security for take possession of said prop- or of herwise collect the rents
beneficiary. 4. To provide and continuously maintain insurance on now or herealter erected on the said premises against loss or of and such other hasards as the beneficiary may tron time to t an amount not less than s Tull Insurable v companies acceptable to the beneficiary, with loss payable to policies al insurance while beneficiary.	alue ney's less up ney's less up ney's less up ney's less up liciary may d	expenses of operation and collectic	n, including reasonable attor-
policies of insurance shall be delivered to the beneficiary as so if the grantor shall fail for any reason to procure any such insu- deliver said policies to the heneficiary as least files	on as insured; collection of surance and to insurance poll to the expire. property and	of any indecidents secured hereby lefermine, upon and taking post such rents, issues and prolits, or t icies or compensation or awards for the application or release thereof a fault or notice of default hereand	any taking or damage of the
the beneficiary may procure the same at grantors expense, collected under any fire or other insurance policy may be application of the same set of the same se	The amount pursuant to a lied by benefit by benefit by benefit by benefit by benefit by benefit benefit benefit by benefit ben	uch notice. pon delault by grantor in payment	ol any indebtedness secured
any part thereol, may be released to grantor. Such application c not cure or waive any default or notice of default hereunder or act done pursuant to such notice.	o collected, or declate all au or release shall beneficiary at invalidate any as a mortgag direct the tru	his election may proceed to forec. e in the manner provided by law	ose this trust deed in equity for mortgage foreclosures or
5. To keep said premises free from mechanics' liens at faces, assessments and other charges that may be levied or ass against acid property before any part of such faces, assessme charges become past due or delinquent and promptly deliver re to beneficiary should the desert full due to the face of the	recorded his a	written notion of detaute	tall execute and cause to be
ments, insurance premiums, liens or other charges payment of any by direct payment or by providing beneliciary with funde w make auch navment beneliciary matching the second second	fares, assess- inw and proce grantor, either '86.740 to 86. with which to 13 At		문화 : 나는 가 있는 N 방법에 가장 가 있는 것이 같은 것은 것이 있는 것이 있다.
hereby, together with the obligations described in paragraphs 6, trust deed, shall be added to and become a part of the debt se	and 7 of this tively, the ent cured by this obligation sec	the fusices and time prior to five r the fusices said, the grantor or (may pay to the beneficiary or his lire amount then due under the terr ured thereby (including costs and a terms of the obligation and trustee ach) other than such portion of the	wher person so privileged by
Covenants hereol and los such payments, withing irom ofeach of ety hereinbelore described, as well as the grantor, shall be same extent that they are bound for the payment of the obl described, and all such payments shall be immediately due and out notice, and the nonpayment shall be immediately due and		terms of the obligation and trustee ach) other than such portion of the ordefault occurred, and thereby cure proceedings shall be dismissed by	principal as would not then
render all sums secured by this trust deed immediately due and constitute a breach of this trust deed.	payable and place designate	herwise, the sale shall be held on t ed in the notice of sale. The trustee	he date and at the time and may sell said property either
6. To pay all costs, less and expenses of this trust inclu of ittle search as well as the other costs and expenses of the tru in connection with or in enforcing this obligation, and trustee's a less actually incurred.	sates incurred the property a and attorney's plied The sec	o the purchaser its deed in form a to sold, but without any covenant	or warranty, express of im-
7. To appear in and delend any action or proceeding affect the servicy rights or powers of beneficiary or trustee; and action or proceeding in which the beneficiary or trustee may app any suit for the foreclosure of this deed, to pay all costs and cluding evidence of this and the beneficiary.	in any suit, the grantor and rar, including shall apply the	f beneficiary, may purchase at the same trustee sells pursuant to the po	le, vers provided herein, trustee
amount of attorney's less mentioned in this paragraph 7 in all of first by the trial court and in this paragraph 7.	ases shall be attorney, (2)	mpensation of the trustee and a re to the obligation secured by the tru	asonable charge by trustee's ast deed, (3) to all persons
pellate court shall adjudge reasonable as the beneficiary's or if ney's lees on such appeal. It is mutually agreed that:	ustee's attor- surplus, il any surplus:	, to the grantor or to his successor	in interest entitled to such
8. In the event that any portion or all of said property all under the right of neminent domain or condemnation, beneficiary al right, il it so elects, to require that all or any portion of the most compensation for such the interview of the source of	hall be taken time appoint a ball have the successor truste onies payable conveyance to powers and de	successor of successors to any frustee appointed hereunder. Upon such the successor frustee the lottee	appointment, and without
incurred by grantor in such proceedings, shall be paid to ber	venciary and instrument exe	uties conterred upon any instead h such appointment and substitutio cuted by beneficiary, containing r of record, which, when recorded it der of the county or counties in wh laye proof of proper appointment o	the ollice of the County
both in the trial and appellate courts, necessarily paid or incurs ficiary in such proceedings, and the balance applied upon the secured hereby; and grantor agrees, at its own expense, to take and execute such instruments as shall be necessary in obtaining pensation, promuly upon beneficiary's request.	indebtedness shall be conclu such actions acknowledged i such com acknowledged i oblidated to	sive proof of proper appointment o stee accepts this trust when this is made a public record as provid tily any party hereto of pending as action or proceeding in which gra y unless such action or proceeding	the successor trustee deed, duly escuted, and dby law, Trustee is not
and electric action instruments as shall be necessary in obtaining pensation, promptly upon beneficiary is request. 9. At any time and from time to time upon withten requ folary, payment of its fees and presentation of this deed and The draptor coverage and advantation.	teal of bene fruit or of any the note for shall be a part	sction or proceeding in which gra y unless such action or proceeding	is under any other deed of
The grantor covenants and agrees to and fully seized in fee simple of said described real	with the beneficiary property and has a va	and those claiming under lid, unencumbered title th	him, that he is law-

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of t or savings and loan association authorized to do business under the lows of Oregon or the United States, or e title real property of this state, its subsidiaries, affiliates, agents or branches. bank, trust company

13465 and that he will warrant and forever defend the same against all persons whomsoever. 23 The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are (#)* primatity for granter's personal, lackity, howsehold or agricultural purpowe (see Important Notice-below),
(b) for an organisation, or (even if granter is a natural person) are for business or commercial purposes other than agricultural purposes. 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 terminine 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 worranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FHST lien to finance the purchase of a dwelling, us Stevens-Ness form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness form No. 1306, or. 0, 1306, or equivalent. If compliance with the Act not required, disregard this notice all Whyne A. Hilcox War ki Par William/Rossworn Zu nee Halvorsen Jefry (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of ...) ss. .., 19.. Personally appeared ... and each for himself and not one for the other, did say that the former is the Wilcox, William Rossworn and Jerry Halvorsen and acknowledged the foregoing instrupresident and that the latter is the .secretary of..... nt to be their voluntary act and deed. and that the seal atlixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Belore mei-(OFFICIAL Rachy R. malla Notary Public for Oregon (OFFICIAL SEAL) -My commission expires: 6-13-80 Notary Public for Oregon 1.5 My commission expires: ు స్ Human nd recorded ð ficiary County. seal Grant 5 TRUST DEED within record and and of said on page... 18269 hand М., the for OF OREGON MILNE Mortgages CLERK ved B AUD FORM number. clock A: Witness affixed **ה** certify ž book_27th 5 ð N H County file 0 Ę B 3;38 STATE at.3;38 in book or as fii Record County 1 3 Ð e fint cont રા માર્ગ્ય સમારતો ગુજબ 1: 1: 1: : a service in this is : 1.1: 1. 1. 1. T. . 641333 主義のないない To be used only when obligations have been paid. Contractor d A CONTRACTOR OF A CONTRACTOR OF COLLECTION AND A CONTRACTOR OF المراج وسناق فنو فاستوروه فالا أوقاده Trustoo TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust de ed have been fully paid and estisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust doed or pursuant to statute; to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: in a first state and the second Bonoficiary 1.60% $\kappa e^{\kappa n}$ Do not lote or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for A Macalan