<b>3326</b>	66171	reservation of the Trees	RUST DEED	orts to Vol. M	79 Page	9335
THIS TRUST	T DEED, made this	22 40 d	lay of Eb	CURCY		9 hatwaan
A SECTION AND THE SECTION OF SECTION AND THE SECTION OF		CE COMPANY, a CAL DRPORATION, TRUST	TNESSETH	i <b>y.</b> Site of the form of the light of	· ·	
Grantor irre COUNTY, OREGO	wocably grants, bar N, described as:	rgains, sells and convey	ys to trustee in t	rust, with power of	sale, the propert	v in KLAMATH
Lot 24 in B	lock 30 of T	Creat 1194 Owner Cl	ारक का देखें एका <sup>†</sup> र	in the state block in	Asibe i at e	
1978 in Volume 21	un versionel de la compression de la co	ract 1184-Oregon Sho in the office of the Cou	y receorder or	said County.	And The English Con-	n November 8,
Her off dr. Skytiský Úmic Skytiský	e in the incompanies of the second	egit is trought being a sit is wilker and the side of	ಕರ್ತ ಕ್ರಾಕ್ಟ್ ಕ್ರಾರ್ಟ್ ಪಡ್ಡಾಡ್ಡ್ "ಮ್ರಾಡ್ಡ್ ಕ್ರಾರ್ಟ್ ಪ್ರಾಡ್ಡ್ಡ್	त्र की त्रिक्षणात्र को एउँकि वर्ष	gara e e telegore, popular Ethera analysis e e e	
			of till a fall grove	1894 - <mark>Maradal</mark> igar - Cal <u>a S</u> pec		
1997 <u>a</u>	of July 1	3 Artista	entitione is a great entit to totalogisti testioper galleni e	Freed oils and very se brad to gother come of neuropeys to a f till decliper to and	ا و دروان په وهې يې هماه. د و د و د د د د د د د د د د د د د د د د	
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Together with all and singu	lar the tenements, heredit	tomaste and manufactures.	_ •		-47	b.
		taments and appurtenances an or hereafter attached to or used ANCE of each agreement of gr				
		Dougts with inte	grant that on account to	and a second		and
Expressed therein, or herein,	shall become immediately	y due and payable	iry's option, all obligat	conveyed, assigned or alientions secured by this instri	te becomes due and pay sated by the grantor with ument, irrespective of t	while. In the event thout first having he maturity dates
To protect the securit	ly of this trust deed, grante	or agrees:	and purposes	The "		- 4
permit any waste of said pro	perty.	or agrees: ty in good condition and repair tent thereon; not to commit o	OF deed or the Hen	eon; (c) join in any subor 1 or charge thereof; (d) rec The grantee in any reconve	dination or other agree onvey, without warrant	ment affecting this
		and workmanlike manner any damaged or destroyed thereon	y persons legally e be conclusive pr	entitled thereto," and the i	recitals therein of any meereof. Trustee's fees for	as the "person or latters or facts shall
restrictions affecting said pro such financing statements pu ary may require and to nay	iperty; if the beneficiary a stream to the Uniform Co	ons, covenants, conditions, and or requests, to join in executing ommercial tode as the beneficial officer mubils officer.	due notice, eithe	my default by grantor her er in person, by agent or by	eunder, beneficiary ma	y at any time with a
may be deemed desirable by	searches made by filing of the beneficiary.	fficers or searching agencies as	sue or otherwise	take possession of said pro	perty or any part there	of, in its own names
hereafter erected on the said hazards as the beneficiary m	unuously maintain insura I premises against loss or d ay from time to time requ	ance on the buildings now or damage by fire and such other uire in an amount not less than	including reason indebtedness sec	ply the same, less costs a nable attorney's fees sul ured hereby, in such order		
			e II. The enter	ring upon and taking poss	ession of said property.	the collection of
fifteen days prior to the explanation of the explan	and to deliver said policy epiration of any policy of beneficiary may procure	of insurance shall be delivered or shall fall for any reason to ies to the beneficiary at least of insurance now or hereafter the same at grantor's expense.		awards for any taking lease thereof as aforesaid,	or damage of the pr shall not cure or wais	mirance policies or roperty, and the ve any default or
may determine or at order	edness secured hereby and	d in such order as beneficiary	in his performan	fault by grantor in paymer	of any indebtedness	secured hereby or
waive any default or notice o to such notice	of default hereunder or inv	validate any act done pursuant	the beneficiary m	operty is currently used for any proceed to foreclose the	r agricultural, timber or its trust deed in equity.	and if the above grazing purposes, as a mortgage in
property before any part of	man may be review of	n liens and to pay all taxes, assessed upon or against said nd other charges become past	irust aeed in equi			
due or delinquent and promp trantor fail to make payment	otly deliver receipts thereist of any taxes, assessments	for to beneficiary; should the s, insurance premiums, liens or	and cause to be red	corded his written notice of	of default and his election	stec shall execute on to sell the said
beneficiary with funds with	which to make such pays	ment, beneficiary may at its	law, and proceed	to foreclose this trust deci	i in the manner provided	then required by d in ORS186, 740
paragraphs 6 and 7 of this tru secured by this trust deed, wi	ist deed shall he added to a thout waiver of any rights	and become a part of the debt arising from breach of any of	13. Should the after default at an trustee's sale, the	he beneficiary elect to for	reclose by advertisemer before the date set by the	nt and sale then
hereinheime described	The payments, went miles	t arising from breach of any of rest as aforesaid, the property bound to the same extent that crein described, and all such t notice, and the nonpayment	the beneficiary or under the terms of and expenses	his successors in interest, r f the trust deed and the ob	espectively, the entire at digation secured thereby	700, may pay to mount then due, lincluding costs
iced immediately due and nav	table and named a	an same secured by this trust	and attorney's fees as would not then which event att	not exceeding \$50 each; be due had no default oc	other than such portion curred, and thereby cur	'ion and trustee's t of the principal re the default in
earch as well as the other cos	sis and expenses of the tr	ist including the cost of title rustee incurred in connection	14. Otherwise,	the sale shall be held o	on the date and at the	time and place
7. To appear in and defe	end any action or proceed	ding purporting to affect the	highest bidder for	cash, payable at the tin	ne of sale. Trustee shall	l auction to the Il deliver to the
preclosure of this deed, to pa	iciary or trustee may anni		Without any come	and on home and	involved The prope	the deed of any
ochepiciary s or trustees		ncluding evidence of siste and	matters of fact she	all ha manaturi	Pricus The rections in	of. Any person.
elween the grantor and the be e entitled to the attorney's sentioned in this paragraph ?	attorney's fees provided, beneficiary or the trustee to fees herein described; the	car, including any suit for the including evidence of title and however, in case the suit is then the prevailing party shall the party sha	excluding the trust sale, 15, When trust	all be conclusive proof of lee, but including the grant tee sells pursuant to the	the truthfulness there to the truthfulness there to and beneficiary, may powers provided herei	of. Any person, purchase at the in, trustee shall
retween the grantor and the be entitled to the attorney's nentioned in this paragraph 7 ppellate court if an appeal is to I is inutually agreed that:	attorney's fees provided, beneficiary or the trustee to fees herein described; the in all cases shall be fixed taken.	car, including any suit for the necluding evidence of title and however, in case the suit is then the prevailing party shall e amount of attorney's fees to by the trial court or by the	excluding the trust sale.  15. When trust compensation of the obligation secured substantial substanti	all be conclusive proof of tee, but including the grant tiee sells pursuant to the is of tale to payment of the trustee and a reasonable by the trust deed, (3)	the truthfulness there to and beneficiary, may powers provided here (1) the expenses of sale to harge by trustee's article to all persons having	of. Any person, purchase at the in, trustee shall c, including the princy, (2) to the proyed liens
etween the grantor and the he entitled to the attorney's nentioned in this paragraph 7 ppellate court if an appeal is to it is mutually agreed that: h. In the event that any p	attorney's fees provided, beneficiary or the trustee in fees thereid; the in all cases shall be fixed aken.  Nortion of all of said prop.	ear, including any suit for the necluding evidence of title and however, in case the suit is then the prevailing party shall e amount of attorney's fees if by the trial court or by the party shall be taken under the party shall be taken under the	matters of fact sin excluding the trust sale.  15. When trust apply the proceeds compensation of the obligation secured subsequent to the appear in the order his necessor in inter-	all be conclusive proof of eee, but including the grant titee sells pursuant to the 2 of tale to payment of f he trustee and a reasonable by the trust deed, [3] interest of the trustee in of their priority and [4] rest entitled to such surplu	the truthfulness therefor and beneficiary, may powers provided here [1] the expenses of sale charge by trustee's arto to all persons having the trust deed as the the surplus, if any, to the surplus are surplus	of. Any person, purchase at the purchase at the in, trustee shall e, including the rney, (2) to the recorded liens ir interests may the grantor or to
retween the grantor and the be entitled to the attorney's nentioned in this paragraph 7 peptiate court if an appeal is it. It is multially agreed that:  A. In the event that any p that of entire that any p that of entire that all is an in that all is an in the daing, which are in exceptions and attorney's fees that all is and attorney's fees	attorney's fees provided, the beneficiary or the russee in fees herein described; she in all cases shall be fixed aken.  Nortion or all of said proportion or all of said proportion or of the monies is possible to the fixed should be fixed to the fixed should be said to the said of the amount required in mercantily, past to the	car, including any suit for the necluding evidence of title and however, in case the suit is then the prevailing party shall e amount of attorney's fees i by the trial court or by the party shall be taken under the shall have the right, (i it so payable at compensation for 100 pay all reasonable courts wereast by weekly weekly we	matters of fact sine excluding the trust sale.  15. When trust apply the proceeds compensation of the obligation secured subsequent to the appear in the order his necessor in time 16. For any res a mystraw or successor with the compensation of th	all be conclusive proof of the sells pursuant to the soft of the sells pursuant to the soft of the soft of the sells pursuant of the soft of the state of the state of the state of the soft of the so	the truthfulness there or and beneficiary, may powers provided here!  (1) the expenses of sale charge by trustee's arto to all persons having the trust deed as their the surplus, if any, to it.  Expenses the surplus of the surplus, if any, to it.  Explosely may from time total herein or to any siect, and without come, and without come.	of. Any person, purchase at the in, trustee shall c, including the rney, (2) to the recorded liens in literasts may be granten or to to time appoint the constant of the transfer or to the transfer or to the constant of the constant of the transfer or to the constant of the transfer or to the constant of the transfer or to the constant of the transfer of the transf
between the grantor and the beentitied to the attorney's nentioned in this paragraph 7 ippellate court if an appeal is to its intitudity agreed that:	attorney's fees provided; fees herein described; his in all cases shall be fixed aken.  wortion or all of said propi andemnation, beneficiary y portion of the monies y network of the monies y portion of the monies y posseficiary in such pr y beneficiary in such pr y beneficiary in such pr	ear, including any suit for the necluding evidence of sittle and however, in case the suit is then the presulting party shall be the state of the state of a summer of attorney's fees of by the trial court or by the left; shall be taken under the shall have the right, if is a shall have the right, if is a payable at compensation for 10 pay all reasonable court, wereal by grants in such it first input any reasonable tiffest and appetite courts, trief and appetite courts, proceedings, and the balance	matters of fact sine excluding the trust sate.  15. When trust apply the proceeds compensation of the obligation secured subsequent to the appear in the order his successor in intel 16. For any rec 18. For any rec 18. Successor in such a mixtaine or successor in the order of the policy of the po	all be conclusive proof of eee, but including the grant titee sells pursuant to the 2 of tale to payment of f he trustee and a reasonable by the trust deed, [3] interest of the trustee in of their priority and [4] rest entitled to such surplu	the truthfutness there or and beneficiary, may powers provided herein (1), the expenses of sale (1), the expenses of sale to all persons having to all persons having the trust deed as their the surplus, if any, to here is the surplus, if any, to herein the surplus of any, to herein the surplus of the surp	of. Any person, purchase at the in, trustee shall c, including the princy (2) to the recorded liens in theresis may he grantor or to to the appoint discussor nates when a to the hitter contends to the hitter contends of the pronuncer and the pointment and

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 ioan 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.

and the same against all persons whomsoever the same against all persons whom against all persons whom against all persons whom against all persons against all person

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 of agricultural purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than a

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pledgee, of the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

You have the option to void your contract or agreement by notice to the seller if you did not receive a Property Report prepared pursuant to the Rules and Regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of, or at the time of your signing the contract or agreement. If you received the Property Report less than 48 hours prior to signing day following the consummation of the transaction. A business day is any calendar day except Sunday, and the following business holidays:

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 MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice.

1 Teda FRANK

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(if the signer of the above is a corporation, use the form of acknowledgment apposite.)

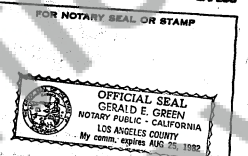
STATE OF CALIFORNIA.

COUNTY OF LOS ANGEles

on 27 February 1979 On Control of the sundersigned, a Notary Public in and for said County and State, personally appeared 1 on Herche Jr. State, who being by me duly within instrument as a witness thereto, who being by me duly sworn, deposed and said: That He resides at that

Me was present and saw Erank Q. GONZalez Jr.

personally known to h.t. to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed his



The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of herewith indether with said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith indether with said trust deed) and to recommend without warranty, to the narries designated by the forms of said trust dead the trust deed or pursuant to statute, to cancel all evidences of indeptedness secured by said trust deed (which are delivered to you with together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED:

> SPACE RESERVED FOR.

RECORDER'S USE

Beneficiary

TRUST DEED				
	Grantor			
***************************************				
	Beneficiery			
AFTER RECORDING DET				

AFTER RECORDING RETURN TO Wells Fargo Realty Services Inc. 572 E. Green Street Pasadena, CA 91101

KAREN STARK Trust Services

## STATE OF OREGON

County of .... Klamath. 88. I certify that the within instrument was received for record on the ...25th day of ......April ....., 19 ...79..., at ...11:02 o'clock A...M., and recorded in book M79 on page 933.5 or as file/reel number 66171 Record of Mortgages of said County. Witness my hand and seal of County affixed.

Wh. D. Milne

	and the same	
County	Clerk	
Bufferen		ets W Deputy
- JOHN MENT		Woll-
For which		Deputy

Fee \$6.00