an an an tha tha 19	regon Trust Deed Series—TRUST L	5,000,051,000,000			m	ter in the second s	6139	(SA)
	64212		TRUST DI	EED	Vol. <u>19</u>	_Yage	<b>6139</b>	between
THIS	TRUST DEED, mac	le this SINGLE	22nd day WOMAN,& L	y of F YNDA K	AYE THOMP	SON, A S	INGLE, as	Grantor, Trustee
YOMAN,	AS TENANTS IN LS FARGO REALT	COMMON	FS INC '	TRUSTE	ANSAMERIC E UNDER T	A INSUR RUST #7	219, as Ber	l rustee, neficiary,
d WELI	LS FARGO REALT	Y SERVIC	WITNESS	ETH:	in a start in the		of colo the	oronertv
Gran	tor irrevocably grants Klamath Cour			ys to tru	stee in trust, v	with power	or sale, the	property
<b>1</b> National de la composition de la composition National de la composition de la		영화가 있는 것이다.		TSTON-	-Tract #10	53, in	the Cour	nty
Lot 4	in Block 9 ORE math, State of	CON SHOR	as shown	i on th	ne map fil	ed on O	ctober 3 f the Co	3, nuntv
1973	in Volume 20,	Pages 21	and 22 o	)Í MAP	s in the c	)11100 0		
Recora	er of said Cou	11109.						
	tie nem				가 가 있는 것이다. 이 아이지 않는 것이 같이	g genere vo Storie de St		
	alla successi da successi Contra da successi da succe	이야지는 유무가 있는다. 이 가지 아파 아파 이 지도 아파 아파			n an			
	2014년 1월 1997년 1월 19 1997년 1월 1997년 1월 199 1997년 1월 1997년 1월 19	e stê kotê kurde	er skraut i verte somer i	44 45 (A) 496	14 - 110 - 1	n ag ag tao an		
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4- 4-4 Tin	th all and singular the te ealter appertaining, and t	enements, hered	itaments and app	purtenance	s and all other r	ights thereun hereafter atta	to belonging o ched to or use	er in anywise ad in connec
now or here	eatter appertanting, and			and the second second			at has been been a	ument of the
	TWO THOUSAND S	EVEN DUN			11 to bandle	inry or order	and made by	grantor, th
thereon acc	cording to the terms of a	at hannaf if ne	ot sooner paid, to	be due an	d payable		l installman	t of said not
1 ne	date of maturey	ward the within	described proper	rty, or any	part mercor, or		- annound of th	a heneficiar
sold, conve	eyed, assigned of allenan-	l obligations sec	cured by this inst	trument, i	rrespective of fi	le maranty .	lates expresse	u
The	above described real prope	any is not conten	tly used for agricu				at of said prope	rty; (b) join i c) join in ar
To 1 1. To	protect the security of the protect, preserve and main not to remove or demolish ar	tain said property ny building or imp	in good condition provement thereon;	granting a subordinat	tion or other agreer	nent allecting t t warranty, all	his deed or the or any part of th	lien or char ne property. Th
not to comm	it of permit any state of the	atly and in good	and workmanlike		sive proof of the tr	uthlulness there	of. Trustee's lees	for any of the
destroyed the J. T.	o comply with all laws, ordin strictions allecting said proper	nances, regulations, rty; il the benelici	iary so requests, to	10 time with	nentioned in this para Upon any default nout notice, either in y a court, and with tedness hereby secur	By Kinner the		ary may at an eiver to be a any security 1
sial Code P	uting such financing statemen s the beneliciary may require ic office or offices, as well a flicers or searching agencies t	e and to pay tor	Ere conches made	the indeb				
by filing of beneficiary.	o provide and continuously	maintain insurance	e on the buildings	ney's lees	upon any indebted	nest secured he	reby, and in suc	h order as ber
and such of	not less than S		written ni	collection	of such rents, issue	ation or awards	for any taking	or damage of t
if the grant	tor shall fail for any reason t	lo procure any suc least lifteen days	prior to the expira-	property, waive an	and the application of default or notice to such notice.	of default here	under or invalid	ate any act do
tion of any the benefic	iary may procure the same	at grantor's exp nce policy may be	applied by bencli-	hereby o	2. Upon default by r in his performance ill sums secured here	by immediately	lue and payable.	In such an ev
ciary upon may detern	any indebtedness secured her nine, or at option of beneficia hereof, may be released to gra	ary the entire amo intor. Such applica	unt so collected, or tion or release shall fer or invalidate any	deed in	he above described e grazing purposes, i equity, as a mortga	the beneficiary r	nay proceed to her provided by	oreclose this fr law for mortg
not cure or act done p	ursuant to such notice.	rom construction 1	ens and to pay all	l ficiary a	t his election may i or direct the trus	tee to foreclose	ose this trust de this trust deed	ed in equity a by advertisen
taxes, asses against sai	d property before any part	of such taxes, ass and promptly deli	sessments and other iver receipts therefor	r cause to	cribed real property	to satisfy the	bligations secure	ed hereby, wh
to benelicia ments, insu by direct	ary; should the grantor fail the urance premiums, liens or oth payment or by providing b payment, beneliciary may, nount so paid, with interest a dether with the obligations de	ter charges payable eneficiary with it at its option, ma	e by grantor, either inds with which to ke payment thereof	pon the required vided in	by law and proceed	795.		base transferrer
make such and the ar hereby, to	a payment, between the interest a mount so paid, with interest a gether with the obligations de shall be added to and beco shall be added to any righ	t the rate set forth scribed in paragra me a part of the	phs 6 and 7 of this debt secured by this	OPS 86	fer default at any t for the trustee's sa 5.760, may pay to f	he beneficiary o	or other person r his successors	so privileged in interest, res
covenants	hereof and for such payment	s, with interest as the grantor, sha	aloresaid, the prop all be bound to the	e obligation	on secured thereby	(including costs obligation and t	and expenses ac sustee's and atto	rney's fees not
same exte	and all such payments shall	be immediately du	ue and payable with	h- ceeding Vi be due	\$50 each) other the had no delault occur losure proceedings sl	rred, and therel nall be dismissed	y cure the defau by the trustee.	alt, in which e
constitute	a breach of this trust deed.	xpenses of this tru	ist including the cos	st place d	esignated in the noti	ce of sale. The f te parcels and	rustee may sell s shall sell the pa	arcel or parcel
ol title se in connect	tion with or in enforcing this	obligation and tre	ustee's and attorney	shall d	eliver to the purcha	without any con	enant or warrar	ty, express or
affect the	security rights of powers bene	ficiary or trustee r	nay appear, includin	ng of the ng of the n- the gra	truthlulness thereof ntor and beneliciary,	Any person, e may purchase a lis pursuant to	xcluding the tru t the sale. the powers prov	ided herein, tr
cluding e amount o	vidence of title and the bene of attorney's less mentioned in	ticiary's or trustee n-this paragraph 7 ent of an appeal 1	in all cases shall b	be shall a or cluding	the compensation	of the trustee a tion secured by	the trust deed,	(3) to all pe
device of	the trial court, grantic futfl	her agrees to pay as the beneliciary	p's or trustee's atto	4" arrorne	their interests may	appear in the ntor or to his s	order of their p accessor in inter-	est entitled to
ney's tees	In the event, that any portion	or or all of said proceeding of all of said pro-	operty shall be take eliciary shall have the	en surplus he time a	16. For any reason	permitted by r successors to	law beneficiary any trustee name	may from the
under the right, if as compe	e right of eminent domain or i it so elects, to require that a mation for such taking, which it reasonable costs, expenses	ll or any portion o h are in evens of and attorney's le	n the momes payao the annunt require re necessarily paid id to beneficiary ar		ance to the success	or trustee, the lited upon any	atter shall be v trustee herrin n	ested with all amed or appo
incurred applied b	it so cleets, to reduce the mation lot such taking, which the reasonable costs, expenses by grantor in such proceed by it first upon any reasonable the trial and appellate courts.	ings, shall be pai e costs and expens s, necessarily, paid balance monthed	es and attorney's lee or incurred by ben upon the indebtedne	es, hereun ne- instruc ess and it	der, Each wich app nent executed by h > place of record,	encliciary, cont which, when re-	aining reference orded in the o	to this trust llice of the Co property is situ
liciary it	a such proceedings, and the hereby; and grantor agrees, a hereby; and grantor agrees, a	t its own expense, if its own expense, if be necessary in	to take such action obtaining such cor	ons Clerk m~ shall l	17 Trustee accent	s this trust w	hen this deed.	duly executed
I And Atec	oromotiv upon beneliciary's	, ; eque:46.	eitten request of ber	ne- acknow	wledged is made a ted to notify any pa	rty hereto of p	nding sale unde	r any other de
pensation 9	. At any time thes and pres	centation of this d		ind frust	ted to notify any property of any action or be a party unless a	proceeding in while action or p	occeding is brou	whit by trustee
pensation 9 ficiary, endorsen the liabi	A any time and trans time payment of its fees and pres- tent (in case of full reconvey- ility of any person for the pa- he Trust Deed Act provides than a do an association authorical for the trust is subsidiaries, of	entation of this d ances, for cancellat syment of the indu	ion), without allecti obtedness, trustee m	ing trust way shall	be a party unless si	ich action or p	occeding is brou	whit by trustee

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The grantor covenants and agrees to and with the beneficiary and those claiming under fully seized in fee simple of said described real property and has a valid, unencumbered title the	him, that he is law- vereto
사이가 이 가지 않는 것 같은 것 같	
and that he will warrant and forever defend the same against all persons whomsoever.	
The deputer warrante that it	
The grantor warrants that the proceeds of the loan represented by the above described note and this true (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice (b) for an organisation, or (oven if granter is a natural person) are for business or commercial purposes. Purposes.	below),
fors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, inc contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the masculine gender includes the leminine and the neuter, and the sindular runbar includes the	administrators, execu- cluding pledgee, of the context so requires, the
IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first	shove written
not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required	2ôr
the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Individual)	rpson
STATE OF CALIFORNIA ORANGE	) ss.
On_MARCH 3, 1979	
State, personally appearedLINDA KAYE THOMPSON and JANET RAE THOMPSON ,	eing duly sworn, he former is the the latter is the
to be the S , known to me	
to the within instrument and instrum	, a corporation, he corporate seal and sealed in be-
second the same.	ors; and each of , act and deed.
PRINCIPAL OFFICE IN	(OFFICIAL
Signature LeRoy S. Long My Commission Expires November 19, 1982	SEAL)
(This area for official notarial seal)	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.	
TO:, Trustee	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sur frust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which an herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of estate now held by you under the same. Mail reconveyance and documents to	under the terms of
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	e will be made.
TRUST DEED STATE OF OREGON	
(FORM No. 881) STEVENS.NESS LAW PUB. CO., PONTLAND, ORE. County of	ath $ss.$
JANET' RAE THOMPSON	within instru-
LYNDA KAYE THOMPSON	10 79
Grantor SPACE RESERVED ut. 10:25o'clock A. M FOR in book	., and recorded
RECORDER'S USE as file/reel number	64212
AFTER RECORDING RETURN TO.	said County. and seal of
WELLS FARGO PEALEY PALE	
572 EAST GREEN STREET SERVICES, INC. PASADENA, CALIF, 91101	
By Surrethe Afets	Ch. Deputy