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A O & O 5			Vol. Myd	Page 288	5
43185	TRUST DE	ED			
THIS TRUST DEED, mad J. LINDSTROM & CHA TRANSAMERICA WELLS FARGO REALTY	TITLE INSURANCE C SERVICES INC., TR	O. NUSTEE UN	VDER TRUST	NO 7219, as Ber	neficiary,
Grantor irrevocably grants, KLAMATH Count	bargains, sells and convey by, Oregon, described as:	vs to trustee	m trust, whit p		
County of Klamati	16 OREGON SHORES S a, State of Oregon in Volume 20, page unty Recorder of s	es 21 an	d 22 of MAP	1053 in the Map filed o S in the	'n
gether with all and singular the ter w or hereafter appertaining, and th	B lonis, issues and press				
ion with said real estate. FOR THE PURPOSE OF SE um ofTWOTHOUSANDTW	CURING PERFORMANCE O O. HUNDRED SIXTY-S	t each agreeme EVEN AND	ent of grantor herein 28/100 CEI to beneficiary or	TS Dollars, vorder and made by	with interest grantor, the
hereon according to the terms of a principal mayment of principal and intered The date of maturity of the de becomes due and payable. In the eve old, conveyed, assigned or alienated hen, at the beneficiary's option, all	the hereof, if not scorer paid, to be to secured by this instrument is not the within described proper; by the grantor without first abligations secured by this instr- and payable.	be due and pay the date, state y, or any part having obtaine ument, irrespe	able	the linal installment rest therein is sold, it or approval of the ity dates expressed	, 19 of said note agreed to be beneliciary, therein, or
The above described radi propert To protect the security of this 1, To protect, preserve and maintai and repair; not to remove or demolish any 2. To complete or restore prompil manner any building or improvement which destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinar itions and restrictions állecting svid property join in executing such linancing statements ciel Code as the beneficiary may require a by filing ollicers or searching agencies as by filing allicers or searching agencies as	trust deed, grantor agrees:	(a) consent to t granting any eas subordination or thereol; (d) reco grantee in any legally entitled t ba conclusive pr services mentione	the making of any maps sement or creating any other agreement alloc provey, without warrang reconveyance may be hereto," and the recital oot of the fruthulness oot of the fruthulness d in this paragraph shall	or plat of said propert restriction thereon; (C sail or any part of the described as the "pert thereoi. Trustee's lees to be not less than \$5. or hereunder, benefician we adont or by a rece	
ions and restrictions allocing wid property oin in executing such linancing statements ial Code as the beneficiary may require a troper public office or offices, as well as y filing officers or searching agencies as watchers.	, if the beneficiary so request, to pursuant to the Uniform Commer- ind to pay for lining sume in the the cost of all lien searches made may be deemed desirable by the	time without no pointed by a co the indebtedness erty or any par issues and prolit	the second without regard hireby secured, enter t thereot, in its own n is, including those past	I to the adequacy of a upon and take possession une sue or otherwise co due and unpaid, and a	ny security for n of said prop- llect the rents, pply the same, appropriate store
bineliciary. 4. To provide and continuously m now or icreaties received on the said premi- and such other hasards as the beneliciary an amount not less than 3 beneliciary, we companies acceptable to be beneliciary, we policies of insurante said be delivered to it the genel policies to the beneliciary at le delive said policy of insurance new or 1 the beneliciary may procure the same a same same same same same a the beneliciary may procure the same a same same same same same same a same same same same same same same same	ses against loss or damage by lire	ticiary may dete 11. The collection of suc insurance policie	entering upon and ta ch rents, issues and pro- s or compensation or a	king possession of said lits, or the proceeds of wards for any taking or	property, the lire and other damage of the
if the grantor shall tall for any reason to deliver said policies to the beneficiary at le- tion of any policy of insurance now or i the beneficiary may procure the same a collected under any life or other insurance any indebiedness secured hereb	procure any such insurance and to sat tifteen days prior to the expira- nerealiter placed on said buildings, t grantor's expense. The amount t grantor's expense. The amount	pursuant to such	notice. n default by grantor in	payment of any indeb	tedness secured
may determine, or at option of beneficiary any part thereof, may be released to grante	the entire amount so collected, or r. Such application or release shall default bereunder or invalidate any	declare all sums and il the abo timber or grazin deed in equity,	secured hereby immedia ve described real prop- ng purposes, the benefic as a mortgage in the	tiely due and payable. I intry is currently used I ary may proceed to for manner provided by la rity is not so currently foreclose this trust deed close this trust deed by	n such an event or agricultural, oclose this trust w for mortgage used, the bene-
not chre or waive any delauli of noise, act done pursuant to mich moties. There from tare, assessments and phore charges that against said propast doe or delarquent any to obta, insurance premiums, liens or other my direct payment or by providing ben made such payment, 'beneficiary' may, at and the amount so paid, with interest of 11	construction letts and to pay all may be levied or assessed upon or such taxes, assessments and other	and sale. In th	e latter event the bene	liciary or the trustee an	tion to sell the
hardes become past due or delinquent and beneliciary; should the grantor tail to re- ments, insurance premiums, liens or other w direct payment or by providing bene	I promptly deliver receips introduced nake payment of any taxes, assess- charges payable by grantor, either diciary with lunds with which fo	upon the trustee required by law	shall fix the time and and proceed to forec	place of sale, give notice ose this trust deed in t	thereof as then he manner pro-
hereby, together with the obligations described and shall be added to and become	a part of the debt secured by this	13. Show then alter dela trustee lor the ORS 86.760, n	uld the beneficiary elect ult at any time prior, t trustee's sale, the dra nay pay to the benefici	to foreclose by adverti- o live days before the nfor or other person s ary or his successors in fer the terms of the tru costs and expenses actu	o privileged by interest, respec-
trust deed, without ware to payments, covenants hereol and for such payments, erty, hereinbelore described, as well as the erty hereinbelore that they are bound for the	with interest as aloresaid, the prop- be grantor, shall be bound to the payment of the obligation herein	enforcing the fe ceeding \$50 eac	erms of the obligation is	tion of the principal as	
out notice, and the nonpayment thereof shout notice, and the nonpayment there is the second by this trust deep	inimediately due and payable and	14. Oth	erwise, the sale shall be	held on the date and	at the time and
render di durin section di this trust deed. constitute à brach ol this trust deed. 6. To pay all costs, lees and expe ol title search as well as the other costs : in connection with or in enforcing this ob lees actually incurred. 7. To appear in and delend any 7. To appear in the other of new rest of ber		the property #	sold, but without any	The trustee may set and and shall sell the parc s, payable at the time in form as required by covenant or warranty matters of fact shall be on excluding the truste	express or im-
affect the security rights of power to be determined on proceeding in which the benelicia any suit for the foreclosure of this deed, and suit for the order of title and the beneficial evidence of title and the beneficial	ry or trustee may appear, including to pay all costs and expenses, in- ry's or trustee's attorney's lees; the	the grantor and 15. Wh	i beneliciary, may purch en trustee sells pursuan proceeds of sale to p	ase at the sale. t to the powers provide syment of (1) the expe	d herein, trustes naes of sale, in-
amount of altorney a ter minimum fixed by the trial court and in the event decree of the trial court, grantor further pollate court shall adjudge reasonable as	of an appeal from any judgment or agrees to pay such sum as the ap- the beneticiary's or trustee's attor-	cluding the con attorney, (2) having recorde deed as their i	mpensation of the frust to the obligation secure d liens subsequent to interests may appear in	ee and a reasonable chi d by the trust deed, (3 the interest of the trus the order of their prior his successor in interest) to all persons tee in the trust ity and (4) the entitled to such
ney's rees on such appears	all of said property shall be taken.	surplus, il any	, to the grantor or to	tim stretebers list timelage	in time time t

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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 delend the same against all persons whomsoever.

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

* IMPORTANT NOTICE: Delote, by lining out, whichever warranty (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 tho Act and Regulation by making required disclosures; for this purpose, if this instrument is to be c FIRST lien to finance the purchase of a divelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. lif the signer of the above is a corporation, use the form of acknowledgment opposite. 1005 03 4001

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...voluntary act and deed.

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above named....

and acknowledged the foregoing instru-

Questile 18, 1981

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UNotary Public for Deego

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TO:

DATED:

(OFFICIAL

Wanit Sinditia DAVID J. LINDSTROM harletter.

Junistion CHARLOTTE E. LINDSTROM

) 85.

(OFFICIAL SEAL)

Title

....Deputy

.and

2888

STATE OF OREGON, County of

Personally appeared ...

each for himself and not one for the other, did say that the former is the ... president and that the latter is thesecretary of

and that the seal allized to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-halt 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:

Notary Public for Oregon My commission expires:

REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid.

Trustee

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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed estate now held by you under the same, Mail reconveyance and documents to

Beneficiary

Fee \$6.00

red to the trustee for cancellation bafore reconveyance will be made De not lose or destroy this Trust De ad OR THE NOTE which it see

Marth DUED

STATE OF OREGON TRUST DEED (FORM No. 881) correstor and complet County ofKlamath. I certify that the within instru-DAVID J. LINDSTROM at ... 10:11 o'clock . A.M., and recorded CHARLOTTE E. LINDSTROM SPACE RESERVED FOR RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of ELLS. FARGO. REALTY. SERVICES Beneficiary : INC THE GENERAL CO WELLS FARGOBREALTY SERVICES INC.; HAR VELLS County Clerk AFTER RECORDING RETURN TO SILES 572 E. GREEN ST. By Bernethand Lelat

PASADENA, CA 91101

Pat