TS •	722	77	TRUST D	EED	Vol. 779	Page1	3254
	THIS TRUST DEED,	made this	IM da	y of	Jugust	, 15	79, bet
TRAN	XY A. WHITE & CA SAMERICA TITLE	IN SURANC	E COMPANY			Alexandra († 1944) - S	_ as_Tr
and C	EORGE L. PALMEI	R & EMMA I	ALMER and WITNESS		HANCY & W	ILMA L.	, as Benefi
n.	Grantor irrevocably gr KLAMATH C		sells and conve		in trust, with	power of sai	le, the pro
	SZSZNEZSWZ and						
Spra Wil	ague River, in S Lamette Meridia	Section 2: n, in the	3, Township County of	x 35 Sout Klamath,	h, Range State of	9 East o Oregon.	fthe
En la com Juni				a da de ser			a de la composition de la composition de l de la composition de l
	1987년 - 1982년 - 1982년 1888년 1982년 - 1983년 1987년 198	un and dian 1914. Company					
	동료에서 제가 가지 있는 것이 있는 것이 봐. 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 봐. 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 봐.	uukaluk Konjerintii oleh ay		· · · · · · · · · · ·	na para ang sina. Ng sign sina si		
		en en 1945 y de la min		en servini in vinaeri. An	an a		
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			51 (A)				
	her with all and singular th for hereafter spertaining, an						
	vith said real estate. FOR THE PURPOSE OI	and the second second	and the second	and an interaction			
sum o there	t FOURTEEN THOU	SAND DOLL	ARS AND NO	/100	to beneficiary of	or order and m)ollars, with ade by gra
11	payment of principal and in The date of maturity of the						
	nes due and payable. The above described real pr				and the second second		
	To protect the security of 1. To protect, preserve and m	this trust deed,	granter agrees: v in good condition	(a) consent to the granting any eas	he making of any n ement or creating	any restriction the	rreon; (c) je
not to	pair; not to remove or demolish commit or permit any waste of s. 2. To complete or restore pro	a any building or in aid property, omptly and in good	provement thereon;	subordination or thereol; (d) reco grantee in any	other agreement a nvey, without warra	llecting this deed nty; all or any p: be described as a	or the lien art of the pro
'destroy	r any building or improvement red thereon, and pay when due al 3. To comply with all laws, o	which may be consi Il costs incurred there rdinances, regulation	tructed, damaged or for, s, covenants, condi-	services mentioned	hereto," and the rec out of the truthfuln d in this paragraph s	hall be not less tha	an \$5.
t join in cial C	and restrictions affecting said pro a executing such financing staten ode us the beneliciary may req	nents pursuant to th uire and to pay lor	e Uniform Commer- filing same in the	time without not pointed by a con	any default by gr. tice, either in perso urt, and without rep	n, by agent or b ard to the adequ	by a receiver lacy of any s
benelic	public office or offices, as welling officers or searching agencie stary	s as may be deem	ed desirable by the	erty or any part issues and profits	hereby secured, ent thereof, in its own s, including those pa	name sue or oth	ierwise collect id, and apply
- and s	4. To provide and continuous in hereafter erected on the said uch other hazards as the benefic	premises against los ciary may from time	s or damage by fire . to time require, in	ney's fees upon ficiary may deter		cured hereby, and	in such ord
policie	nount not less than 3f.u.l.l nnies acceptable to the Denelicin s of in-urando, shall the delivered grantor shall fuil for any reaso.	d to the beneficiary	as soon as insured;	collection of such insurance policies	entering upon and h tents, issues and or, compensation of	prolits, or the pro- awards for any	oceeds of fire taking or dan
· delive	r said policies to the beneficiary of any policy of insurance now encliciary may procure the sai	at least fifteen days or hereafter placed	prior to the expira-	whive any delau pursuant to such		ult hereunder or	invalidate an
collect	ed under any lire or other insu upon any indebtedness secured determine, or at option of benefi	rance policy may be hereby and in such	e applied by beneli- order as beneficiary	hereby or in his declare all sums	default by grantor performance of any secured hereby imme e described real pr	agreement hereun diately due and p	der, the bene ayable. In su
any p	art thereof; may be released to a tre or waive any default or notic one pursuant to such notice.	grantor. Such applica	ation or release shall	timber or grazing deed in equity,	g purposes, the bene as a mortgage in the vever it said real pr	ficiary may proce be manner provid	ed to foreclos led by law fo
taxes,	5. To keep said premises free assessments and other charges at said property before any par	that may be levied	or assessed upon or	liciary at his ele mortgage or dire	ection may proceed ect the trustee to 1 latter event the bi	to foreclose this to preclose this trust	rust deed in t deed by ad
charg to be	es become rast due or delinquer militiany; should the grantor fail , insurance premiums, liens or o	nt and promptly delight to make payment	iver recripts therefor in of any taxes, assess-	cause to be reco said described re	aded his written no eal property to satis shall fix the time ar	ice of default and ly the obligations	d his election s secured here
by di make und t	rect payment or by providing such payment, beneficiary may he amount so paid, with interest	beneliciary with h , at its option, ma at the rate set forth	inds with which to ke payment thereol, " i in the note secured	required by law vided in ORS 86	and proceed to lor	eclose this trust o	deed in the n
trust trust	y, together with the obligations deed, shal be added to and be deed, without waiver of any ri	come a part of the ights arising from b	debt secured by this reach of any of the	then alter delau trustee for the ORS 86.760, mi	It at any time prio trustee's sale, the av pay to the bene	r to live days be trantor or other iciary or his succ	lore the date person so pr essors in inter
erty same	ants hereol and for such payme hereinbefore described, as well extent that they are bound fo	as the grantor, sha or the payment of t	ll be bound to the the obligation herein	tively, the entire obligation secure enforcing the ter	d thereby (including of the obligation	under the terms o g costs and expen- n and trustee's an	of the trust de nses actually ad attorney's i
out n	bed, and all such payments sha otice, and the nonpayment there r all sums secured by this frust	of shall, at the optic	on of the beneficiary;	be due had no o all foreclosure pr	 h) other than such default occurred, and occerdings shall be di 	l thereby cure the smissed by the tru	e default, in v ustee.
of tit	tute a breach of this trust deed. 6. To pay all costs, fees and le search as well as the other connection with or in enforcing th	osts and expenses of	the trustee incurted -	place designated in one parcel o	wise, the sale shall in the notice of sale r in separate parce	. The trustee may is and shall cell	y sell said pro the parcei or
fees a	ctually incurred. 7. To appear in and delend the security rights or powers o	any action or proc	eding purporting to	shall deliver to the property so	highest bidder for c the purchaser its d sold, but without a	red in form as re- iny covenant or v	quired by law warranty, exp
action	or proceeding in which the ben suit for the foreclosure of this of evidence of title and the ben	deed, to pay all co	nay appear, including sts and expenses, in-	of the truthluin the grantor and	is in the deed of an ess thereof. Any pe beneficiary, may pur	rson, excluding the chase at the sale.	he trustee, bi
amou	nt of attorney's lees mentioned by the trial court and in the eve e of the trial court, granter fur	in this paragraph 7 vent of an appeal fr	in all cases shall be on any judgment or	shall apply the cluding the com	n trustee sells pursu proceeds of sale to pensation of the tru	payment of (1) istee and a reasor	the expenses nable charge
pellat	e court shall adjudge reasonabl lees on such appeal.	e as the beneliciary	's or trustee's attor-	having recorded deed as their in	the obligation secu- liens subsequent to terests may appear	n the interest of in the order of th	the trustee i heir priority a
under	It is mutually agreed that 8. In the event that any porti- the right of eminent domain or	ion or all of said pro condemnation, bene	liciary shall have the	surplus. 16. For	to the grantor or t any reason permitte successor or success	ed by law benefi	ciary may fr
as control p	if it so elects, to require that a mpensation for such taking, whi iy all reasonable costs, expenses	ich are in excess of and attorney's fee	the amount required [s necessarily paid or	successor trustee conveyance for t	appointed hereund he surcessor trustee ties conferred upon	er, Upon such a , the latter shall	ppointment, a be vested wi
appli both	red by grantor in such process ed by it first upon any reasonab in the trial and appellate court in the trial and the court is up proceedings and the	de costs and expense ts, necessatily paid (s and attorney's lees, or incurred by bene-	hereunder, Each instrument evec	ties conterror upon such appointment uted by beneficiary d record, which, wi	and substitution s , containing refer	diall be made ence to this
secur and	y in such proceedings, and the ed hereby; and grantor agrees, execute such instruments as shi ition, promptly upon beneliciary'	at its own expense, all be necessary in	to take such actions.	Clerk or Record shall be conclus	ler of the county or ler of the county or live proof of proper tee accepts this tr	counties in which appointment of t	the property
liciar	ition, promptly upon beneficiary 9. At any time and from tin y, payment of its fees and pre- resement (in case of full reconvey	ne to time upon wri sentation of this de	ed and the note for	 acknowledged is obligated to not 	s made a public re lify any party herefor action or proceeding	cord as provided p-of-pending safe	by law. Tr under any o
the l	iability of any person for the p	ayment of the indel	ofedness, trustee may	shall be a part	y unless such action	or proceeding is	brought by
i or su	The Trust Deed Act provides the wings and Ioan association authori erry of this state, its subsidiaries, i	ized to do business u	nder the laws of Oregor	n or the United St	ates, a title insurance	e Oregon State Be e company outbori	ar, o bank, ti zed to insure
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9. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-19255 iully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. 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), (a)* primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice below), (h) for a set evaluation of the sensitive of t IN WITNESS WHEREOF, said grantor has hereunto set his hand the Day and year first above * 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; for this purpose, if this instrument is to be a FIRST lien to finance the number of a dwalling use StevanceNase Form No. 1305 or equivalent wsitten. Lerry (aisciosures; for finis purpose, if finis instrument is to be a FIKST lien to tinance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. X Carolyn M. White CAROLYN M. WHITE (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, ALASKA (ORS 93.490) august # 9, 1019 STATE OF OREGON, County of, 19..... Terry A. White and Carolyn M. White Personally appeared and each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of and acknowledged the set and deed. and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed, Before me: OFFICIAL Before mo: (OFFICIAL SEAL) Notary Public for Oregon OLADKA My commission expires: 10 11 82 Notary Public for Oregon (OFFICIAL My commission expires: SEAL) "terring ; REQUEST FOR FULL RECONVEYANCE To be used anly when obligations have been paid. TO:, Trustee 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 DATED: , 19.... Beneficiary not lose or destray 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 (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., POHTL SS. County of Klamath I certify that the within instrument was received for record on the 13thday of Alignet 1970, Inites SPACE RESERVED Grantor FOR RECORDER'S USE as file/reel number 72277 Wer Record of Mortgages of said County. hancy REAL WORKS Beneticiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. D- attent: Tulie Un. D. Milne By Deraltha Kitch Deputy