	er og krað	66076	TRUST	DEED	Vol. Ma	Page	2186	٠
	THIS TRU	ST DEED, made this 4	day oj	FEBR	WART	10 7	9 hatman	-
	KOBERT	K. Y. WONG AND E	ELEANOR	E. WONG	HUSBAND AND	VIFE AST	L, between EnPATTS BI , as Grantor,	٠,
	TRANSAMERIC SERVICES, INC	A TITLE INSURANCE COMPA ., a CALIFORNIA CORPORATI	NY, a CALIFOI ON, TRUSTEE	RNIA CORPORA as Beneficiary.	TION as Trustee, and	WELLS FAR	GO REALTY	Š
	e visit in the second of the s	to the state of th	WITNE	SSETH:			•	7
	Grantor i	irrevocably grants, bargains, sells GON, described as:	und conveys to	trustee in trust,	with power of sale, i	he property	in KLAMATH	•
	1-	26		ing ethics and the leading				
		Block of Tract 1184- 21, Page 29 of Maps in the office	Oregon Shorese of the County	Unit 2-1st Addi Recorder of said	tion as shown on the l	map filed on	November 8.	
		on a first of the second section of the section of	Winds Lavay on Go	and the stronger term	Lastine furthells over			
	ing the second s	1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、	one and institution of	ato es itols lespessor d	to a describe de la como de la co La como de la como de l			
		. • .						
	• •			eas at the fittings.	មានស្រាស់ ស្រាស់ ស			
	•		The sales	ger perkan vá a	ತ 🔖 ಜ್ಞಾನ ಕಾಣಕ್ಕೆ ಪ್ರತಿಗಳ ಪ್ರವರ ಚಿತ್ರವು ಕರ್ತಿಗಳ ಕರ್ನಿ ಕೃತ್ತಿಗಳ			
	•			(a चंदी क्यापुरक्के	town procedures to confi			
	a e 1		e j					
	.**			. *		•		
				* * *				
	together with all and s	ingular the tenements, hereditaments and a	appurtenances and all	other rights thereunto	o belonging or in anywise now	or hereafter appe	rtaining, and the	
•	FOR THE PURPOS	thereof and all fixtures now or hereafter at SE OF SECURING PERFORMANCE of each	h agreement of granto	r herein contained and	i payment of the sum of	Fty-Each	IT Hunor	P
	beneficiary or order an	d made by grantor, the final payment of pri			the terms of a promissory not			_
	The date of muturit	ty of the debt secured by this instrument i property, or any part thereof, or any inte consent or approval of the beneficiary, then	it the date stated ab-	we on which the flue	I Impenilment of sald much bank		able to the second	
	expressed inerein, or ne	onsent or approval of the beneficiary, then crein, shall become immediately due and pay at property is not currently used for agricult	yabie.		s secured by this instrument.	irrespective of th	e maturity dates	c
	To protect the se	ecurity of this trust deed, grantor agrees: serve and maintain said property in good co	ndition and repair:	restriction thereon;	(c) join in any subordination	on or other agrees	nent affecting this	١
	permit any waste of said 2. To complete or	ousn any building or improvement thereon; d property. Tresture promptly and in good and workm.	: not to commit or anlike manner anv	deed or the lien or the property. The persons legally enti-	charge thereof; (d) reconvey, grantee in any reconveyance tled thereto." and the recitals	without warranty may be described therein of any m	all or any part of as the "person or atters or facts shall	
	and pay when due all co	nt which may be constructed, damaged or constructed incurred therefor the state of		mentioned in this parties of the second seco	oj the truthjuiness thereoj. aragraph shall be not less than default by grantor hereunde.	Trustee's jees for \$5. r. heneficiary ma	any of the services	
	ary may require and to well as the cost of all	is parsault to the original commercial Co pay for filing same in the proper public of the searches made by filing officers or sec	ode as the benefici- office or offices, as	enter upon and tak	n person, by agent or by a rece he adequacy of any security e possession of said property ollect the rents, issues and p	for the indebtedni or any part thereo	ess hereby secured, of, in its own name	
	4. To provide and hereafter erected on the	t continuously maintain insurance on the	buildings now or	including reasonab	the same, less costs and ex le attorney's fees subject d hereby, in such order as ben	penses of operati to paragraph 7	on and collection, hereof unon any	
	beneficiary with loss po	ry may from time to time require in an an written in companies ayable to the latter; all policies of insurance	nount not less than acceptable to the e shall be delivered		y upon and taking possession d profits, or the proceeds of			
	fifteen days prior to	ayable to the latter; all policies of insurance soon as insured: if the grantor shall fail rance and to deliver said policies to the b the expiration of any policy of insurance	now or hereafter	application or releas	wards for any taking or d te thereof as aforesaid, shall cunder or invalidate any act d	amage of the pi not cure or wais	roperty, and the	
	beneficiary upon any i	is, the beneficiary may procure the same at under any fire or other insurance policy indebtedness secured hereby and in such or other indebtedness secured hereby and in such or other policy.	may be applied by rder as beneficiary	12. Upon defaul	It by grantor in payment of any agreement hereunder, to define the payable. It is currently used for agric	my indebtedness	tecural barabu or	
	part thereof, may be re	option of beneficiary the entire amount so eleased to grantor. Such application or releas otice of default hereunder or invalidate any	se shall not cure or	the beneficiary may	rty is currently used for agric proceed to foreclose this tru by law for mortgage foreclos	st deed in equity	as a mortage in	
	5. To keep said p assessments and other	remises frec from construction liens and charges that may be levied or assessed up	oon or against said	trust deed in equity	sed, the beneficiary at his ele as a mortgage or direct the tri de. In the latter event the ben	ction may proceed istee to foreclose	d to foreclose this this trust deed by	
	due or delinquent and grantor fail to make pa	art of such taxes, assessments and other ch promptly deliver receipts therefor to hen- syment of any taxes, assessments, insurance by grantor, either by direct payment	ficiary; should the premiums, liens or	and cause to be reco	orded his written notice of def	ault and his electi	on to sell the said	
	option, make payment	with which to make such payment, bene thereof, and the amount so paid, with inte	eficiary may, at its	to 86.793.	time and place of sale, give foreclose this trust deed in to beneficiary elect to foreclo	se by advertiseme	nt and sale then	
	secured by this trust de the covenants hereof a	cured hereby, together with the obligat this trust deed shall be added to and become eed, without waiver of any rights arising fron nd for such payments, with interest as afor	m breach of any of esaid, the property	trustee's sale, the gro the beneficiary or hi	time prior to five days before intor or other person so privi is successors in interest, respec	e the date set by i lleged by ORS 86 tively, the entire	trustee for the 760, may pay to amount then due	
	they are bound for the payments shall be imm	as well as the grantor, shall be bound to the ne payment of the obligation herein descri ediately due and payable without notice, an	e same extent that ibed, and all such id the nonpayment	and expenses actuall and attorney's fees in	he trust deed and the obligati y incurred in enforcing the to not exceeding \$50 each) othe	on secured thereb trms of the obliga r than such portio	y (including costs tion and trustee's in of the principal	
	deed immediately due a	tion of the beneficiary, render all sums sec and payable and constitute a breach of this t s. fees and expenses of this trust includin	cured by this trust rust deed.	14. Otherwise, 1	e due had no default occurre losure proceedings shall be dis the sale shall be held on th	enissed by the true	stee. e time and place	
	search as well as the or with this obligation.	her costs and expenses of the trustee incui	red in connection	designated in the no	otice of sale. The trustee ma	y sell said proper	rty either in one	
	7 To some as in an	id defend only action in according according		highest bidder for c	e parcels and shall sell the p cash, payable at the time of	sale. Trustee sh	all deliver to the	
	proceeding in which the	nd defend any action or proceeding purpo vers of beneficiary or trustee; and in a e beneficiary or trustee may appear, includi	rting to affect the ny suit, action or	highest bidder for c purchaser its deed in without any covenan	cash, payable at the time of n form as required by law co nt or warranty, express or imp	sale. Trustee shonveying the prop lied. The recitals i	all deliver to the verty so sold, but in the deed of any	
	proceeding in which the foreclosure of this deed the beneficiary's or tru between the grantor an	vers of beneficiary or trustee; and in a e beneficiary or trustee may appear, includi to pay all costs and expenses, including ev istee's attorney's fees provided, however, d the beneficiary or the trustee then the pr	rting to affect the ny suit, action or ing any suit for the idence of title and in case the suit is evalling party shall	highest bidder for co purchaser its deed in without any covenan matters of fact shall excluding the trustee sale.	cash, payable at the time of a form as required by law count or warranty, express or imply be conclusive proof of the count including the grantor as	sale. Trustee showeying the prop lied. The recitals i truthfulness ther ad beneficiary, ma	all deliver to the serty so sold, but in the deed of any eof, Any person, y purchase at the	
	proceeding in which the foreclosure of this deed the beneficiary's or trubetween the grantor and be entitled to the attomentioned in this paragappellate court if an app	vers of denesicary or trustee; and in the de beneficiary or trustee may appear, includit i, to pay all costs and expenses, including ev sistee a storney's fees provided, however, d the beneficiary or the trustee then the por true; I fees therein described; the amount true; I fees therein described; the amount peal is taken.	rting to affect the sy suit, action or ing any suit for the idence of title and in case the suit is evalling party shall of attorney's fees	highest bidder for of purchaser its deed in without any covenan matters of fact shall excluding the trustee sale. 15. When trustee apply the proceeds compensation of the obligation secured is	cath, payable at the time o, in form as required by law ci to revarranty, express or imp be conclusive proof of the but including the grantor ar ce sells pursuant to the poor of sale to payment of (1) to trustice and a reasonable cha by the trust deed. (3) to	sale. Trustee showing the propled. The recitals it truthfulness ther id beneficiary, may be expenses of sarge by trustee's at all persons having the properties.	all deliver to the eerty so sold, but in the deed of any cof. Any person, y purchase at the eeln, trustee shall die, including the torney, (2) to the grecored tiens.	
	proceeding in which the foreclosure of this deed the beneficiary's or trubetween the grantor an between the grantor and the entitled to the attomentioned in this paragentiate court if an applicate court if an applicate court with the paragent of the grant the grant of the grant the grant of	vers of oenericary or trustee; and in elections of ebenficiary or trustee may appear, includit, to pay all costs and expenses, including versitee a storney's fees provided, however, of the beneficiary or the trustee then the privary's fees therein described; the amount graph 7 in all cases shall be fixed by the trustee the fixed by the fi	rting to offect the ry suit, action or ing any suit for the idence of title and in case the suit is evailing party shall of attorney's fees ial court or by the taken under the taken under the the right, (f it is in the symbol.)	highest bidder for co- purchaser its deed in without any covenan matters of fact shall excluding the trustee sale. J. When trustee apply the proceeds compensation of the obligation secured is subsequent to the in appear in the order of his successive in littles.	cash, payable at the time o, in form as required by law cit or warranty, express or imp to economistive proof of the c, but including the grantor are sells pursuant to the pow of sale to payment of (1) trustee and a reasonable chapy the trust deed, (3) to increast of the trustee in the of their priority and (4) the: st entitled to such surplus.	sale. Trustee sh onveying the prop- lied. The recitals i truthfulness ther di beneficiary, ma vers provided her be expenses of sa- gree by trustee's at all persons havin trust deed as th merplus, if any, to	all deliver to the berty so sold, but on the deed of any cof. Any person, y purchase at the cin, trustee shall de, including the torney, (2) to the greeorded liens et interests may the grantor or to	
	security rights by power proceeding in which the foreclosure of this deed the beneficiary's or truberween the grantor an between the grantor and mentioned in the attornet through the paragraphical ecourt if an applicate court is mentioned to resource that a select to be resource that a	vers of congliciary or trustee; and in ele- beneficiary or trustee may appear, includit, to pay all costs and expenses, including ev- sitee is attorney's fees provided, however, of the beneficiary or the trustee then the por- truey's fees herein described; the amount range is taken and the fixed by the in- treat is taken. It is a subject to the fixed by the in- tent for the provided of the fixed by the in- tent provided or all of the property shall have fit or own femoration, heneficiary thall have fit or own fortune of the provider would be all or own fortune of the provider would be fit or own fortune of the provider would be fit or own fortune of the provider of the fit or own fortune of the provider of the fit or own fortune of the provider of fit or fit or own fortune of the provider of fit or f	rting to affect the ty suit, action or ing any suit for the idence of title and in case the suit is evalling party shall of attorney's fees ial court or by the the taken under the the taken under the countermation for	highest bidder for copurchaser its deed in without any covenan matters of fact shall excluding the trustee sale. 15. When trustee apply the proceeds compensation of the obligation secured is subsequent to the liappear in the order of its inversion in literal to the individual of the order of its inversion or succession or	cath, payable at the time o, in form as required by law cit or warranty, express or imp be conclusive proof of the t, but including the grantor as ce sells pursuant to the post sale to payment of (1) to trustee and a reasonable chap the trustee and a reasonable chap the trust deed, (3) to interest of the trustee in the of their priority and (4) the cast entitled to such surplus, the primitived by law benefits to any trustee named. Then my trustee named: "Upon such appointment,	f sale. Trustee she proposed in the proposed in trushfulness there is trushfulness there is defected, may be expensed of the expenses of sale presons having the trust deed as the trust deed as the proposed in the proposed	all deliver to the entry so sold, but in the deed of any cof. Any person, y purchase at the clin, trustee shall lie, including the torney, (2) to the grecorded liers cli uncrests may the grantor or to c to time appoint successor trustee measure to the measure to the measure to the	
	proceeding in which the foreclosure of this deed the beneficiary's or trubetween the grantor an between the grantor and the entitled to the actiomentioned in this paragpellate court if an applicate court if an application and the second court is an applicate that a such taking, which are expenses and attorney proceedings, shall be pocosts and expenses an ancessarile expenses an ancessarile expenses an ancessarile expenses and expenses are expenses and expenses and expenses and expenses and expenses and expenses and expenses are expenses and expenses and expenses and expenses and expenses and expenses are expenses and expenses are expenses and expenses and expenses a	vers of oenericary or trustee; and in election of ebenficiary or trustee may appear, includit, to pay all costs and expenses, including versitee a storney's fees provided, however, of the beneficiary or the trustee then the privacy is fees herein described; the amount graph 7 in all cases shall be fixed by the trustee the portion or all of mill property shall it arm portion or all of mill property shall have ill or condemnation, beneficiary shall have all or any portion of the montes payable as ill excess of the amount required to pay all excess of the amount required to pay all do beneficiary and applied by it first up all did to beneficiary and applied by it first up all attorney's fees, both in the trial and curred by heneficiary in such proceedings.	rting to affect the ry suit, action or ing any suit for the ing any suit of the decase he suit is evalling party shall of attorney's fees fall court or by the the their tight, if it is compensation for ill reasonable costs, grantor in such on any reasonable appelate courts, and the balance	highest bidder for copurchaser its deed in without any covenan matters of fact shall excluding the trustee asle. 15. When trustee apply the proceeds compensation of the obligation secured it of the state apply the proceeds as the state of	cath, payable at the time o, a form as required by law cit to rwarranty, express or imp to be conclusive proof of the c, but including the grantor are sells pursuant to the powof sale to payment of (1) it trustee and a reasonable chappy the trust deed, (3) to interest of the trustee it continues to promitted by law benefit to mich arphits with a promitted by law benefit sorts to make to make to make to the trustee it in the content of the trustee it in the content of the trustee it in the content of	sale. Trustee she propiled. The recitals it ruthfulness ther truthfulness ther do beneficiary, may be expenses of sarge by trustee's at all persons having the expenses of sary may from time therein or to any and without or title, powers and under, Each such such secuted by benefit.	all deliver to the entry so said, but in the deed of any coff. Any person, y purchase at the cent, trustee shall ide, including the torney, (2) to the grecorded liens of interests may the grantor or to be to time appoint Successor trustee measure. To the duties conferred appointment and citizery containing.	
	proceeding in which the foreclosure of this deed the beneficiary's or trubetween the grantor an be entitled to the action mentioned in this paraginate court if an applicate court if an application and action and action and action and action and action applied upon the indexpense, to take such a separate and actions of the such a separate and action applied upon the indexpense, to take such a separate and action action and action action and action actio	vers of oenericary or trustee; and in election of ebenficiary or trustee may appear, includit, to pay all costs and expenses, including evalues a state is attorney's fees provided, however, of the beneficiary or the trustee then the princips fees herein described; the amount graph 7 in all cases shall be fixed by the trustee the provided by the trustee in the provided by the trustee is taken portion or all of said property shall it any portion or all of said property shall there is on the provided by the	rting to affect the ry suit, action or ing any suit for the idence of title and in case the suit is evailing party shall of attorney's fees ial court or by the the risken under the the right, (f it is compensation for ill resionable costs, grantor in such son any reasonable if appelate courts, and the balance grees, of its own	highest bidder for copurchaser its deed in without any covenan matters of fact shall excluding the trustee ale. 15. When trustee apply the proceeds compensation of the obligation secured is subsequent to the leappear in the order of his successor or successor appointed hereunder successor trustee, the upon any trustee her substitution shall be reference to this trus office of the Count property is situated, is situated.	cath, payable at the time o, in form as required by law cit or warranty, express or imp to be conclusive proof of the c, but including the grantor ar estils pursuant to the poof sale to payment of [1] it trustee and a reasonable chap the trustee in the off their priority and [4] the cit entitled to such surplus to make the primitive hy law benefit, it of any trustee named. I Upon such appointment, it after shall be vested with a left in samed or appointment, it after shall be vested with a left in samed or appointed here	sale. Trustee she propiled. The recitals it ruthfulness there to the truthfulness there is defected by the expenses of sale persons having trust deed as the trust deed as the ary may from tim therein or to any and without conditions to the trust deed by the condition of the trust deed as the propins. It was the trust deed as trust deed as the trust deed as trust deed as the trust deed as trust deed as the	all deliver to the entry so shid, but in the deed of any coff. Any person, y purchase at the clin, trustee shall lie, including the torney, (2) to the grecorded liers of interests may the grantor or to the total measurement of the little sonferred appointment and lictary, containing recorded in the	
	proceeding in which the foreclosure of this deed the proceeding in which the foreclosure of this deed the proceeding in which the foreclosure of this deed the proceeding the proceeding appellate court if an appellate of the foreign and the state of the proceedings, shall be processed upon the indexpense, to take such a obtaining such compens 9. At any time an apayment of its feet and	vers of congliciary or trustee; and in the ebongliciary or trustee and appear, includit it to pay all costs and expenses, including we sistee a storney's fees provided, however, of the beneficiary or the trustee then the princips fees herein described; the amount rapit 7 in all cases shall be fixed by the invent it and partition or all of said property shall have it any partition or all of said property shall have ill or any partition or all of said property shall have ill or any partition of the montles payable as in excess of the amount required to pay all or incurred by all of the montles payable in the exest of the amount required to pay all attorney's fees, both in the trial and utred by beneficiary in such proceedings whether is secured hereby; and grantor a sections and execute such instruments as the action, promptly upon beneficiary request, and from time to time upon written requested presentation of this deed and the note for described note for the note for deed and the note for describing the note for a feed and the note for deed and the note for deed and the note for deed and the note for the note for the note for deed and the note for the note	rting to affect the 119 suit, action or 119 suit, action or 119 any suit for the cidence of title and in case the suit is evalling party shall of attorney's fees tall court or by the the riken under the the right, if it is compensation for it resumable to straight of the right, and the balance green of its own all be necessary in east of beneficiary, or endorsement in	highest bidder for a purchaser its deed in without any covenan matters of fact shall excluding the trustee asle. 15. When trustee apply the proceeds compensation of the obligation secured it subsequent to the least of the lea	eath, payable at the time o, a form as required by law cit tor warranty, express or imp to be conclusive proof of the c, but including the grantor are sells pursuant to the powof sale to payment of (1) it irustee and a reasonable chappy the trust deed, (3) to irustee of the trustee in the powof of the trustee in the content of the con	sale. Trustee she propiled. The recitals is ruthfulness ther truthfulness ther do be been provided here expenses of sarge by trustee's at all persons hash trust deed as the marphas I any, to any may from time the expenses of sary may from time ferein or to any and without or title, powers and under, Each such title, powers and under, Each such secuted by beneford, which, when county or county	all deliver to the entry so stid, but n the deed of any coff. Any preson, y purchase at the corner, (2) to the grecorded liens de including the torney, (2) to the grecorded liens de interests may the grantor or to et al. time appoint successor invaster investing to the grantor or to et al. time appoint appointment and futures confirmed appointment and circley; containing recorded in the test in which the tof the successor and acknowledged et a notify any	
	security figures to power proceeding in which the foreclosure of this deed the proceeding in which the foreclosure of this deed the proceeding to the attorney to the entitled to the attorney that of entitled to the attorney appellate court if an appellate court if an appellate court if an appellate court if an appellate of entitled to the attorney proceedings, shall be processed upon the indexpense, to take such applied upon the indexpense, to take such a payment of its fees and case of full reconveyar preson for the payment of th	vers of oenericary or trustee; and in election of ebenficiary or trustee may appear, includit, to pay all costs and expenses, including versitee's attorney's fees provided, however, of the beneficiary or the trustee then the privacy is fees herein described; the amount graph 7 in all cases shall be fixed by the trustee the provided by the trustee the provided by the trustee is the provided by the pro	rting to affect the 119 suit, action or 119 suit, action or 119 any suit for the cidence of title and in case the suit is evalling party shall of attorney's fees tall court or by the the risken under the the right, if it is compensation for it reasonable to appeal accounts or such that appeals court, and the balloce it appeals court, and the court of a party of the court of the reasonable to appeal to the court of the	highest bidder for copurchaser its deed in without any covenan matters of fact shall excluding the trustee ale. 15. When trustee apply the proceeds compensation of the obligation secured is subsequent to the leappear in the order of his successor or successor and the remains successor trustee, the upon any trustee her substitution shall be reference to this trustee. 17. Trustee acce, is made a public rec party hereto of pen proceeding is brown to which, or proceeding is brown to when the property is disacted, trustee.	rath, payable at the time o, in form as required by law cit to rwarranty, express or imp loe conclusive proof of the between the trustee and a reasonable chap the trustee and a reasonable chap the trustee and a reasonable chap by the trust deed, (3) to it trustee of the trustee in the off their priority and (4) the strength of the trustee in	sale. Trustee she propiled. The recitals it ruthfulness ther truthfulness there and beneficiary, may were provided here expenses of safety by trustee's at all persons havin trust deed as the morphus, if any, to any what from time herein or to any and without call title, powers and under, Each such executed by benefity, which, when county or county or county or county or county of the proper appointmen. Auly executed a stee is not obligated of trust or obligated.	all deliver to the entry so sold, but on the deed of any cof. Any person, y purchase at the clin, trustee shall lide, including the torney, (2) to the grecorded liens of interests may the grantor or to 6 to time appoint Successor trustee measure to the duties conferred appointment and licitary, containing recorded in the lies in which the 1 of the Successor and acknowledged ed to notify any of any action or	

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fce 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 manber 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 stille 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.

said trust deed or pursuant to statute, to cherewith together with said trust deed) and estate now held by you under the same. Mail DATED:	d. You hereby are directed, on payment ancel all evidences of indebtedness sect to reconvey, without warranty, to the pure reconveyance and documents.	y the loregoing trust deed. All sums secured by t to you of any sums owing to you under the term ured by said trust deed (which are delivered to arties designated by the terms of said trust deed
DATED:		Tast deed
Do not to		Beneficiary
nor loce or destroy this Trust Deed OR THE NO	ITE which it secures. Both must be deti-	tota i terena juga era eta 1800. Kanada eta eta eta eta eta eta eta eta eta et
TRUST DEED	the delivered to the	Beneficiary trustee for cancellation before reconveyance will be made.
THOST DEED		
		STATE OF OREGON
		County of Klamath ss
		I certify that the with:
•••••		Will Perpined to
Grantor		
- and		
	SPACE RESERVED	in book M79 on page 9186 or as file/reel number 66076
	FOR	Record of Mortgages of said County.
Beneficiary	RECORDER'S USE	" ************************************
AFTER RECORDING RETURN TO		County affixed.
Wells Fargo Realty Services	보기가 보기 가는 그리고 있었다.	
	Pro-	Wm. D. Milne
572 E. Green Street	Martin a transfer from Early Alexanders	The Hillie
Pasadena, CA 91101	An American Colored Charlet Colored Co	County Clerk
KAREN STARK Trust Services		By Dernethan Shetsch Deputy