1104284	TRUST DEED	Vol. 78	Page 11068
THIS TRUST DEED, made this	day of	HPRIL	, 19, betw
TRANSAMERICA TITLE INSURANCE (SERVICES, INC., a CALIFORNIA CORP	COMPANY SCALLEODNEL CODE	the second se	nd WELLS FARGO REAL
Grantor irrevocably grants, bargai	WITNESSETH: ns, sells and conveys to trustee in tr	ust, with power of sale	2 the property in KLAMA
មានស្រួងស្រួងស្រួងស្រួងស្រួង និងស្រួង និងស្រួង សំរាងសំរាង សំរាង សោកសំរាងសំរាងសំរាងសំរាងសំរាងសំរាង សំរាងសំរាង សំរាងសំរាង សំរាង	la termina a sector da la comprese a presentaria. Nomena en la compresentaria da la compresentaria da la compresentaria da la compresentaria da la compresentaria	and the addition of the	
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day and have tird truck where we			and and a second se Second second
Silver	ways at a sector of the sector	num fossintarian Tanodi ung tinan tum ta	
anoth Comme	ಡಿಗಳು - ಇದು ಮತ್ತು ಮತ್ತು ಸಂಗಾ ಮುಂದು ಮತ್ತು ಮುಂದು ಸಂಗಾಣ - ಸಂಗಾಣ ಮತ್ತು ಮತ್ತು ಮುಂದು ಸಂಗಾಣ - ಸಂಗಾಣ ಮತ್ತು ಮಾಡಿದ್ದಾರೆ.	ang bahar pang atawa ang bahar ang bahar Ang bahar pang bahar ang bahar ang Ang bahar pang bahar pang bahar ang bahar ang bahar ang bahar pang bahar pang bahar pang bahar pang bahar pang Pang bahar pang bahar p	
and and a second se The second sec	alian af the state of the second s		
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together with all and singular the tenements, hereditan rents, issues and profits thereof and all fixtures now or h	nents and appurtenances and all other rights the	reunto belonging of in anywise	now or hereafter appartaining and
FOR THE PURPOSE OF SECURING PERFORMAN	VCE of each agreement of grantor herein contained	ed and payment of the sum of _	FOUR THOUSA
presenter of order and made by grantor, the final pays	Dollars, with interest thereon accordinent of principal and interest hereof, if not soone	an mailed on the strength of the state	
The date of maturity of the debt secured by this in the within described property, or any part thereof, o obtained the written consent or approval of the benefit expressed therein, or herein, shall become immediately of The above described real property is not currently used.	strument is the date, stated above, on which the r any interest therein is sold, agreed to be sold, Clary, then, at the beneficiary's option at the	e final installment of said note conveyed, assigned or alienate	hecomes due and pavable. In the e ed by the grantor without first ha
The above described real property is not currently used To protect the security of this trust deed, grantor	tue and payable. for agricultural, timber or grazing purposes	anons secured by this instrum	ent, irrespective of the maturity d
1. To protect, preserve and maintain said property not to remove or demolish any building or improvement	in good condition and repair: restriction the	reon: (c) join in any subordir	nation or other agreement affectin
permit any waste of said property. 2. To complete or restore promptly and in good a building or improvement which may be constructed, du and pay when due all costs incurred therefor.	the property	The merely, (a) recom	fation or other agreement affecting vey, without warranty, all or any p foce may be described as the "pers itals therein of any matters or facts of. Inustee's fees for any of the sec than \$5
3. To comply with all laws, ordinances, regulation restrictions affecting said property: if the beneficiary so such financing statements pursuant to the Uniform Con ary may require and to pay for filing same in the prop	s, covenants, conditions, and requests, to join in executing due notice al	any default by manton have	
	enter upon an	to the adequacy of any secur	ity for the indebtedness hereby see
4. To provide and continuously maintain insurar hereafter erected on the said premises against loss	ice on the buildings now or including read	pply the same, less costs and	expenses of operation and colle
s, with loss payable to the base of the requi	companies acceptable to the	terine upon and taking parent	beneficiary may determine.
procure any such insurance and to deliver said policie	in the beneficiary at least compensation	or awards for any taking o	r damage of the property, and
The amount collected under any fire or other insuran beneficiary upon any interted to the insuran	ce notice man he another 12 Upon	default by months in and any a	er uone pursoant to such notice.
may determine, or at option of beneficiary the entire part thereof, may be released to grantor. Such applicati walve any default or notice of default hereunder or invi- to such notice.	amount so consected, or any secured hereby	unmediately due and payab	er, the beneficiary may declare all le. In such an event and if the a
to such notice.	line and to new it and the beneficiary	ovided by law for mortgage fore	closures. However, if said real proj
property before any part of such taxes, assessments an due or delinquent and promptly deliver sectors	assessed upon or against said	ind sale. In the latter event the	beneficiary or the trustee shall exe
other charges payable by grantor, either by direct	insurance premiums, liens of described real t payment or by providing trustee shall fi	property to satisfy the oblige	ations secured hereby, whereupor
forth in the note secured hereby, together with t	d, with interest at the rate set to 86, 795. the obligations described in 13. Should	en in joreennie mis musi ueeu	in the manner provided in ORS/86 eclose by advertisement and sale efore the date set by the trustee for providence by OR 96 8 65
secured by this trust deed, without waiver of any rights be covenants hereof and for such payments, with inter hereinbefore described, as well as the grantor, shall be they are bound for the payment of the obligation.	the beneficiary of the beneficiary	or his successors in it tanget	privileged by OKS 86. 750, may p
they are bound for the payment of the obligation h payments shall be immediately due and payable without thereof shall, at the option of the beneficiary, render o deed immediately due and novable and constitute a bras	i notice, and the nonpayment and attorney's	ctually incurred in enforcing th	the terms of the obligation and trus
6. To pay all corre fees and washingted bied	ch of this trust deed.	foreclosure proceedings shall h	e dismissed by the trustee.
with this obligation.	rustee incurred in connection designated in i	narale parcels and shall sail to	hay sell said property either in
7. To appear in and defend any action or proceed security rights or powers of beneficiary or trustee; proceeding in which the beneficiary or trustee may app foreclosure of this deed, to pay all costs and expenses i	and in any suit, action or without any co	eed in form as required by la	w conveying the property so sold
the beneficiary's or trustee's attorney's face provided	however, in case the suit is sale.	rustee, but including the grant	or and heneficiary, may purchase a
between the grantor and the beneficiary of the inside be entitled to the attorney's fees herein described; th mentioned in this paragraph T in all cases shall be fixed appellate court if an appeal is taken.	e amount of attorney's fees apply the pro-	trustee sells pursuant to the ceeds of sale to payment of (powers provided herein, trustee 1) the expenses of sale, including charge by trustee's attorney. (2) i
It is mutually agreed that:	obligation sect subsequent to	the interest of the trustee in	to all persons having recorded
B. In the event that any portion or all of shall oroj right of eminent domain or condemention, peneficiary		interest antitled to such surplu	the surplus, if any, to the grantor
reflet of eminent domain or sendemostion, neueficiary elects, to require that all or any portion of the montes such taking, which are in excess of the amount require expenses and attorney's fees necessarily had are in proceedings, shall be paid to beneficiary and annited by	bayable as compensation for a successor or d to pay all reasonable costs, appointed here courred by granter in such successor trust	Auccessors to any trustee nam under. Upon such appointm.	effcury may from time to time app ted herein or to any successor tri ent, and without conveyance to
coste and semanes and assume to the transferred	e trial and appelate courts. monthlighter de	ee herein named or appointed	hereunder. Each such appointment
necessarily paid or incurred by beneficiary in such p applied upon the indebtedness' secured hereby, and expense, to take such actions and execute such instrum obtaining such compensation, promptly upon beneficiar,	grantor agrees, at its own office of the of the of the of the openits as shall be necessary in property is situ	is trust deed and its place of County Clerk or, Recorder of ated, shall be conclusive area	mt executed by beneficiary, contain record, which, when recorded in the country or counties in which of proper appointment of the succession of the succe
9. At any time and from time to time upon with any time and from time to the upon with a second seco	then request of beneficiary, 17, Trustee the note for endorsement (in is made a public	accepts this trust when this c	leed, duly executed and acknowle
case of full reconveyance, for cancellation, without a person for the payment of the indebtedness, irustee m of any map or plat of said property; (b) join in granting	any casement or creating any or proceeding in w	f pending sale under any off which grantar, beneficiary or tri brought by manual	Trustee is not obligated to notify her deed of frust or of any actio istee shall be a party unless such ad
The grantor covenants and agrees to a simple of said described real property and		daiming under Line at	a de la compañía de la
OIE: The Trust Deed Act provides that the tweeter b	has a valid, unercombered titled ther under must be either an attorney, who is an a siness under the laws of Oregon or the United is pents or branches, or the United States or ner a	.610	avada (
		warve member of the Oregon	Annia Real of Lond Street and

11068 11068 uno linni **11069**81 and that he will warrant and forever defend the same against all persons whomsoever. ESMALD. -17 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 if grantor is a natural persoh) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heits, 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, including pledgee, of 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 (q) or (b) is * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is no; 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 beneficitry MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice. WITNESSEDE STATE OF CALIFORNIA, COUNTY OF LOS ANgeles SS. LMAY, Ón 1978 igodolthe undersigned, a Notary Public in and for said County and State, personally appeared Fred U. Kothler St SAFECI FOR NOTARY SEAL OR STAMP 2 he was present and saw Rowell W. Silver personally known to h i r to be the person described in, and whose name is subscribed to the within and annexed -127 OFFICIAL SEAL instrument, execute the same; and that affiant rubscribed 7.3 (G.S.) GERALD E. GREEN name thereto as a witness to said execution. NOTARY PUBLIC-CALIFORNIA LOS ANGELES COUNTY My Commission Expires Aug. 25, 1978 167 Sten Signature , Trusiee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust doed. 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 the DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concelle Beneficiery TRUST DEED ce will be m STATE OF OREGON County of Klamach SS. I certify that the within instru-Ronald Silver ment was received for record on the at 10:27 o'clock A. M., and recorded Grantor in book M78 on page 11068 or as file/reel number 48940 SPACE RESERVED Wells Fargo Realty Services Record of Mortgages of said County. FOR RECORDER'S USE Witness my hand and seal of Benoficiary County affixed. AFTER RECORDING RETURN TO Wells Fargo Realty Services 572 East Green Street Pasadena, California 91101 Wm. D. Milne Attn: K. Stark County ClarkTitle I deloch Deputy ByStructa Fee \$6.00