(5)	_		inaite		
6	5656	TRUST	DEED	Vol. ^M 19 Page	8532
		70 .	Ta	10	28 hotward
	DEED, made this	<u>SO</u> day of	AND PATRI	KT. D. CYLASS A SINGI	F AIAN
(C) HENRY W. DOING	lass 4 Berry L.Deu	slass history "W	IEC AS T	ON a Tructon and WELLSE	, as Grantor, ARGO REALTY
TRANSAMERICA T SERVICES, INC., a C	TTLE INSURANCE CON CALIFORNIA CORPOR	ATION, TRUSTEE a	is Beneficiary.	ON as Trustee, and WELLS F	AROO REALLY
		WITNES		the state of the second	
Grantor irrev COUNTY, OREGON		sells and conveys to	trustee in trust, w	ith power of sale, the proper	<i>[]⁰ </i> KLA91A113
Lot <u>20</u> in Blo 1978 in Volume 21,	eck <u>44</u> of Tract 1 Page 29 of Maps in the	184-Oregon Shores- office of the County	Unit 2-1st Additio Recorder of said C	m as shown on the map filed County.	on November 8,
manute issues and prodite the	ilar the tenements, Fereditameni reof and all fixtures now or here DF SECURING PERFORMANCE	after attached to or used in 5 of each agreement of gran	tor herein contained and J	nayment of the sum of A sure	heusand
boundary of order and m	Aved eighty [4]	(SOOF) ollars, with interest in of principal and interest i	it thereon according to th icreof, if not sooner paid.	e terms of a promissory note of even de to be due and payable Eelee	uney 5. 10 87
The date of maturity of new the within described prop	if the debt secured by this instr	ument is the date, stated a ny interest therein is sold, ry, then, at the beneficiary	bove, on which the final i	installment of said note becomes due an yed, assigned or alienated by the gran secured by this instrument, irrespectiv	d payable. In the event or southout text having of the maturity dates.
The above described real pi	roperty is not currently used for	agricultural, timber or graz	ing purposes		
I To protect preserv	ntv of this trust deed, grantor ag e and maintain said property in	cood condition and repair:	restriction thereon;	(c) join in any subordination or other harge thereof; (d) reconvey, without w	agreement affecting this
not to remove or demolish permit any waste of said pr 2. To complete or res building or improvement	i any building or improvement (roperty, store promptly and in good and which may be constructed, dam.	workmanlike manner any	the property. The gr persons legally entitle be conclusive proof of	antee in any reconveyance may be de ed thereto," and the recitals therein of of the truthfulness thereof. Trustee's fe	writed as the person or
and pay when due all costs	i incurred therefor. If laws, ordinances, regulations, o property; if the beneficiary so rec	ovenants, conditions, and	10. Upon any d due notice either in a	agraph shall be not-less-than \$5. lefault by grantor hereunder, beneficia person, by agent or by a receiver to be o	ppointed by a court, and
such financing statements ary may require and to pa	pursuant to the Uniform Comm by for filing same in the proper rearchest made by filing affice	public office or offices, as rs or searchine agencies as	without regard to th enter upon and take	e adequacy of any security for the indi- possession of said property or any par fleet the rents issues and profits, include	t thereof, in its own name uding those past due and
	by the beneficiary. Intinuously maintain insurance and premises against loss or dam			the same, less costs and expenses of a e attorney's fees subject to parater hereby, in such order as beneficiary, the	
	may from time to time require , written in co- ible to the latter; all policies of		11. The entering	upon and taking possession of still profits, or the progreat of jure and o	operty, the collection of the insurance policies or
to the beneficiary as sou	on as insured; if the grantor s	to the beneficiary at least	compensation or av application or release	vards for any taking or damage of e thereof as aforesaid, shall not cure	or waive any default or
nuced on said buildings.	expiration of any policy of h the beneficiary may produce the der any fire or other insurance	 same at granter's expense. 	notice of default here	under or invalidate any act done pursue t by grantor in payment of any indebt f any agreement hereunder, the benefic	nt to such notice. edness secured hereby or
beneficiary upon any ind	leftedness secured hereby and in tion of beneficiary the entire at	a such order as beneficiary	secured hereby imm	ediately due and pavable in Mich an	ther or grazing purposes.
part thereof, may be releaded waive any default or notion	ased to grantor. Such application ce of default hereunder or invali		the beneficiary may the memory provided	proceed to foreclose this trust deed in hy law for mortgage foreclosures, flow	equity, as a morteage in ever, if said real property
	mises free from construction l arges that may be levied or as		trust deed in equity i	sed, the beneficiary at his election may as a mortgage or direct the trustee to fo le. In the latter event the beneficiary of	reclase this trust deed by the trustee shall execute
property before any part	of such taxes, assessments and	other charges become past to beneficiary; should the	and cause to be reco	rded his written notice of default and h erty to satisfy the obligations secured	is election to sell the sala hereby, whereupon the
grantor fail to make pays	nent of any taxes, assessments, it by grantor, either by direct with which to make such payme	payment or by providing	trustee shall fix the law, and proceed to	time and place of sale, give notice the foreclose this trust deed in the manner	
option, make payment th	tereof, and the amount so paid,	with interest at the rate set e-obligations described in	to 86, *95. 13, Should the	beneficiary elect to foreclose by adv	ertisement and sale then set by the trustee for the
paragraphs 6 and 7 of thi	is trust deed shall be added to an d-without waiver of any rights a	rising from breach of any of	trustee's sale, the gra	ntor or other person so privileged by a successors in interest respectively, the	entire amount then due.
hereinbefore described, a	for such payments, with intere s well as the grantor, shall be bo payment of the obligation her	ein deterihed and all such	and expenses actuall	he trust deed and the obligation secure y incurred in enforcing the terms of th tot exceeding \$50 each) other than mi-	e obligation and trustees h portion of the principal
II navments shall be immed	fately due and payable without i on of the beneticiary render all	whice, and the nonpayment	in a substant of the share h	e due had no default occurred, and th	ereby cure the default, in

payments shall be immediately due and payable without notice, and the nonmariment thereof shall, at the option of the beneficiary, render all sums viewed by this trust deed immediately due and payable and constitute a breach of this trust deed 6. To pay all costs, fees and expenses of this trust including the cost of the search as well at the other or stand expense of the instead in connection with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee, and in any suit, a thom or proceeding in which the beneficiary or trustee, and many suit for the the beneficiary's or prosers of beneficiary or trustee, minding endence of the suit between the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees therein described; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court or by the appellate court of an appeal is taken.

It is mutually agreed that:

It is mutually agreed that: 5. In the event that any portion or all of suit property shall be taken under the right of emment domain or condemnation, benchmay studie have the right, if it is right of emment domain or condemnation, benchmay studie have the right, if it is right of emment domain or condemnation, benchmay studie have outpromitten for much taking, which are in screen or the anomics parable is provide assemble corre-expenses and attends or percent domains and applied by it is standard to the source of the studies of the anomic of the studies of the studies of the source of the studies of the screen of the anomic of the studies of the source of the studies of the studies of the studies of the studies of the source of the studies of the benchmark of the studies of the studies of the source of the studies of the benchmark of the studies of the studies of the source of the studies of the benchmark of the studies of the studies of the source of the studies of the studies of the studies of the studies of the source of the studies of the studies of the studies of the studies of the source of the studies of the studies of the studies of any studies of any of any impact of studies property, (b) point in granting any easement or creating any of any impact of studies property, (b) point in granting any easement or creating any

and attorney's fees notice viewed in the control of the standard of the product o

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

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 Liws 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. NOTE

7213.80327

and that he will warrant and forever defend the same against all persons whomsoever. 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) los an organization, or (even if grantor is a natural person) are for business or commercial purposes other than a This decident. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including the formation of the neuter, and the singular number includes the bolter. 8533 IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above write You have the option to void your contract or agreement by notice to the seller if you did not receive a Property Report first above write advance of, or at the time of your signing the contract or agreement. If you can be property Report Prepared pursuant the contract or agreement you have the right to revoke the contract or agreement by notice to the seller and "Housing and Urban Development. If you have the consummation of the transaction. A business day is any calendar day except Sunday, and the following business Christmas. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not 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 beneficiary MUS; comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice. satue 7.1 Minay w Mangles lif the signer of the above is a corporation, use the form of acknowledgment opposite.] thy L Langlose *state of _____*California WITNESSED BY County of Orange IORS 93 4901 STATE OF Personally appeared the above named Patrick T. Henry W. Douglass & Betty L. Douglass)ss. DATE Personally appeared Personally appeared Douglass each for himself and not one for the other, did say that the former is the and acknowledged the foregoing instrument to be their voluntary act and deed. Before me: Notary Public for California 7-27-81 President and that the latter is the (OFFICIAL and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: SEAL) le N My commission expires: 7-27-81 OFFICIAL SEAL Notary Public for BETTY J. KELLER PRINCIPAL OFFICE IN ORANGE COUNTY Motion Expires July 27, 1981 My commission expires: (OFFICIAL SEAL) REQUEST FOR FULL RECONVEYANCE TO: To be used only when obligations have been poid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said frust deed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the 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 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 to you watch now hald by war under the same Mail communica and dominants to estate now held by you under the same. Mail reconveyance and documents to DATED: this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mode. TRUST DEED STATE OF OREGON County of Klamath I certify that the within instru-- \$5, ment was received for record on the 18th day of April , 19 79 ment was received for record on the 18th day of April , 19 79, at 11:04 o'clock A M. and recorded in book M70 on page 3532 65656 Grantor SPACE RESERVED or as file/reel number on page er 65656 FOR Record of Mortgages of said County. RECORDER'S USE Beneficiary AFTER RECORDING RETURN TO Witness my hand and scal of Wells Fargo Realty Services Inc County affixed. 572 E. Green Street Pasadena, CA 91101 KAREN STARK Mn. D. Milne Trust Scruices County C-lerk By Stinetha Alloch Deputy Title Fee \$6.00