48730	TRUST DEED	Vol. 78	Page 10
THIS TRUST DEED, made this	17 # day of	APRIL	. 19 78
TRANSAMERICA TITLE INSURANCE CO	MPANY, a CALIFORNIA CORPO	/ RATION as Trustee ::	and WELLS FARGO
SERVICES, INC., a CALIFORNIA CORPO	RATION, TRUSTEE as Beneficiary WITNESSETH:	•	
Grantor irrevocably grants, bargains COUNTY, OREGON, described as:		ust, with power of sa	le, the property in I
7 20	• • • • • • • • • • • • • • • • • • •		
Lot in Block of Tract 111 Page 20 of Maps in the office of the County 1	3-Oregon Shores-Unit 2 as shown a Recorder of said County.	on the map filed on D	ecember 9, 1977 in
n ann an Air an Air An Air an Air	and the second se		
the transmission of the tr			
together with all and singular the tenements, kereditame, rents, issues and profits thereof and all fixtures now or her	nts and appurienances and all other rights the reafter attached to or used in connection with :	reunto belonging or in anywis said real estate.	se now or hereafter apperta
FOR THE PURPOSE OF SECURING PERFORMANC	CE of each agreement of grantor herein contain Dollars, with interest thereon accordi	ed and payment of the sum of	IIX IA
beneficiary or order and made by grantor, the final payme The date of maturity of the debt secured by this just the within described prometty or our part thereof, or	ent of principal and interest hereof, if not soon	er paid, to be due and payable	May 2,
obtained the written consent or approval of the benefici expressed therein, or herein, shall become immediately du	any interest interent is sold, agreed to be sold iary, then, at the beneficiary's option, all oblig te and payable.	, conveyed, assigned or alien- zations secured by this instru	ated by the grantor withou ment, prespective of the n
The above described real property is not currently used for To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain said property in	agrees:		
permit any waste of said property. 2. To complete or restore promptly and in good an	t thereon; not to commit or deed or the line of the property. In workmanlike menner any nersons leaders	ereon; (c) join in any subord len or charge thereof; (d) reco The grantee in ary reconve y entitled thereto, " and the r	onvey, without warranty, a yance may be described as
building or improvement which may be constructed, dan and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, restrictions affecting said property. If the beneficiary so r meth function to the second property of the beneficiary so r	covenants, conditions, and 10, Upor	this paragraph shall be not les any default by grantor her	ercoJ. Trustee's fees for any ss than \$5. reunder, beneficiary may a
ary may require and to pay for filing same in the proper well as the cost of all lien searches made by filing office	r public office or offices, as enter upon a	ther in person, by agent or by d to the adequacy of any sec nd take possession of said pro wise collect the rents, issues	a receiver to be appointed curity for the indebtedness operty or any part thereof
may be desemed desirable by the beneficiary, 4. To provide and continuously maintain insurance hereafter erected on the said premises against loss or dan hazards as the beneficiary may from time to time requir	ce on the buildings now or mage by fire and such other including red	apply the same, less costs a asonable attorney's fees su secured hereby, in such order	ind expenses of operation biect to paragraph 7 he
s, written in co beneficiary with loss payable to the latter; all policies of to the beneficiary as soon as insured; if the grantar	ompanies acceptable to the f insurance shall be delivered Such rents, iss	ntering upon and taking poss ues and profits, or the proce	session of said property, th
procure any such insurance and to deliver said policies fifteen days prior to the expiration of any policy of placed on said buildings, the beneficiary may procure th The amount collected under any fire or other insurance	s to the beneficiary at least insurance now or hereafter he same at grantor's expense. 2. Unon	or awards for any taking release thereof as aforestid ult hereunder or invalidate an default by grantor in payme	y act done pursuant to such
beneficiary upon any indebtedness secured hereby and may determine, or at option of beneficiary the entire a part thereof, may be released to grantor. Such applicatio	in such order as beneficiary amount so collected, or any or release shall not cure or described real	nance of any agreement hereu by immediately due and pay property is currently used for	inder, the Seneficiary may s vable. In such an event as or agricultural, timber or g
waive any default or notice of default hereunder or inva to such notice. 5. To keep said premises free from construction assessments and other charges that may be levied or a	lidate any act done pursuant the beneficiar the manner pi liens and to pay all types is not so curre	y may proceed to foreclose t rovided by law for mortgage J ently used, the beneficiary at equity as a mortgage or direct	oreclosures. However, if sa his election may proceed t
property before any part of such taxes, assessments and due or delinquent and promptly deliver receipts therefor grantor fail to make payment of any taxes, assessments,	d other charges become past or to beneficiary; should the described real	and sale. In the latter event to be recorded his written notice I property to satisfy the ob-	the beneficiary or the trust of default and his election dirations, secured, baraco
other charges payable by grantor, either by direct beneficiary with funds with which to make such payn option, make payment thereof, and the amount so paid	payment or by providing law, and proc nent, beneficiary may, at its i with interact the starts at 10 86, 795.	fix the time and place of sal eed to foreclose this trust de	ed in the manner provided
forth in the note secured hereby, together with it paragraphs 6 and 7 of this trust deed shall be added to a secured by this trust deed, without waiver of any rights the covenants herrof and for such payments, with inter-	nd become a part of the debt after default arising from breach of any of trustee's sale, the beneficiar	ld the beneficiary elect to at any time prior to five day the grantor or other person y or his successors in interest	s before the date set by the so privileged by ORS 86.7 Cresnectively, the entire an
hereinbefore described, as well as the grantor, shall be be they are bound for the payment of the obligation he payments shall be immediately due and payable without	ound to the same extent that under the ter- rein described, and all such and expenses include and the nonnoverses and attorney	ms of the trust deed and the o actually incurred in enforcin 's fees not exceeding \$50 eac	obligation secured thereby g the terms of the obligati h) other than such portion
thereof shall, at the option of the beneficiary, render a deed immediately due and payable and constitute a break 6. To pay all costs, fees and expenses of this trus search as well as the other costs and expenses of the tr	ch of this trust deed. which event a st including the cost of title designated in	then be due had no default il foreclosure proceedings sha rwise, the sale shall be helo the notice of sale. The tru	If he dismissed by the trust I on the date and at the star may call raid arous
with this obligation. 7. To gnuegr in and defend any aption or process	parcel or in highest bidde	separate parcels and shall se or for cash, payable at the deed in form as required by	ll the parcel or parcels at time of sale. Trustee shall be an an an arguing the property
security rights or powers of beneficiary or inistee; proceeding in which the beneficiary or inistee may appe foreclosure of this deed, to pay all costs and expenses, in the beneficiary's or trustee's attorney's fees provided,	ncluding evidence of title and excluding the however, in case the suit is sale.	covenant or warranty, express let shall be conclusive proof r trustee, but including the gr	of the truthfulness therei antor and beneficiary, may
between the grantor and the beneficiary or the trustee t be entitled to the attorney's fees herein described; the mentioned in this paragraph 7 in all cases shall be fixed appellate court if an appeal is taken.	then the prevailing party shall 15. When the amount of attorney's fees apply the pr d by the trial court or by the compensation	n trustee sells pursuant to a cocceds of sale to payment o to of the trustee and a reasona	thic charge by inistee's atta
It is mutually agreed that; 8 In the event that any portion or all of said peop	winvequent t appear of the wety shall be taken under the stress of the	cured by the trust-deed, o the interest of the trustee order of their priority and (w interest entitled to such su	e in the total deed as the (4) the surplus, it any -to-t
(RH) of entirent domain or condemnation, beneficiary electr, to require that all or any potential of the monie- ment taking, which are in excess of the anomal require- copenses and altorney's fees necessarily paid or in	 valit have the right, if it we to be the power of the pay all reasonable costs. Appointed the 	any reason permitted by law 9 Movemory to any Dustee - 9 Sunder, Upon such appoin	bineficary may from time named hereis of to any y ntment, and writenic cos
 proceedings, shall be paid to beneficiary and applied by costs and expenses and attorney's fees, both in the necessarily paid or incurred by beneficiary in such a 	y if first upon any reasonable upon any tru e trial and appelate courts, substitution v proceedings, and the balance reference to	we herein nation station appoin while herein national or appoin while he made by written instr this trust deed and its place	t with all title, powers and a ted hereinder. I ach such a sument evec ited by Bonefic 4 of Freened, which - when
applied upon the indebtedness secured hereby, and expense, to take such actions and execute such instrum obtaining such compensation, promptly upon beneficiary 9. At any time and from time to time upon se	y in a shall be necessary in property it si y's request. ritten request of beneficiary. 17 Trus	County Clerk or Recorder tuated, shall be conclusive pro	r of the county or counti out of proper appointment
payment of its fees and presentation of this deed and a case of full recovery for cancellation), without a person for the payment of the indebtedness, trustee mu	the note for endorsement (in smalle a pu affecting the liability of any party hereto ay (a) consent to the making	tee accepts this trust when it iblic record as provided by t of pending sale under any which grantor, beneficiary o	ww. Trustee is not obligate other deed of trust or o
of any map or plat of said property; (b) join in granting	any easement or creating any or proceeding	t is brought by trustee.	
The grantor covenants and agrees to a simple of said described real property and			that he is lawfully
NOTE: The Trust Deed Act provides that the trustee here or savings and loan association authorized to do bu	eunder must be either an atterney, who is an usiness under the laws of Oreaan or the Unite	a active member of the Nor- d States, a title insurance con	sola State San a bank, m
property of this state, its subsidiaries, affiliates, a	gents or branches, or the United States or any	evency inerect.	

10780 75 10781 and that he will warrant and forever defend the same against all persons whomsoever. 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 organization, or (even it grantor is a natural persoh) are for business or commercial purposes other than agricultural 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 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 the Act and Regulation by making required distances it compliance with the Act and Regulation by making required 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. If compliance with the Act no? required, disregard this notice. STATE OF CALIFORNIA, COUNTY OF LOS Angeles On 24 April, 1978 the undersigned, a Notary Public in and for said County and State, personally appeared $Fc \in \mathcal{I}$ W. Koehler \mathcal{I} r. > ss. known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That he resides at FOR NOTARY SEAL OR STAMP (Rev. he was present and saw Eric E. Flora -; that Witness personally known to him to be the person described in, and whose name is subscribed to the within and annexed (G.S.) instrument execute the same; and that affiant subscribed 515 OFFICIAL SEAL name thereis GERALD E. GREEN as a witness to said execution. NOTARY PUBLIC - CALIFORNIA Staple LOS ANGELES COUNTY My Commission Expires Aug. 25, 1978 Signature しょうしょう いっちちょう しょう The undersigned is the legal owner and holder of all indebtedness secured by the foregoing man 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 year herewith 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:, 19 Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON SS. County of Klamath I certify that the within instrument was received for record on the Eric Flora 23rd day of May , 19 78 at 9:04 o'clock AM., and recorded Grantor in book <u>M78</u> on page 10780 SPACE RESERVED or as file/reel number 48730 FOR Record of Mortgages of said County. Wells Fargo Realty Services..... RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary AFTER RECORDING RETURN TO Wells Fargo Realty Services 572 East Green Street P asadena, California 91101 Hn: K. Stark County Clerk Br Bernethan Shelsth Deputy Fed \$6.00