THIS TRUST DE JOLINE TRANSAMERICA TIT SERVICES, INC., a CA	LUCAS - Mik LE INSURANCE COMPANY LIFORNIA CORPORATION	WITNESSETU.	RATION as Trustee, and WELI	
Lot in Block		ul conveys to trustee in trus	st, with power of sale, the pre- lition as shown on the map fi id County.	
	1. .			
logether with all and singular the rents, issues and profits thereof and FOR THE PURPOSE <u>OF SEC</u> 1	tenements, hereditaments and appur d all fixiures now or hereafter attaches RING PERFORMANCE of each age	tenances and all other rights thereint d to or used in connection with said re	o belonging or in anywise now or hereat al estate	fer apportaning, and the
heneficiary or order and made by g The date of maturity of the de the within described property, or obtained the written consent or a versested therein, or herein, shall b threabove described real proporties.	control of the second s	rs, with interest thereon according to and interest hereof, if not sooner pai date, stated above, on which the fina herein it sold, agreed to be sold, com- te beneficiary's option, all obtention		Late herewith, payable to late herewith, payable to and payable. In the event try without first having e of the maturity dates
 To protect, preserve and mg of to remove or demolish any built ernil any waste of said property. To complete or restore pro- uiding or improvement which ma up when due all costs incurred in the due all costs incurred in the due all costs incurred in the due all cost incurred in the due all cost incurred in the due all cost of the maximum statements pursuant in any require and to pay for fillo 	aintain said property in good condition liding or improvement thereon, not to mptly and in good and workmanike whe constructed, damaged or detico therefor, dinances, resultations, covenants, con differences of the construction of the fit the beneficiary so requests, to point to the Uniform Commercial of the so	n and repair; o commit or manner any deted or the len nr the property. persons leady ditions, and in executing the beneficient due notice, on the persons the beneficient the secutions the beneficient the secutions the beneficient the the beneficient the the beneficient the the beneficient the the beneficient the the the the the the the the the the	(c) form in any subordination or other charge thereof, (d) reconvey, without we ranne (h any reconcevance may be de- led therets," and the recitals therein of of the multipliness thereof. Prostee's te rateriph shall be not less than \$5 refault by grantor hereinder, beneftuan person, by agent or bus receiver to be a e adequacy of any security for the inde postestion of suid property or my over some bus person.	defants, all or ansi part of lefthed as the "person of ansimatiens or facts sha res for any of the person for may at any time will provided by the second
"I "In the desirable by the ben "after excited and continuous starts as the beneficiary may from its and the beneficiary may from meficiary with loss payable to the the beneficiary as soon as insu- one days prior to the expiration teen days prior to the expiration teed on said buildings, the benefic	effectary, by maintain insurance on the build, ter against loss or damage by fire and ntime to time require in an amount n inter to time require in an amount n , written in companies chall there; all policies of insurance shall the grantor shall fail for any deliver said policies to the senenfici- it of any policy of insurance now o ciary may procure the sume or now o	agencies as sue or otherwise co- impaid, and apply- including reasonable indebteness secured able to the or delivered reason to reason to reason to reason to reason t	lect the rents, usings and profits, inclu- the same, less costs and expenses of or- attorney's Jees subject to program hereby, in such order as beneficiars may upon and taking possession of such pro- profits, or the proceeds of fire and on ards for any taking or damage of a libereof as aforesaid, shall not cure on	direction, in its own name directions past date any peration and collection, of a nercor upon any v determine perty, the collection of the insurance policies or the property, and the Control may between
is determine, or at option of been it diverged, may be released to gran site any default or notice of defau- site any default or notice of defau- site inotice. To keep said premises free estiments and other charges that perty before any part of such as e or delinquent and promptly del nor fail to make payment of any	secured hereby and in such order as nefficiary the entire anison order as nefficiary the entire anison or release shall it there and the entire anison or release shall it there and the entire or invalidate any act doo if the entire and the entire shall be an from construction here and to pay may be levied or assessed upon or a set, assessments and other charges he iver receipts therefor to be neffectary.	applied by 1.2. Copy default beneficiary in his performance of fed, or any described real proper described real proper described real proper the manner provided i all taxes, it not so currently use extensis suid first deed in equity as though the market in second build the anterior to be recond	by strattor in payment of any michtor any agreement hereinder, the hereificia lidely due and payable. In with any or events well to aericultural, mit toreed to foreclose this trust deed in e- y law for mittage fore losine. However, d, the hereificiary at his election may pe- a mortage or direct the trustee to the In the latter event the hereificiary day has the source the integration of hereint in the latter nume of default and has done	(c) such notice, by or hers sector and such so these sectors all such sectors and if the above sector and if the above before erazine purposed parts, ds a mortageen of the such sectors end of the such sectors end one trust next sectors before such sectors.
infinitely with funds with which it from make payment thereof, and it there in the note secured hereby, agraphs 6 and 7 of this trust deed wired by this trust deed, without we covenants hereof and for sinch pa- einbefore described, as well as the or the bound for the payment of ments shall be immediately due as	to make sick payment, beneficiary of the amount so paid, with interest at the amount so paid, with interest at the solution of the solution of the shall be added to and become a part of source of any rights atting from breach syments, with interest as doresaid, the grantor, shall be bound to the same e f the obligation herein described, and a payable without nonce and the solution of payable without nonce and the solution.	providing bisice that its the it hay, at its law, and proceed to fi- be rate set to \$6,795. Scribed in 13. Should the h- of the debt after default at any th to favy of the beneficiary or his kitent that under the terms of the d all mich and expresses actually i nowwards	me and place of sale size note there reclose this trust deed in the manner pr medicary elect to foreclose by advent to pror to five day's before the date set ir or other person to prodeced by OR accessors in interest, respectively, the or trust deed and the oblighton secured if neured in eights in the terms of these	(CC), whereap on pro- trastition requiring to y or ideal processory of the pro- trastic processory of the pro- trastic processory of the pro- trastic whereap pro- trastic processory of the pro- encies on a high pro- encies on a high pro- bit of the pro- bit pro-static pro- bit pro-static pro- bit pro-static pro- bit pro-static pro- bit pro-static pro- static pro- pro- pro- pro- pro- pro- pro- trastic pro- pro- pro- pro- pro- pro- pro- pro-
6. To bay all costs, fees and exp ch as well as the other costs and in this obligation, 7. To appear in and defend any rith rights or powers of heneficiary on closure of this deed, to pay all cost beneficiary 3 or trustee's attorney were the exantor and the heneficiary.	penses of this trust including the co expenses of the truste including the co action or proceeding purporting to icary: or trustee, and in any suit, r trustee may appear, including any sui st and expenses, including evidence of v's fees provided, however, in case the ry or the truster, then the non-in case to ry or the truster then the non-in-case	1. In the event all porecloses of the second	ire proceedings shall be diminised by the sale shall be held on the diamate and e of table. The trustee may self said p arcels and shell the parcel or parc is payable at the time of sale. Trustee irm as required by law conveying the warranty, express or inplied. The result conclusive proof of the trustpluess.	is one the detailt, in trustee. If the time and place operity cimer in one effs at an tothe that deliver to the property so sold, but property so sold, but als in the deed of any mercolf, day person, mit was to
Hone in this paragraph 7 in all c liate our if an appeal is taken. A mutually agreed that: In the event that any periodic of of enuent domain or condemn, In the event that any periodic of of enuent domain or condemn, In require that all or any periodic taking, which are in excess of the mest and attioned's feely access. 	ases shall be fixed by the trial court r all of safe property shall be taken u attor, beneficiary shall have the neght n of the monies parable at course and the part or incurred by pay all reasonal anthy pand or incurred by pay all reasonal anthy pand or incurred by pay and	they's fees apply the proceeds of or by the apply the proceeds of compensation of the true obligation secured by mbequent to the inter- appear in the order of t in the order of the secure in interest, a for any nearman be obligation because or in accessor appointed because or in accessor appointed because or in accessor	ells pursuant to the power provided after to payment of (1) we expense to shee and a reasonable charge by trustee the trust density (2) to all persons to est of the trustee in the trust deed a the provident and (4) the surplus, it any, initial to an original permitted by law beneficiary may from the any position may home.	herein trastee shall f sale, including the stationery, 20 to the altig recorded here where pitcests may be the static or to the to the space
and expenses and atterney's p sorthy paid or incurred by benef ed upon the indebtedness secur- nue, to take such actions and exce- ning such compensation, promptily Af any time and from time to ent of its fees and presentation of of full reconvergence, for cancella in the difference of the convergence.	ees, both in the contraction and ege- licitary in such proceedings, and the ed hereby, and generating agrees, at ute such instruments agrees, at ute such instruments request table nece upon beneficiary's requestible on the other tables and the note for endorse final deed and the note for endorse thank agreed and the note for endorse thank.	aconable upon any trustee herein vourts, halance reference to this trust a substitution viall be maa uffice of the County C stary in ** property is situated, shall trustee, eficiary, nent in of any is made a public record of any is made a county of any	fer viall be verted with all the powers named or appointed here indee, La en un e by written instrument even uted by be eed and its place of record, which, wi ferk or Recorder of the county or co- be conclusive proof of proper appoint this trust when this deed, duly even the at provided by law. Provide is not obli-	contrained for the the and dative conterned of appendiment on t meticlary, containing ten recorded in the autres in which the neutrof the success of t and a knowledged
The grantor covenants and le of said described real pr	d agrees to and with the ber operty and has a valid, unen	the init of proceeding in which gran the init of proceeding is brought to reflectary and those claiming cumbered titled thereto	under him, that he is lawfull	y soized in fee
he Trust Deed Act provides that t			ber of the Oregon State Bar, a Eank, le insurance company authorized to ins of.	trust company

and that he will warrant and forever defend the same against all persons whomsoever. 136%; 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 or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than egricultural (b) for an organization or (even if grantor is a natural person) are for business or commercial purposes other than egricultural 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 the contract or agreement you have the right to revoke the contract or agreement by notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar day except Sunday, and the following business holidays: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving and 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. John E. Lucas X tilangof M. Lucas Margot (Norses), By (If the signer of the above is a corporation, use the form of acknowledgment opposite.) ARASEL D 1095 93.4901 1979 ----STATE OF CALIFORNIA, SS. COUNTY OF COS ANgeles Ô SAF FOR NOTARY SEAL OR STAMP he was present and saw John E. Lucas. (Rev. personally known to <u>the subscribed</u> to be the person described in, and whose name is subscribed to the within and annexed OFFICIAL SEAL instrument, execute the same: and that affiant subscribed 5.5 (G.S.) GERALD E. GREEN NOTARY PUBLIC - CALIFORNIA LOS TIGTL'S COUNTY My comm. expires AUG 25, 1982 167 Signature_ 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON ss. County of KLAMATH I certify that the within instrument was received for record on the day of JUNE llth . 1979 at 11;04 o'clock A M., and recorded in book M 79 on page 13674 Grantor on page 13674 or as file/reel number 68789 SPACE RESERVED Record of Mortgages of said County. FOR RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary Wells ATTER BEFORDING ABSURVICES Inc. 779 E. Costa She<mark>ct</mark> WM. D. MILNE Pasadena, CA 91101, KAREL STARK COUNTY CLERK Title 1/et ere Trusi Services By the queline, FEE \$ 6.00