	4.5 (1.5 S	66080	n wandir o	TRUST	DEED	Vol. 79	_Page_	9192
_	THIS TRU	UST _a DEED, made	this 21 -	day of_	Jeb.			_, between
	Von L. Bri	udley.	A married man	s to \$ logs. In	Company to the second of			as Grantor,
			RANCE COMPANY, a A CORPORATION, TI		Beneficiary.	as Trustee, and W	ELLS FARGO) REALTY
		r irrevocably grant EGON, described o	ts, bargains, sells and c	onveys to	trustee in trust, with	power of sale, th	e property in	KLAMATH
			in på att instans	130 - 140	o in the first streeting fee	e george		
	Lot i	in Block 47	of Tract 1184-Orego				ap filed on No	vember 8,
		and the second of the second	Maps in the office of th	17.85 P. S. W. C.	Present in personnent. 1	Order Committee Committee		
	a service the	ه بالقوار كو دير عن يا ياديد. د القوار الدواري	ે ક્રાંપ્રત્યા કહેવી કરે જોઈ છે. ઉત્તરિકાર, અહેલાજી જિલ્લા કરી હું ઉત્તર કરે કે ક્રાંપ્યાન જ કરી હું કે	i lawatanbay Aberdaa sa	o en Las Missa estratueros. Estro de los capacións de la colónia	ತ್ರೀತಿ ಮೇಲೆಯ ಬರು ಪರ್ವ ಪ್ರಾಥಾಣಕ್ಕೆ ಮುಂದು ಕಾರಣೆ		
			i e i					
		ે આ કુરોએને ન્ ્રામ ાં	Don L. Ered	%	ිල (ස) දුන්සු සුපුරිය (දෙන්නි ය ද ද දැන්දු දිපත්වූ එන යෑත් පේස් එ (යුතුන්නෙය පුන්නි එක් දුන්නේ ද දෙන සුතුනිනියක් කර පුළුනේ ප දෙසුන් කියුස් කරන්නේ පාණයේ	e da l'est est égale. L'est <mark>addition</mark> e de l'est de l'est est est de l'est est est est est est est est est est		
				*** **.				
	N.							
ഹ	MAN TO THE							
	•							5
=	together with all and	d singular the tenement	s, hereditaments and appurter	ances and all	other rights thereunto belon	ging or in anywise now	or hereafter apperta	ining, and the
	FOR THE PURP	POSE OF SECURING P	res now or hereafter attached t ERFORMANCE of each agreen	nent of granto	r herein contained and paym	ent of the sum of		
~			Dollars					ith, payable to
	The date of mate	urity of the debt secun	he final payment of principal a ed by this instrument is the d it thereof, or any interest the	ste, stated abo	ve, on which the Jihai instai weed to be sold conveyed	iment of sala note occor assigned or alienated by	nes que ana payaoi The stantor witho	e. In the event ut first having
മ	obtained the written expressed therein, or	n consent or approval or r herein, shall become in	of the beneficiary, then, at the nmediately due and payable.	beneficiary's	option, all obligations secur	ed by this instrument, i	rrespective of the I	naturity dates
~	The above described		xently used for agricultural, tir					
	i. To protect, p	preserve and maintain so emolish any building or	aid property in good condition improvement thereon; not to	and repair; commit or	restriction thereon; (c) jo deed or the lien or charge	thereof: (d) reconvey.	without warranty, a	ill or any part of
	permit any waste of . 2. To complete	said property. or restore promptly a	nd in good and workmanlike rastructed, damaged or destroy	nanner any	the property. The granter persons legally entit! d the be conclusive proof of the	e in any reconveyance n ereto." and the recitals	nay be described as therein of any matt	the "person or ers or facts shall
	and pay when due al. 3. To comply v	il costs incurred therefo with all laws, ordinance	r. 3. regulations, covenants, conc	litions, and	mentioned in this paragraph 10. Upon any defaul due notice, either in perso	sh shall he not less than	£ <	
	restrictions affecting	g said property; if the b ments nursuant to the	enejiciary so requests, to join s Uniform Commercial Code as t	n executing he benefici-	due notice, either in perso without regard to the ade enter upon and take poss	n, by agent or by a receive equacy of any security for	iver to be appointed or the indebtedness or any part thereof	by a court, and hereby secured, in its own same
	well as the cost of may be deemed desi	all lien searches made trable by the beneficiary	in the proper public office of by filing officers or searching	agencies as				
	4. To provide a hereafter erected on hazards as the bene-	and continuously mair 1 the said premises agai ficiary may from time	tain insurance on the building inst loss or damage by fire and to time require in an amount n	igs now or such other of less than	unpaid, and apply the a including reasonable att indebtedness secured here	orney's fees subject t by, in such order as ben	o paragraph 7 he eficiary may detern	reof upon any tine.
	beneficiary with Int	e payable to the latter	written in companies accept	able to the be delivered	11. The entering upon	and taking possession	of said property, the	ne collection of
	to the beneficiary of procure any such in fifteen days prior	as soon as insured; (f nsurance and to delive to the expiration of a	the grantor shall fall for any resald policies to the benefici my policy of insurance now o	y reason to ary at least or hereafter	such rents, issues and proj compensation or awards application or release the	rcof as aforesaid, shall	not cure or waive	any default or
	placed on said build	lings, the beneficiary in ted under any fire or i	ay procure the same at granto other insurance policy may be d hereby and in such order as	r's expense. applied by	notice of default hereunded 12. Upon default by a in his performance of any secured hereby immediate	rantor in payment of a	ny indebtedness sec	cured hereby or
	may determine, or part thereof, may be	at option of beneficia se released to grantor. S	ry the entire amount so collect uch application or release shall	ted, or any not cure or	described real property is	currently used for agric	ultural, timber or gi	razing purposes.
	to such notice.	• •	eunder or invalidate any act do construction liens and to pa		the beneficiary may proce the manner provided by la is not so currently used, to	he benzficiary at his elec	ction may proceed t	to foreclose this
	assessments and oth property before any	her charges that may l y part of such taxes, as	be levied or assessed upon or isessments and other charges b	against said ecome past	trust deed in equity as a mediate and sale. In and cause to be recorded in	the latter event the ben its written notice of defi	eficiary or the trust tuit and his election	ee shall execute to sell the said
	grantor fail to make	e payment of any taxes,	eceipts therefor to beneficiary; , assessments, insurance premiu er by direct payment or b	ıms, liens or v providing	described real property to trustee shall fix the time law, and proceed to forect	o satisfy the obligation and place of sale, give	is secured hereby, notice thereof as ti	whereupon the ten required by
	beneficiary with fur	inds with which to ma	ke such payment, beneficiary	may, at its	to 86,795.	Aciary elect to foreclos	e by advertisemen	t and sale then
	secured by this trus	st deed, without waiver	ether with the obligations d be added to and become a part of any rights arising from brea	cn oj any oj	after default at any time trustee's sale, the grantor the beneficiary or his succ	or other person so privi	leged by ORS 86.7	760, may pay to
	the covenants hereo	of and for such paymer	its, with interest as aforesaid, f	ne property extent that	under the terms of the tru and expenses actually inco	ist deed and the obligation arred in enforcing the to	on secured thereby erms of the obligati	(including costs on and trustee's
	thereof shall, at the	e option of the benefic	obligation herein described, a yable without notice, and the n iary, render all sums secured b	y mis trust	and attorney's fees not ex as would not then be due which event all foreclosure	had no default occurre	d, and thereby curi	e the default, in
	6. To pay all o	costs, fees and expense	stitute a breach of this trust de is of this trust including the nses of the trustee incurred in	cost.of.title	14. Otherwise, the so designated in the notice	ile shall be held on th of sale. The trustee ma	e date and at the y sell said propert	time and place y either in one
	with this obligation. 7. To appear is	n and defend any acti	on or proceeding purporting t	o affect the	parcel or in separate pare highest bidder for cash, purchaser its deed in for	payable at the time of	f sale. Trustee shall onveying the prope	l deliver to the
	security rights or proceeding in which	powers of beneficiary h the beneficiary or tru	or trustee; and in any sult stee may appear, including any id expenses, including evidence	t, action or suit for the	without any covenant or y matters of fact shall be c excluding the trustee, but	varranty, express or imponctusive proof of the	lied. The recitals in truthfulness thereo	the deed of any of. Any person,
	the beneficiary's or between the granto	r trustee's attorney's for and the beneficiary o	ees provided, however, in case r the trustee then the prevailing	the suit is party shall	sole. 15. When trustee sell apply the proceeds of so			
	be entitled to the mentioned in this p appellate court if an	paragraph 7 in all casés	described; the amount of att shall be fixed by the trial cou	orney's Jees ort or by the	apply the proceeds of sa compensation of the trust obligation secured by th	ee and a reasonable cha	rge by trustee's atto	orney, (2) to the
	It is mutually agr	reed that:	e de 1917.		subsequent to the intere- appear in the order of the	st of the trustee in the ir priority and (4) the .	trust deed as the	ir interests mav
	cashe at animant di	lumahi de condemnatio	l of said property shall be take n, beneficiary shall have the r of the monles payable as comp	icht. if it so	his successor in interest en 16. For any reason p	titled to such surplus. ermitted by law benefic: To one trustee named	ary may from time	to time appoint
	expenses and allo	prnevis jegs necassuru	of the monles payable as comp tount required to pay all reaso y paid or incurred by grant and applied by it first upon an	tor til met	appointed hereunder. Up successor trustee, the lath upon any trustee herein n	en such appentment, er shall be vested with a	and without con Il title, powers and o	veyance to the duties conferred

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.

trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantop, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

TRUST DEED	STATE OF OREGON ss
Grantor Beneficiary	County ofKlæmath
Wells Fargo Realty Services 1 572 E. Green Street Pasadena, CA 91101 KAREN STARK Trust Services	County Clerk By Demethor Spets the Depute