-	64105	TRUST DE	602 ED 7	Vol. m 79	_Page	5990
•	THIS TRUST DEED, made this	1 2 day of	TEDRU	ing	,19_/ LE S#A1	between
	The transfer of the state of th	OV ASIN	16LE M	TION of Trustee		
	TRANSAMERICA TITLE INSURANCE COMPANY, SERVICES, INC., a CALIFORNIA CORPORATION.	TRUSTEE as B	senericiary.	HON as Hustee,	and WELLS 17	·
		WITNESSE	IH:	with nower of so	i le the propert	v in KLAMATH
	Grantor irrevocably grants, bargains, sells and COUNTY, OREGON, described as:			with power of su	ic, inc propert	
: ·	2 / :- Plack 7/a of Tract 1184-Ore	egon Shores-Un	iit 2-1st Addi	tion as shown on I County.	the map filed	on November 8,
	1978 in Volume 21, Page 29 of Maps in the office of				100	
			a est cardente	Contact of the Artist		
				Na hamilian in the state of t		
	하늘 사고 하고 있는 밤 학교를 하다.	artisan artisa	ing of the second section in the second seco	e de l'est de la company. Le financia	•	
		e di di se di di se di di se di di se di s		anger fest te		
				•		
		SPANIA SPANIA	•			
			• • •			
	together with all and singular the tenements, hereditaments and app	surtenances and all o	ther rights thereun	nto belonging or in anyw	ise now or hereafte.	appertaining, and the
	rents, issues and projets thereof and all justines no net MCC of orch	areament of grantor	herein contained a	nd payment of the sum	0]	7-1
	Mindred ten.	ollars, with interest th	tereon according to	oft to be due and nava	ble	
	beneficiary or order and made by grantor, the final payment of princ. The date of maturity of the debt secured by this instrument is to the date of maturity of the debt and payment thereof, or any interest.	ipal and interest nere the date, stated abov	e, on which the fit	nal installment of said n myeved, assigned or alie	ote becomes dee an	d payable. In the event or without first having
	obtained the written consent or approval of the beneficiary, then, a	at the beneficiary's 0 ble.	ption, all obligant	ons secured by this inst	rument, irrespective	Sj me matarity dates
•	The above described real property is not currently used for agricultur	rat, thirder of grazing	hartenes			affecting this
	1. To protect, preserve and maintain said property in good cond not to remove or demolish any building or improvement thereon; n		the property. Th	ie grantee in any recons	eyance may be des	cribed as the "person or
•	permit any waste of said property. 2. To complete or restore promptly and in good and workman bulling or improvement which may be constructed, damaged or de	ilike manner any estroyed thereon,	be conclusive pro	ioj oj ine manijamen		•
	restrictions affecting said property; if the beneficiary so requests, to	join in executing	10. Upon an due notice, either	r in person, by agent or	by a receiver to be	ry may at any time with appointed by a court, and btedness hereby secured, thereof, in its own name
	ary may require and to pay for filing same in the proper public off	fice or offices, as ching agencies as	sue or otherwise	collect the rents, issu	es and profits, incl.	uding those past due and
ŀ	4. To provide and continuously maintain insurance on the	buildings now or	including reason indebtedness sect	ured hereby, in such ord	ler as beneficiary m	y determine.
ŀ	hazards as the beneficiary may from time to time requirementary	accontable to the	11. The enter	ring upon and taking p and profits, or the pro	ossession of said pr	operty, the collection of ther insurance policies or the property, and the
ŧ	beneficiary with loss payable to the latter; all policies of insurance to the beneficiary as soon as insured; if the grantor shall fail for procure any such insurance and to deliver said policies to the be procure any such insurance and to deliver said policy of insurance.	or any reason to ineficiary at least now or hereafter	application or re	lease thereof as afores	id, shail not cure	or waive any default or
ŧ	procure any such insurance and to deliver said policies to the or fifteen days prior to the expiration of any policy of insurance placed on said buildings, the beneficiary may procure the same at y The amount collected under any fire or other insurance policy in beneficiary upon any inco-bredness secured hereby and in such or beneficiary upon any inco-bredness secured hereby and in such or	der as honeficially	in his performant	ce of any agreement her	eunder, the benefic	iary may declare all sums
ŀ	may determine, or at optim of beneficiary the entire anount so	collected, or any	the beneficiary n	nay proceed to foreclos	e this trust deed in	equity, as a mortgage in
	waive any default or notice of default necessary	en man all taxes	trust deed in equ	uity as a mortgage or dir	ect the trustee to fo	reclose this trust deed by
	assessments and other charges that may	arges become past	and cause to be a described real p	recorded his written hor	obligations secured	hereby, whereupon the
i	grantor fail to make payment of any taxes, assessment payment other charges payable by grantor, either by direct payment	or by providing	law, and proceed	d to foreclose this trust	deed in the manner	provided in ORS/86.740
I	option, make payment thereof, and the amount option forth in the note secured hereby, together with the obligat	tions described in	13. Should after default at a trustee's sale, th	the beneficiary elect any time prior to five c e grantor or other pers	lays before the date on so privileged by	ertisement and sale then e set by the trustee for the ORS 86.760, may pay to e entire amount then due,
I	secured by this trust deed, for such payments, with interest as afore	esaid, the property	under the terms	of the trust deed and t	he obligation secure	d thereby (including costs
	they are bound for the payment of the obligation herein described are bound for the payment of the obligation herein described and payable without notice, and payments shall be immediately due and payable without notice, and	ribed, and all such and the nonpayment cured by this trust	and attorney's f	ees not exceeding 350 en be due had no defai	it occurred, and th	ereby cure the default, in
	thereof shall, at the option of the beneficiary, render at animal deed immediately due and payable and constitute a breach of this to 6. To pay all costs, fees and expenses of this trust includin search as well as the other costs and expenses of the trustee incu	trust deed.	14. Otherwidesignated in the	he notice of sale. The	trustee may sell sa	id property either in one
I	search as well as the other costs and expenses of the with this obligation.	orting to affect the	nugnest blader	eed in form as required	by law conveying	the property so sold, but
	security rights or powers of beneficiary or trustee may appear, include proceeding in which the beneficiary or trustee may appear, include	ling any suit for the	excluding the to	rustee, but including the	grantor and benefi	ciary, may purchase at the
	the beneficiary's or trustee's attorney's jees provided.	navailing party shall	sale. 15. When a apply the proc	trustee sells pursuant ceeds of sale to payme	to the powers pro	vided herein, trustee shall ises of sale, including the ustee's attorney: (2) to the ons having recorded liens
	between the grantor and the beneficiary or the trustee then the phe entitled to the attorney's fees herein described; the amount mentioned in this paragraph 7 in all cases shall be fixed by the tappellate court if an appeal is taken.	rial court or by the	obligation secu	ired by the trust dece	i, (3) to all pers	ons having recorded liens eed as their interests may if any, to the grantor or lo
	It is mutually agreed that:	the taken under the	his niccessor in 18, For an	interest entitled to such in reason permitted by	surplus, aw beneficiary may	from time to time appoint
4 4 1 4 4	elects, to require that all or any partion of the monies payable elects, to require that all or any partion of the monies payable such taking, which are in excess of the amount required to pay	as compensation for all reasonable costs, or arouter in such	a microsor or appointed here successor truste	successors to any trus- eunder. Upon such ap ee, the latter shall be ve	pointment, and wated with all title, p	thout conveyance to the owers and duties conferred
	expenses and attorney's fees, the control of the proceedings, shall be paid to beneficiary and applied by it first up roceedings, shall be paid to beneficiary and applied by it first up roceedings, shall be proceeding and expenses and attorney's fees, both in the trial at	ipon any reasonable nd appelate courts, as and the balance	substitution shi	we herein named or app all be made by written i his trust deed and its p	nstrument executed lace of record, wh	I by beneficiary, containing ich, when recorded in the
	applied upon the indestructions and execute such instruments as a	thall be necessary in	property is still	lateu, shari et tontinsen		·
	9. At any time and from time to time upon written requ	uest of beneficiary, for endorsement lin	is made a pub	ne record as provided	, , , , , , , , , , , , , , , , , , , ,	xecuted and acknowledged tot obligated to notify any trust or of any action or e a party witess such action
	payment of its fees and presentation of this deed and the case of full reconveyance, for cancellation, without affecting person for the payment of the indebtedness, trustee may (a) coof any map or plat of said property; (b) join in granting any easer			which grantor, beneficialis brought by mistee.	ry or trustee shall b	e a party unless such action
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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 titled thereto

NOTE: 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.

B. Burnton A

Wells Fargo Realty Services Inc

572 E. Green Street

KAREN STARK

Pasadena, CA 91101

distribution of

Fee \$6.00

Wm. D. Milne

County Clerk