TRUST DEED

Vol. 79 Page 19 79, between

THIS TRUST DEED, made this Chester A. Jackson and Lois Jackson 21st husdand wife Wells Fargo Realty Services, Inc., a Californal corporation, as Trustee of as Grantor, Transamerica Title Insurance Company

.., as Trustee, and

Trust No. 108

as Beneficiary,

MILNESSELH: %1 & 5-58 e chour Alt or from 10 foot N79 on page 22589

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

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Lots 11.8,12, Block 16, OREGON PINES, as same is shown onpplat filed June 30, 1969 duly recorded in the office of the County Recorder of said County. not love or desired this true part OR THE MOSE matches that was no desired in the present the contradition before recollections will be used

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of the sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise to sum of the tenements, hereditaments and appurtenances and all other rights thereditaments and appurtenances and all other rights the appurtenances and all other rights the appurtenances and all other rights thereditaments and appurtenances and al

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sold, conveyed, assigned or allenated by the grantor without-list hay, then, as the beneficiary's coption, all obligations secured by this instrume herein, shall become immediately, due and possable.

To protect the security of this trust deed, grantor agrees.

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laving obtained the written consent or approval of the maturity dates expressed therein, or rument, irrespective of the maturity dates expressed therein, or rument, irrespective of the maturity dates expressed therein, or himself, and the maturity dates expressed therein, or himself, and the property, the property of the maturity dates expressed therein, or charge with a property of the property. The subordination, econvey, without warranty, all or any as the "person or persons thereof, and any reconvey, without warranty, all or any as the "person or persons thereof, and the recuts thereof, and the property. The property of the truther of the truther of the property. The services mentioned in this pauli by grantor hereunder, beneficiary and any the beconclusive proof of the truthers shall be not less than \$5. services mentioned in this pauli by grantor hereunder, beneficiary at any time without notice, and without regard to the adequate of any security for pointed by the property of the method of the shall be not less than \$5. services mentioned in this pauli by grantor hereunder, beneficiary at any time without notice, and without regard to the adequate of any security for pointed by the services of the property of the proper

deed as their interests has appeared to the successor in interest entitled to sexhibition. Wany, to the grantor or to his successor in interest entitled to surpline in the successor or su

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 or several and loan association authorized to insure title property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

fully seized in fee simple of said desc	rees to and with	the beneficiary a	nd those claiming under him, that he is law
	Pipped rear prope Pipped rear Spring Stranger	ity and has a van	d, unencumbered title thereto
Sensor success and policy con to the new sensor with the sensor policy con to technical.	Te gera rud (es una u estreu ustatan si p	er act a steaded in er act a steaded in er abbiteted to in in	Santa Series (1994) Paris Series (1994) Paris Series (1994)
and that he will warrant and forever	defend the san	ne against all perso	ons whomsoever.
the first product of the first control of the first	kolinia siin kilyoitti ja Luun kol yaantaanii Kara koloniistoja ka	isen i takan meningan pada P Takan Pada Patan Pada P Pada Pada Patan Pada Pada P	reference (and the second s A second
The grantor warrants that the procee (a)* primarily for grantor's personal (E)X XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ds of the loan rep family, household	resented by the above or agricultural purp	e described note and this trust deed are:
This deed applies to invest to the	ichan's or consect of	and the second of the second	THE RECEIVED STOCKS AND HER CONTROL OF THE
CONTINCE Secured hereby whether or not now	ad an a b !!-!-		their heirs, legatees, devisees, administrators, execu- nan the holder and owner, including pledgee, of the this deed and whenever the context so requires, the
(1997) 11、1977) 11. 11. 11. 11. 11. 11. 11. 11. 11. 11	entral income a laborate in a superior and a continuous and	Barra 111	cludes the plural.  In come is so requires, the come is so requires, the class and year first above written.
* IMPORTANT NOTICE: Delete by lining out with	atorene el user usas e	Mile to Most were the form the	ine day and year first above written.
not applicable; if warranty (a) is applicable and or such word is defined in the Truth-in-Lending beneficiary MUST, comply with the Act, and Re	Act and Regulatio	n Z, the Cneste	r A. Jackson Johnson
the purchase of a dwelling, use Stevens Ness Fr	to be a FIRST lien to orm No. 1305 or ea	finance Lois J	ackson
(If, the signer of the playe is a correction of	vired, disregard thi	Synotice.	
use the form of acknowledgment apposite. The same state of the sam	ORS 93.490	Act statement by the A	The commence of the commence o
County of Physics	SZ SIGNAL SZI	TATE OF OREGON,	County, of) ss.
Personally appeared the above named	Ang er a Salar labah Tur para dan di tan	Personally appea	Charles Commence and the Commence of the Comme
Chester a. Hock	28W du	ly sworn, did say that	who, each being tirst
4 Low Jackey		esident and that the retary of	latter is the
Ministration materials from the following as the contract of	a c	corporation, and that	the seal affixed to the foregoing instrument is the
ment to be Till voluntary act	and deed.	l each of them ackn	orporation and that the instrument was signed and corporation by authority of its board of directors; owledged said instrument to be its voluntary act
(OFFICIAL )		l deed	res (16) en dibendare per a la l
SEAL) Notary Public for Oregon	Harage of the Con No.	tary Public for Orego	(OFFICIAL
My commission expires:	My	commission expires:	SEAL)
OFFICIAL SEAL MARIE PARKINSON. F. NOTARY PUBLIC - CALIFORN	egraa post ur bet	A Ministration on the section of the	OFFICIAL SEAL
Supplies LOS ANGELES COUNTY of My comm. expires OCT 7, 1	REQUEST FOR	FULL RECONVEYANCE	MARIE PARKINSON
70.	<del>ວີດີ</del> ຄນະຊຸກທະນຸທິດ ການ	wetmessee arrespect.	LOS ANGELES COUNTY  My comm. expires. OCT 7, 1979
The undersigned is the legal owner and	holder of all indebe	it in the differ election	
said trust deed or pursuant to statute, to can herewith together with said trust deed ) and to	cel all evidences of	indebtedness secured	you of any sums owing to you under the terms of
estate now held by you under the same Mail!	CONVEYENCE TOTAL	The part	I by said trust deed (which are delivered to you les designated by the terms of said trust deed the
coorthon with all and angular the tenturate. DALED projects appearantally and the realist rop with said resistants.			More of Demontral about the contract of the contract of
			Beneticiary
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both	must be delivered to the tru	istee for cancellation before reconveyance will be made.
duly 422544244 472547426 of	the County l	ecorder of sa	IU EUIBLA
Lots 11KAD TinhFFF EGON			mSTATE OF OREGONO' lava
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.			County of Klamath ss.
A. Randon Kill Macket Land	, Oregan, down		I certify that the within instru- ment was received for record on the
Cicilliae Elsevicagi), Elsenk' parti Grantor	the sulfaction of 	NAGES TO THE LESS T RESERVED	24th day of September 1979 at 8:58 o'clock AM, and recorded
Trust No. 108		FOR DER'S USE	in bookM/9on page22589or as file/reel number74379
Melis Fargo Realty Services.	自新的 电影的 医骶骨髓 法经济的法	lfornai corpor	어떤 📻 속 경기 경험을 가는 열을 되고 있습니다. 그는 사람들이 가는 사람들이 되고 있어? 하나는 그 나는 이 이 그는 것이다. 그는 것은 사람들이 없는 그는 것이다.
WEIER PERCORPORALINE SON IFOS, INC.			County affixed.
Cl 572; East Green Street and Pore Pasadena, California 91101	21st hu Jackson	elf () id "end messe	County Clerk / 2d
KARÉN-STARK	. 18na	l Defo	By Deratha Deloch Deputy
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