	38-190	<u>32</u>	Vol. 79 For	1332.7
68565	TRUST DE	ÉD		
THIS TRUST DEED, made this <u> i TWDA</u> <u> i O'BRI</u> TRANSAMERICA TITLE INSURANCE COM SERVICES, INC., a CALIFORNIA CORPORA	WITNESSE	ETH:		ELLS FARGO REALTY
Grantor irrevocably grants, bargains, s COUNTY, OREGON, described as:	sells and conveys to tri	ustee in trust.	with power of sale, the	property in KLAMATH
-	84-Oregon Shores-Ur office of the County Ro	nit 2-1st Addi ecorder of sai	tion as shown on the m 3 County.	ap filed on November 8,
together with all and singular the tenements, hereditament rents, issues and profits thereof and all fixtures now or here FOR THE PURPOSE OF SECURING PERFORMANCE HOLD PROVIDE OF SECURING PERFORMANCE beneficiary or order and made by grantor, the final paymen The date of maturity of the debt secured by this instr the within described property, or any part thereof, or a abtained, the written consent or approval of the beneficiary on better the written consent or approval of the beneficiary	of each agreement of grantor Dollars, with interest the	herein contained o hereon according 1 eof, if not sooner 1	nd payment of the sum of o the terms of a promissory note aid, to be due and payable	e of even date herewith, payable to pril 15 19_90
The above described real property is not currently used for	agricultural, timber or grazing			
To protect the security of this thist deed, granitor age 1. To protect, preserve and maintain said property in a not to remove or demolish any building or improvement i permit any waste of said property. 2. To complete or restore promptly and in soc I and building or improvement which may be constructed, damn and pay when due all costs incurred therefor. 3. To comply with all tasks, ordinances, regulations, or restrictions affecting said property. If the beneficiary so be such financing statements pursuant to the Unform Comm ary may require and to pay for films same in the proper well as the cost of all lien searches made by films office may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurances.	Rest, good condition and repair; thereon; not to commit or workmanlike manner any geed or destroyed thereon, covenants, conditions, and quests, to join in executing ercial Code as the benefici- public office or offices, as res or searching agencies as on the buildings now or on by Grenni with other	restriction there deed or the lien the property. T persons legally e be conclusive pr mentioned in this 10, Upon a due notice, eithe without regard enter upon and sue or otherwis unpaid, and ap including reaso indebredness see	or charge interest, (a) reconnect, the grantee in any reconveyance mitted thereto," and the recital opf of the truthfulness thereof. s paragraph shall be not less thar y default by grantor hereundle r in person, by agent or by a reco o the adequacy of any security take possession of suid property take possession of suid property take not ents, issues and 1 by the same, less costs and es nable attorney's fees subject ured hereby, in such order as be	the independence of the second
hazards as the beneficiary may from time to compare the point of th	mpanies acceptable to the insurance shall be delivered hall fail for any reason to to the beneficiary at least number now or hereafter e policy may be applied by n such order as beneficiary mount so collected, or any no release shall not cure or idate any act done pursuant liens and to pay all taxes, sursted upon or against suid other charges become past r to beneficiary, may duid the insurance permiums, liens or payment or by providing lent, beneficiary, may, at is	such rents, issue, compensation o application or notice of default 12. Upon du in his performan secured hereby described real p the manner pro- is not so curren trust deed in eq advertisement a and cause to be described real j trustee shall fix law, and procee to 86, 795.	and profits or any taking or a words for any taking or a words for any taking or a straight any act thereunder or invalidate any act fault by grantor in payment of a constraint of the straight and the straight	In policitiary may declare all sums in such sevent and if the shore instruct, timber or erazing purposes, isotrara, timber or erazing purposes, sures. However, if said real property feetion may proceed to force base inso trastice to forcebase this trust deed by meneticity or the truster shall execute englicity or the truster shall execute englicity of the truster shall execute englicity of the truster shall execute the notice thereof as then required by the manner provided in ORS/50, 740.
beneficiary with funds with where to make such point option, make payment thereof, and the amount so paid, forth in the note secured hereby, logether with th paragraphs 6 and 7 of this trust deed shall be added to an recurred by this trust deed, without waier of any rights a	ne obligations described in ad become a part of the debt	after default at	any time prior to five days (4)	interpolate set by the trustee for the rivileged by ORS 86,760, may pay to rectively, the entire amount then due,

ied by this trust deed, without waiver of any rights ar covenants hereof and for such payments, with interest inbefore described, as well as the grantor, shall be bour are bound for the payment of the obligation here nents shall be immediately due and payable without ne of shall, at the option of the beneficiary, render all immediately due and payable and constitute a breach immediately due and payable and constitute a breach immediately due and payable and expenses of this trust has well as the other costs and expenses of the tru, this obligation. scribed, and all such and the nonpayment secured by this trust is trust deed.

cast of title

search as well as the other costs and expenses of the trustee incurred 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 action or proceeding in which the beneficiary or trustee; and in any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of this deed, the beneficiary's or trustee's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees herein described; the amount of attorney's fees appellate court if an appeal is taken.

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mentioned in this paragraph. In our cases shall be pixed by the that each of the appellate court if an appeal is taken. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of embedding and economics payable as compensation for the monitor payable as compensation for the second applied by it prist upon any reasonable courts, necessarily paid or monitor by the anomal courts, necessarily paid or incurred by beneficiary in such proceedings and the balance courts, necessarily paid or take nech actions and except as the instruments as shall be necessary and expenses and actions promptly upon beneficiary in such proceedings, and the balance on the such actions and except as the instruments as shall be necessary and expenses and prostentiation of this deed and the necessary payment of its fees and presentation of this deed and the necessary of the any time and from the to the such tability of any payment of the indebiedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any map or plat of said property; (b) join in granting any easement or creating any map or plat of said property; (b) pays and provide the pays and provide the pays and property is a said of any map or plat of said property; (b) pays and provide the pays and property; (b) pays and provide the pays and provide the pays and property; (b) pays and pays

is actually incurred in enfo 's fees not exceeding \$50 t then be due had no defa all foreclosure proceedings ervise, the sale shall be n the notice of sale. The

and attorney or then be due had no default occurred, and torcey as which event all foreclosure proceedings shall be diminsted by the trustee. 14. Otherwiss, this and shall be held on the date and at the time an designated in the notice of sale. The trustee may sell valid property either barded of the second sale shall be held on the date and at the time an parcel or in separate parcels and shall sall the parcel or parcels at auctions bightest bidder for eash, payable at the time of sale. Trustee shall delive highest bidder for eash, payable at the time of sale. Trustee shall delive without any covenant or warranty, express or monited. The recitals in the dee without any covenant or warranty, express or monited. The recitals and the event activelying the trustee, but including the grantor and beneficiary, may purcha-evention.

excluding the trustee, but including the grantor and beneficiary, may purchase at the safe. 15. When trustee sells pursuant to the powers provided herein, trustee whall apply the proceeds of safe to payment of (1) the expenses of safe, including the compensation of the trustee and a reasonable charge by trustee's attenney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines ablsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to its successor in interest committed by law beneficiary may from tune to time appoint 16. For any reason permitted by law beneficiary may from tune to time appoint a moestary or successor is to any trustee named herein or to any successor truster appointed hereunder. The staff by expected with all title, powers and dures contended upon any trustee named by any beneficiary may from tune to time appoint the order of the staff by expected with all title, powers and dures contended upon any trustee named by any beneficiary may from tune to time appoint appointed hereunder. A appointment, and without conseance to there appointed hereunder, taal by exploited whereinder, taal with appointend upon any trustee named by any beneficiary may from tune to strume reference to the consistence and thereunder, taal with appointend in reference to the consistence and the prior of the county or counties in which the property its situated, shall be conclusive proof of proper appointment of the successor trustee accents this trust when this deed, duly executed and acknowledged

office of the control status of the property is itiaated, shall be conclusive proof of property is itiaated, shall be conclusive proof of property situated, and acknowledged 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 party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantyr. Sewellicitary or trustee shall be a party unless such action or proceeding is brought by trustee.

7213-1336

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

is an active member of the Oregon State Bar, a bank, trust company inited States, a tille insurance company authorized to insure title to real any agency thereof. The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is or savings and toan association authorized to do business under the laws of Oregon or the Uni property of this state, its subsidiaries, affiliates, agents or branches, or the United States or a NOTE:

and that he will warrant and fore			1.33
The grantor warrants that the p (o)* primarily lor grantor's per (b) for an organization, or (eve purposes.	proceeds of the loan represented sonal, family, household or age in if grantor is a particular	f by the above described note and t icultural purposes (see Important) are for business or commercial pu	his trust dura
a succed applies to investo		- Commercial	
	G	in number includes in a line leve	The content
You have the option to void your contract to the Rules and Regulations of the Office - advance of, or at the time of your signing th the contract or agreement you have the right day following the consummation of the tran New Year's Day, Washington's Birthday, Mer Christmas.	or agreement by notice to the sell of Interstate Land Sales Registrat e contract or agreement. If you re	er if you did not receive a Property Rep ion, U.S. Department of Housing at 1	first above written. Port prepared pursuant
* IMPORTANT NOTICE: Delete, by lining out, v not applicable; if warranty (a) is applicable or such word is defined in the Truth is to beneticient	whichever warranty (a) or (b) is and the beneficiary is a creditor	Winda	ay, Thanksgiving and
ine Act not ,	Regulation by making required required, disregard this notice.	Linda K. O'Brien	
(If the signer of the above is a corporation, use the farm of acknowledgment apposite.)	(ORS 93.490)	WITUSSER	The RIT
STATE OF CALIFORNIA	1 STATE OF	County of	551 3/22/2
COUNTY OF LUS ANGeles	} ss.) 55.
the undersigned, a Notary Public in and for sa personally appeared <u>Kerry S</u> - known to me to be the person whose name i within instrument as a with	id County and State,		SAFECO
within instrument as a witness thereto, who sworn, deposed and said: That ne resides	is subscribed to the being by me duly	FOR NOTARY SEAL OR	STAMP
he was present and saw Linda k	S that		
in, and whose name is subscribed to the wi			
instrument, execute the same: and that affiant su name thereto as a witness to said execution.	bscribed 12	OFFICIAL SEAL GERALD E. GREEN NOTARY PUBLIC - CALIFOR LOS ANGELES COMMENT	
Signature Lender	Jun p	LOS ANGELES COUNTY My comm. expires AUG 25, 1	NIA (
	L		
The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to re- estate now held by you under the same Meil	older of all indebtedness secure	d by the foregoing trust dead an	
said trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to re- estate now held by you under the same. Mail reco DATED:	all evidences of indebtedness convey, without warranty, to th	nent to you of any sums owing to yo secured by said trust deed (which the parties designed by the said	sums secured by said ou under the terms of are delivered to you
estate now held by you under the same. Mail reco	19.		I said trust deed the
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Do not lose or destroy this Trust Deed OR THE NOTE		Beneficiary	· · · · · · · · · · · · · · · · · · ·
Do not lose or destroy this Trust Deed OR THE NOTE wh	ich it secures. Both must be delivered t	o the trustee for cancellation before reconveya	nce will be made.
		STATE OF OREGON	
		County of Klamat I certify that the ment was received for	· · · · · · · · · / //
		7th day of hor	record on the
Grantor		in book 179	and recorded page 13327
Grantor	SPACE RESERVED	Or as file la s	
	SPACE RESERVED FOR RECORDER'S USE	Record of Mortgages of an	20
Grantor Beneficiary AFTER RECORDING RETURN TO	FOR		20
Beneficiary	FOR	Record of Mortgages of sa Witness my hand County affixed.	20
Beneficiary	FOR	Record of Mortgages of sa Witness my hand County affixed.	id County. and seal of
Beneficiary	FOR	Record of Mortgages of sa Witness my hand County affixed.	id County. and seal of
Beneficiary	FOR	Record of Mortgages of sa Witness my hand County affixed.	id County. and seal of