3538 65746 ···	TRUST DEED	Vol. 79 Page	8674
THIS TRUST DEED, made this2	day of Febru	, 19	💯 , between
Ecrest Aud ( and A Venture husbande of mite as team to by the entirety, as Grantor,			
TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.			
WITNESSETH:			
Grantor irrevocably grants, bargains, sells of	and conveys to trustee in trust,	with power of sale, the propert	y in KLAMATH
COUNTY, OREGON, described as:			
Lot 4 in Block 4 of Tract 1184-0	hagan Sharas IInit 2 Ist Addi	tion on chaum on the man filed .	Novembor 9
1978 in Volume 21, Page 29 of Maps in the office		tion as shown on the map filed of I County.	on November o,
	Boundary Constitutions	Mark Town	
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		April 1984 - Amerika Berlinder (1984) - Amerika	
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toxether with all and singular the tenements, hereditaments and a	opurtenances and all other rights thereun	to belonging or in anywise now or hereafter.	appertaining, and the
ropis, issues and profits thereof and all fixtures now or hereafter attempts. FOR THE PURPOSE OF SECURING PERFORMANCE of each	ached to or used in connection with said r agreement of grantor herein contained an	eal estate. Id payment of the sum of	our und
		the terms of a promissory note of even date	
beneficiary or order and made by grantor, the final payment of prin	cipal and interest hereof, if not sooner pa	id, to be due and payable for the	2 5 . 19 <b>5</b>
The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event when the within described property, or any part intereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having applicable the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maintify dates			
The above described real property is not currently used for agricults	able.	•	
To protect the security of this trust deed, grantor agrees:  1. To protect, preserve and maintain said property in good cor		; (c) join in any subordination or other a	
permit any waste of said property.		charge thereof; (d) reconvey, without warr	anty, all or any part of
<ol> <li>To complete or restore promptly and in good and workma building or improvement which may be constructed, damaged or a and pay when due all costs incurred therefor.</li> </ol>	estroyed thereon, persons legally ent estroyed thereon, be conclusive proo mentioned in this	grantee in any reconveyance may be descr itled thereto," and the recitals therein of an f of the truthfulness thereof. Trustice's fees paragraph shall be not less than \$5.	y matters or facts shall for any of the services
and pay when due all costs incurred therefor.  To comply with all laws, ordinances, regulations, covenant restrictions affecting said property; if the beneficiary so requests, to	s, conditions, and 10. Upon any join in executing due notice, either	default by grantor hereunder, beneficiary	minted by a court and
such financing statements pursuant to the Uniform Commercial Co ary may require and to pay for filing same in the proper public o well as the cost of all lirn searches made by filing officers or sea	fice or offices, as enter upon and ta- rching agencies as sue or otherwise	the adequacy of any security for the indebite possession of said property or any part the collect the rents, issues and profits, include the same, less costs and expenses of op-	tedness nereny secured, nereof, in its own name ling those past due and
may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurance on the	buildings now or including reasona	the same, less costs and expenses of op- ble attorney's fees subject to paragraph ed hereby, in such order as beneficiary may	eration and collection, 7 hereof upon any
hereafter erected on the said premises against loss or damage by f hazards as the beneficiary may from time to time require in an am \$, written in companies	ount not less than accentable to the	_	
beneficiary with loss payable to the latter; all policies of insurance to the beneficiary as soon as insured; if the grantor shall fail	shall be delivered such rents, issues a	ng upon and taking possession of said prop and profits, or the proceeds of fire and othe awards for any taking or damage of th	r insurance policies or
procure any such insurance and to deliver said policies to the b fifteen days prior to the expiration of any policy of insurance placed on said buildings, the beneficiary may procure the same at	notice of default he	awards for any taking or damage of the use thereof as aforesaid, shall not cure or reunder or invalidate any act done pursuant	to such notice.
The amount collected under any fire or other insurance policy n beneficiary upon any indebtedness secured hereby and in such of	der as beneficiary in his performance	ult by grantor in payment of any indebteds of any agreement hereunder, the beneficiar mediately due and payable. In such an el	vent and if the above
may' determine, or at option of beneficiary the entire amount so part thereof, may be released to grantor. Such application or releas waive any default or notice of default hereunder or invalidate any		erty is currently used for agricultural, timbo p proceed to foreclose this trust deed in eq ed by law for mortgage foreclosures. Howeve	uity, as a mortgage in
to such notice. 5. To keep said premises free from construction liens and assessments and other charges that may be levied or assessed up	to pay all taxes, is not so currently trust deed in equit	used, the beneficiary at his election may pro y as a mortgage or direct the trustee to forec	oceed to foreclose this lose this trust deed by
property before any part of such taxes, assessments and other ch due or delinquent and promptly deliver receipts therefor to bene	riciary; should the and cause to be rec	sale. In the latter event the beneficiary or the orded his written notice of default and his eperty to satisfy the obligations secured his	lection to sell the said
grantor fail to make payment of any taxes, assessments, insurance other charges payable by grantor, either by direct payment beneficiary with funds with which to make such payment, bene	or by providing law, and proceed to	e time and place of sale, give notice thereo o foreclose this trust deed in the manner pr	of as then required by ovided in ORS/86.740
option, make payment thereof, and the amount so paid, with inte forth in the note secured hereby, together with the obligat paragraphs 6 and 7 of this trust deed shall be added to and become	rest at the rate set	e beneficiary elect to foreclose by adverti time prior to five days before the date set	isement and sale then by the trustee for the
paragraphs 0 and 10) this trust deed shall be added to and become secured by this trust deed, without waiver of any rights arising from the covenants hereof and for such payments, with interest as afor-	n breach of any of the beneficiary or	rantor or other person so privileged by OR his successors in interest, respectively, the er	\$ 86.760, may pay to itire amount then due,
hereinbefore described, as well as the grantor, shall be bound to the they are bound for the payment of the obligation herein described.	ibed, and all such and expenses actual and expenses actual and attorney's fees	the trust deed and the obligation secured the lly incurred in enforcing the terms of the o not exceeding \$50 each) other than such p	bligation and trustee's ortion of the principal
payments shall be immediately due and payable without notice, an thereof shall, at the option of the beneficiary, render all sums see deed immediately due and payable and constitute a breach of this t	ured by this trust as would not then which event all for	be due had no default occurred, and there closure proceedings shall be dismissed by the the sale shall be held on the date and t	by cure the default, in e trustee.
<ol> <li>To pay all costs, fees and expenses of this trust includin search as well as the other costs and expenses of the trustee incu-</li> </ol>	red in connection designated in the	notice of sale. The trustee may sell said pate parcels and shall sell the parcel or par	roperty either in one
with this obligation.  7. To appear in and defend any action or proceeding purpo security rights or powers of beneficiary or trustee; and in a	rting to affect the highest bidder for purchaser its deed	cash, payable at the time of sale. Truste in form as required by law conveying the	e shall deliver to the property so sold, but
proceeding in which the beneficiary or trustee may appear, including foreclosure of this deed, to pay all costs and expenses, including evaluations of the costs and expenses.	ng any suit for the matters of fact shi idence of title and excluding the trust	ant or warranty, express or implied. The reci all be conclusive proof of the truthfulness ee, but including the grantor and beneficiar	thereof. Any person,
the beneficiary's or trustee's attorney's fees provided, however, between the grantor and the beneficiary or the trustee then the pr be entitled to the attorney's fees herein describe. The amount	in case the suit is sale.	tee sells pursuant to the powers provided s of sale to payment of (1) the expenses	
mentioned in this paragraph 7 in all cases shall be jixed by the ti appellate court if an appeal is taken.	obligation secured	ne trustee and a reasonable charge by truste by the trust deed. (3) to all persons	e's attorney, (2) to the having recorded liens
It is mutually agreed that: 8. In the event that any portion or all of said property shall have	annear in the arde	interest of the trustee in the trust deed r of their priority and (4) the surplus, if an erest entitled to such surplus.	as their interests may ly, to the grantor or to

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully scized in fee simple of said described real property and has a valid, unencumbered titled thereto

OTE: 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

By Gernetha Sfels of Deputy

Fize \$6.00

KAREN STARK

Trust Services