TRANSAMERY	E COOS Se	y C.C. Y Rush	n Corp	My .	. 19. 78
SERVICES, INC	A TITLE INSURANCE, a CALIFORNIA CO	E COMPANY, a C RPORATION, TR	ALIFORNIA CORP	ORATION as Trustee	and WELLS FARGO
			WITNESSETH		1
COUNTY, OREG	irrevocably grants, ban GON described as, now a second	bodiscess avada edi	veys to trustee in p	rust, with power of s	de, the property in KL
Page 29 of Maps	Hoer Man of Tract	1113-Oregon Shor	es-Unit 2 as shown	on Naviga	日野宮 Padema, Pour de - Prints Tela Ped Pademaria (森) Territo - Poula (1997) - Prints 最後の作品では高さい、これでは、1997年
Service of the	in the office of the Cou- tion the office of the Cou- tion the office of the inition of the office that the office of the office that the office of the office that the office of the of	mly recorder of said	d County.	A He was men on t	Jerember 9, 1977 in Vo
	2000年1月1日 - 1900年1月1日 - 19	Title To Date State Constitution		村建设。 黑岩东 等级 人物作 人	
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<b>\$</b>		**********	i (d) 10 fdf yman	Willespielate tub print	inger Paret ingeliering bereitstelle in best
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					में विश्विति संभाग होता सम्मेक संभागित है के प्राप्त है । अस्तर विश्व विश्विति
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V. B. Astron	10.00 to		NO STATE		NUMBER
logether with all and zir rents issues and profits t	igular the tenements, heredita thereof and all fixtures now or OF SECURING PER FORMA	ments and appurtenances	and I other rights there	Unio belongina di A	W market had
Headrig	OF SECURING PERFORMA	NCE of each ugreement of Dollars with	se in connection with said	d real estate.  and payment of the sun of	Folly such
	made by grantof the final pay	و يوسه م مر و بيام اوران	The state of the s	to the terms of a promissory	note of mild days
The above described seet	th, shall become immediately	die and payable	sold, agreed to be sold, dictary's option, all obligat	Inal installment of said note to onveyed, assigned or alterate tons secured by this instrume	becomes due and payable. In it d by the grantor without first nt. Irrespective of the
To protect the sec- To protect, preser not to remove or demoti	maintain said property	for agricultural, (imber of dgrees.) In good condition and be	1 Jan 19	with the state of	والمعالم المناسب والمناسب
Revnit any weste of said p 2. To complete or re- building or improvement and pay when due all cost	property. Iterespromptly and in good a which may be constructed, di incurred therefor.	nt thereon; not to comm and workmanlike manner amaged or described	if or deed or the lient the property. To persons legally of	on; (c) jobs in any subordin or charge thereof; (d) reconv grantee in any reconveyun	ition or other agreement affect ey, without warranty, all or an eg may be described as the "
restrictions affecting said such financing statements ary may require and to	Il laws, ordinances, regulation property, if the beneficiary so pursuant to the Uniform Con	s, covenants, conditions, requests, to join in execu	and negative properties of the state of the	of of the truthfulness thereo	als therein of any matters or f. f. Trustee's fees for any of the
well as the cost of all lie men be deemed destrable to To provide and of hereafter executed	which may be constructed do which may be constructed of a lictured therefor. If laws, ordinances, regulation property, if the beneficiary so pursuant to the Uniform Congression to the Uniform Congression to the Uniform Congression to the property the beneficiary, or the beneficiary, ordinated insurantial dependences against loss or do property of the beneficiary, or the beneficiary of the b	er public office or office. Icers or searching agencie	s as sue or otherwise	ake possession of said proper	or the indebtedness hereby
\$ the beneficiary	may from time to time requir	re in an amount not less t	ner indebtedwess gecu	the same, less costs and sible attorney's fees subjected hereby, in such order as i	expenses of operation and co to paragraph 7 hereof up
fifteen days prior to the	expiration of and policies	to the beneficiary at the	to Such rents Issues of	ng upon and taking possession and profits, or the proceeds of awards for any taking or	on of said property, the collect fire and other insurance pol-
			by 12 Upon default in	reunder or invalidate any act ulf by grantor in payment	ll not cure or waive any defi done pursuant to such notice
In such notice.  To keep sald prem	e of default nereunder or hive	n or release shall not cure lidate any act done pursu	or described real projection the beneficiary manner project	erry is currently used for agr y proceed to foreclose this	In such an event and if the icultural, timber or grazing put
			es trust deed in equit	used; the beneficiary at his e y as a mortgage or direct the t value. In the latter event the h	sures. However, if said real priection may proceed to forecto rustee to foreclose this trust di
benefictary with funds wir. option, make payment ther forth in the note secure	ent of any taxes, assessments, by grantor, either by direct h which to make such paym reof, and the amount so paid, the herby, together with the trust deed shall be added to an without walver of any rights are to got such more than the control of any rights and the such as the control of any rights are to got such more than the control of any rights are the control of any rights and the control of any rights are the contro	payment or by providi eni; beneficiary may, at with interest at the rote	its law, and proceed to	time and place of sale, give foreclose this trust deed in	ons secured hereby, whereupo notice thereof as then requir
secured by this trust deed, the covenants he eof and fi hereinbefore described as	trust deed shall be added to an without waiver of any rights ar or such payments with interes well as the grantor, shall be bot	e obligations described d hecome a part of the de rising from breach of any st as aforesid the		time prior to five days hefe	se by advertisement and sale
they are bound for the payments shall be immediate thereof-thall, at the option	yment of the obligation here lefy due and payable without n	und to the same extent the sin described, and all suc totice, and the nonnavme	at under the terms of he and expenses actual	the trust deed and the obligat by incurred in enforcing the	ctively, the entire amount their ion secured thereby (including
man pus conganon. Vic	The true	iee incurred in connection	n designated in the m	e due had no decorde office	r than such portion of the pri
proceeding in which the ben	of beneficiary or trustee; at	ng purporting to affect the	idghest bidder for purchaser its deed	parcels and mail sell the costs payable at the stime of form as regulard to the	sy sell said property either in parcel or parcels at auction to f sale. Trustee shall deliver to
be entitled to the attorney	s fees herein the trustee the	luding evidence of title and owever, in case the suit in the prevailing party sho	excluding the trusted	be conclusive proof of the	iruthfulness thereof. Any pe
appendie court if an appeal is	Laken wases minit De Jixed b	y the trial court or her	apply the proceeds	e sells pursuant to the pov of sale to payment of (1) to trustee and a reasonable sho	vers provided herein, trustee the expenses of sale, including
white prominent domain or stock for the prominent domain or stock for the prominent of the	pertien is all of hell property contaments. heneficial is any pertain of the montal is	th shall be taken under in fall have the right, if it is	subsequent to the interest in the order in the order in the order in interest	by the trust deed, (3) to Helest of the trustee in the If their priority and (4) the Stjennined to such winning	ic expenses of sale, including ze by trustee's attorney, (2) to all persons having recorded trust deed as their interests mephus, I any, to the grunter of
expenses Rid brideney's for pruceedings shall be paid to costs and expenses and bil necessarily	es neessayiy paid or blow beneficiary and applied by it beneficiary and applied by it	o pay all reasonable casts, red by grantor in men first upon any reasonable	ablicities thattee the ablicities were well a uncertain of uncer-	on Permitted by law benefich hirs to any truster named i lipon such appointment, latter shall be	all persons having recorded that deed as their interests their miterests interior, or their miterests in the miterests in
upplied upon the indebted expense, to take such actions obtaining such compensation	person is all of sall dropost continues to the sall dropost contin	real and appelate courts, reedings, and the balance antor agrees, at its own is is shall be necessary	reference to this trus office of the Court	is named or appointed here nade by written instrument e i deed and its place of reco	and without conveyance to title, powers and duties confe- inder. Each such appointment ecuted by beneficiary, contain it, which, when recorded in county or counties in which oper appointment of the succe
payment of its fees and from the season full reconveyance, for the payment in the	s and execute such instrument promptly upon beneficiary is most time upon written misting of this deed and the ir cancellation), without affair ended to the may higher the laborating any perty. (c) join in granting any porty.	m west, in squest of beneficiary, hi is for endorsement (in	It thatte a mickly apres		
of any map or plat of said pro	in Industry in the second of the property (b) took in pressing any act of the second o	a) consent to the making expensely or creating any	party hereta of pend provesding in which a or proceeding is broug	ing as grounded by law. Trus ing sale under my other d relator, beneficiary or truscee or by trustee.	oper appointment of the succe duly executed and acknowled fee is not obligated to notify a red of surx or of any action shall be a purry unless such act
territoria de la compania de la comp	ante aud		ry and those claims ered titled thereto	il partion er	* * * * * * * * * * * * * * * * * * *

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