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SUE M.	ST DEED, made this	11 H - 10 00	_ day of _ FR		. 19	79 he
TRANSAMERIC	A TITLE INSURAN	NCE COMPANY, a (ALIFORNIA CO	CHUCKOVICH RPORATION as Trus	HUSENO AND VIE	mas Tadavisi
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COUNTY, OREG	GON, described as:	irgains, seus ana coi	weys to trustee in	n trust, with power o	of sale, the prop	erty in KLAN
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		1764.002 partie and addition	Walter St.			
ogether with all and sing onts issues and profits th	ular the tenements, heredi	itaments and appurtenance	e and all other rights th	1-tavalua or in ano		1.44
FOR THE PURPOSE	OF SECURING PERFORM	or hereafter attached to or a NANCE of each agreement	used in connection with	hereunto belonging or in any is aid real estate. Ined and payment of the sun	wise now or hereafter.	appertaining, and
12.77 170. 5	-40 /1/19	Dollare with			10)	OUSAN
The date of maturity	of the deht secured by this	ayment of principal and in	terest hereof, if not soor	ling to the terms of a promis ner paid, to be due and paya the final installment of said n d, conveyed, assigned or all igations secured by this inst	FRERUARY	17 101
trictions affecting said p	operty, tore promptly and in good which may be constructed, e incurred therefor, laws, ordinances, regulation reperty; if the beneficiary is pursuant to the Uniform Co y for filing same in the proy y for filing same in the proy y for such as a searches made be the	ons, covenants, conditions,	rany persons legally reon, be conclusive mentioned in	tereon; (c) join in any subdien or charge thereof; (d) re. The grantee in any reconv. It was the suite of the truthfulness it this paragraph shall be not to any default by grantor he there in person, by agent or by default substances.	eyance may be descrift recitals therein of any hereof. Trustee's fees f	bed as the "perso w matters or facts for any of the serv
be deemed desirable by	y the beneficiary.	ficers or searching agencie	es us enter upon and	id take possession of said pr	ecurity for the indebted roperty or any part the	dness hereby secu
reafter erected on the sai	ntinuously maintain insura id premises against loss or a	ance on the buildings now	w or including reas	nd take possession of said pr vise collect the rents, issues apply the same, less costs to sonable attorney's fees su secured hereby, in such order	and profits, including and expenses of oper ubject to paragraph	g those past due ation and collect
100.00	written in	uire in an amount not less i	thanthat startes se	secured hereby, in such order	r as beneficiary may de	etermine
een days prior to the ced on said buildings, the	e and to deliver said polici expiration of any policy o e beneficiary may procure	cies to the beneficiary at the of insurance now or herea the same at grantor's grown	least compensation of application or a	ntering upon and taking pos- ies and profits, or the proce or awards for any taking release thereof as aforesaid It hereunder or invalidate an default hereor invalidate an	eds of fire and other is g or damage of the	nsurance policies property, and
eficiary upon any indeb y determine, or at option	er any fire or other insurant bledness secured hereby and on of beneficiary the entire ed to grantor, Such application	nce policy may be applied d in such order as benefic	by 12. Upon d iary in his performa	reicase thereof as aforesaid it hereunder or invalidate an default by grantor in payme ince of any agreement hereu	y act done pursuant to ent of any indebtedne:	aive any acjam
ve any default or notice	ed to grantor. Such application of default hereunder or invited	tion or release shall not cure	or described real p	If hereunder or invalidate and default by grantor in payme mice of any agreement hereu immediately due and pay property is currently used formay proceed to forcelose to wided by they for a limit of the forcelose to the forcelos	able. In such an even or agricultural, timber	nay deciare an solit it and if the abo or grazing purpos
ssments and other chars perty before any part of	ses free from construction was that may be levied or a f such layer assessment	n liens and to pay all tax assessed upon or against s	xes, is not so current said trust deed in equ	ntly used, the beneficiary at fully used, the beneficiary at fully as a mortgage or direct	oreclosures. However, i his election may proce the trustee to foreclos	if said real proper eed to foreclose ti
or delinquent and prom tor fail to make paymen er charges payable by	such laxes, assessments an pptly deliver receipts thereful of any taxes, assessments, grantor, either by direct which to make such pays of, and the amount so paid thereby, together with the last deed shall be added to an without waiver of any rights s	for to beneficiary; should in insurance premiums, lien	the and cause to be described real to	recorded his written notice	of default and his elec	tion to sall show
ficiary with Junas with on, make payment there h in the note secured	which to make such pays of, and the amount so paid hereby, together with	ment, beneficiary may, at d, with interest at the rate	its law, and proceed to 86.795.	a to foreclose this trust dee	ed in the manner news	ded in Observe
graphs 6 and 7 of this tr tred by this trust deed, w covenants hereof and for	ist deed shall be added to a ithout waiver of any rights r such payments, with inter	ne obligations aesertoeu ind become a part of the d arising from breach of any	the honoficians	the beneficiary elect to fo any time prior to five days e grantor or other person so	oreclose by advertisen before the date set by o privileged by ORS 8	nent and sale the the trustee for the
inbefore described, as wi are bound for the pay nents shall be immediate	ust deed shall be added to a without waiver of any rights r such payments, with inter- ell as the grantor, shall be be went of the obligation he by due and payable without	est as aforesaid, the proper ound to the same extent the erein described, and all st	hat under the terms ich and expenses acti	or his successors in interest, of the trust deed and the ol tually incurred in enforcing	respectively, the entire bligation secured there the terms of the oblig	e amount then du by fincluding cos
i immediately the option of	of the beneficiary, render al	all sums secured by this tre	ar would not the	ees not exceeding \$50 each; en be due had no default oc oreclosure proceedings shall	the terms of the ooug fother than such porti courred, and thereby t	ation and trustee ion of the princip cure the default,
this obligation	osts and expenses of the tru	ustee incurred in connection	designated to the	se, the sale shall be held	on the date and at it	he sim-
ity rights or powers of eeding in which the bene	fend any action or proceed of beneficiary or trustee: efficiary or trustee may appearance in ay all costs and expenses in	ling purporting to affect to and in any suit, action	he minds blader ja	or cash, payable at the til	me of sale Trusten el	ar auction to th
beneficiary's or trustee's	ay all costs and expenses, inc attorney's fees provided. I	ncluding evidence of title an	nd excluding the trus	istee, but including the gran	f the truthfulness the	reof. Any person
ioned in this paragraph late court if an appeal is	fees herein described; the 7 in all cases shall be fixed taken.	amount of attorney's fe- by the trial court or by the	Pe	usice seus pursuant to the	DOMEST CONTRACTOR CO.	
In the event that any	Portion or all of settlement		subsequent to the	ic interest of the trustee in	to all persons having the trust deed as the	torney, (2) to the ng recorded lien. wir interests may
of eminent domain or a to require that all or a taking, which are in exce	portion or all of said proper condemnation, beneficiary s ny portion of the monies p ess of the unount regulary	shall have the right, if it s payable as compensation for	his successor in int 10. For any r a successor or su	er of their priority and (4) terest entitled to such surplu reason permitted by law ben extracts to any parter.	the surplus, if any, to is, tefletary may from tim	the grantor or to
ises and attorney's fee edings, shall be paid to b and expenses and atto	condemnation, beneficiary a sua proper portion of the monies person of the monies possible. I necessarily part or ince- beneficiary and applied by I intel's feet, both in the pro- position of the proper of the pro- ists secured hereby; and grant executes who instrumes and execute such instrumes promptly upon beneficiary's	to pay an reasonable cross urred by grantor in such it first upon any reasonable	appointed hereum successor trustee, unon any trustee	derest entitled to such surphinerasin permitted by law benevessives by any titustee namuler. Upon such appointing the latter shall be vested with herein named or appointed be made by written instruments.	ted herein or to any tent, and without co lth all title, powers and	Successor trustee mercance to the thirties conferred
earily puld or incurred or upon the indebtedne	beneficiary in such pross secured hereby; and g	trial and appetate courts occedings, and the balanc grantor agrees, at its ow	substitution shall to reference to this to n office of the Con	herein named or appointed be made by written instrume trust deed and its place of unity Clerk or Recorder of d, shall be conclusive proof of the control of	hereunder, Each such ent executed by benefit record, which, when	appointment and iclary, containing recorded in the
se, to take such actions	romntly upon beneficions'	nts as shall be necessary u	property is situated	my Clerk or kecorder of	the county or count	les in which the
ise, to take such actions ning such compensation, p At any time and from ent of its fees and presen	time to time upon write	ten request of beneficiary,	trustee.	u, snun be conclusive proof	-у грег арроиниен.	
se, to take such actions along such compensation; along such compensation; At any time and from ent of its fees and present of full reconveyance, for 1 for the payment of the map or plat of said prop	time to time upon wit. tation of this deed and the cancellation), without aff indebtedness, trustee may erty: (b) join in granting an	ten request of beneficiary e note for endorsement (i. fecting the liability of any (a) consent to the making y casement or creating any	17. Trustee act	a, small be conclusive proof of ceepts this trust when this defected as provided by law, bending sale under any office of grantor, beneficiary or truiting the proving the py trustee.	deed, duly executed as	w.t. aut

NOIE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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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 estate now held by you under the same. Mail reconveyance and documents to... DATED:

Do not lose or destroy this Trust Deed OR THE NOTE	is the first Marian teachers when the first first fill the	Beneficiary o the trustee for cancellation before reconveyance will be made.
TRUST DEED	A catalogor which is to the first of the catalogor of the	STATE OF OREGON ss.
	A first security to the second of the second	County ofKlamath
Grantor	The Martin of the season of th	ment was received for record on the
The second of th	SPACE RESERVED	in bookM79 on page4787 or as file/reel number63362
Boneficiary	FOR RECORDER'S USE	Record of Mortgages of said County. Witness my hand and seal of County affixed.
Wells Pargo Realty Services Inc. 572 E. Green Street	Personne Merita i di seria della di l'imperiore servicio di la considerazione della considera	Wm. D. Milne

Pasadena, CA 91101

KAREN STARK Trust Services

... County Clerk LUSTW Deputy