25562 UNT SHIT	76203 1995 ST DEED, made this	30 day	ST DEED TO A AND OF	51Vol: <u>M</u> 79	Page 25	561
TRANSAMERICA SERVICES, INC.	TARBO per Lucia, A TITLE INSURANCE, a CALIFORNIA COR.	COMPANY, a CALIF PORATION, TRUSTE	ORNIA CORPOR E as Beneficiary /ESSETH: [5118-15]	ATION ASTrustee,	aseogra miljet kanlogn ljens	1. 4001.
Lotin 1978 in Volume	revocably grants, barga ON, described as: 11 hours with the lock 313 hour with Block 313 of Tra 21, Page 29 of Maps in	edi band and tea or ct 1184-Oregon Shor the office of the Coun	กบราชา ชุธกำรงก es-Unit 2-1st Add tv Recorder of sai	613 6162 AOBSE ition as shown on d County	NAME CONTROL (NAME) the map filed on I	November 8.
yerreperated but securated but sectional sec	port fassional 48 ficials price for until midingly of the th y, and the following busine Dis, Veteran's Day, Than	recerca the trapperty to ment by actice to the sel grendar day extent Send:	ot agreenent, it yeu the contract or agree business day it anv to	i tertuca un georgia exercitat i fritanti exercitarea	looy to amil bill to . Sit you tabar eage a	odyseer of to Presented to
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130 2	- Prairie J	₩.&** **********************************	Star 2011	(3) (3) (2)	ipropias a si neuda est rappa (ascrabo) e o e i c	in Greinem II. Secult al cau
Eight Him Purfoss Eight Hein benefictary or order and	ngular the tenements, hereditar thereof and all fixtures now or gr SEQURING PERFORMAL MALE STATES THE final pay made by south, the final pay	YCE of each agreement of gra Dollars, with interment of principal and interest	n connection with said r ntor herein contained an est thereon according to hereof. If not sooner pa	eal estate. d payment of the sum of the terms of a promissor d, to be due and payable	TWE The note of even date here Sept 10	With, payable to
obtained the written con expressed therein; or her The above described real To protect the sec 1. To protect, prese	of the debt secured by this is operty, or any part thereof, or early part thereof, or early person of the beneficial shall become immediately of property is not currently used urity of this trust deed, grantor we and maintain said property is any building or improvements and maintain said property is any building or improvement.	iciary, then, at the beneficiar due and payable for agricultural, timber or gra- agrees:	y's option, all obligation y's option, all obligation y's option ting purposes it is all restriction thereon deed on the lieu or	veyed, assigned or aliena is secured by this instrum (c) Join in any subord	ted by the grantor with sent, irrespective of the sent, irrespective of the finallon or other agreem	out first having maturity dates
building or improvement and pay when due all cos 3. To comply with restrictions affecting sale such financing statement ary may require and to well as the cost of all l	estore promptly and in good at which may be constructed, dits incurred therefor, all laws, ordinances, regulation of property; if the beneficiary so its pursuant to the Uniform Compay for filling same in the proplen searches made by filling off by the heneficiary to by the heneficiary to the property of the property	amaged or destroyed thereon, s. covenants, conditions, and requests, to join in executing unercial Code as the benefici- er public, office or offices, as icers or searching agencies as	10.3 Upon any due notice, either in without regard to a enter upon and take sue or otherwise compaid, and apply	grantee in any reconveyy ited thereto, and the re- of the truthfulness ther aragraph shall be not less default by grantor here i person, by agent or by the adequacy of any sen- te possession of said prop ollect the rent; issues a the same, less costs an	inan \$5. inder, beneficiary may receiver to be appointe rity for the indebtednes erty or any part thereof nd profits, including th	at any time with d by a court, and s hereby secured, in its own name ose past due and
hazards of the occupied as to the beneficiary with loss pay to the beneficiary as so procure any such insura fifteen days prior to the placed on said buildings. The amount collected us	vable to the latter, all policies of poon as insured; if the grantor nce and to deliver said policie the expiration of any policy of the beneficiary may procure to nder any fire or other insurance.	amage by fire and such other, the in an amount not less than companies acceptable, to the pof insurance shall be delivered. Shall fall for any reason to so to the beneficiary at least insurance now or hereafter the same at grantor's expense, we publish was the control of the	indebtedness secure The entering such rents, issues an	le attorney's fees mby de hereby, in such order a gupon and taking posses of profits or the proceed wards for any taking set thereof as aforesaid cunder or invalidate any it by grantor in paymen of any agreement hereun rediately due and payarty is currently used for proceed to furctors this proceed to furctors this	ect to paragraph 7, h s beneficiary may deterr ssion of said property, i s of fire and other insu	ereof upon any nine. The collection of rance policies or
may determine, or, at of part thereof, may be rele waive any idefault or not to such notice. A 5.5 To keep said, pre assessments and other co	otion of beneficiary the entire eased to grantor. Such applicative ice, of, default hereunder, or in- emises: free from construction harges that may be levied or	amount so collected, or any on release shall not cure or alidate any act done pursuant liers and to pay all taxes, and to pay all taxes, assessed upon or against said	the number provided is not so currently a trust deed in equity	of any agreement hereum neddately due, and payai rty is currently used for proceed to foreclose, this ley law for morigage for sed, the beneficiary at has as a morigage or direct ale. In the latter, event the rety to satisfy the oblig erty to satisfy the oblig	eclosures. However, if so is election may proceed ie trustee to foreclose the beneficiary or the trust I default and his election	id real property to foreclose this its trust deed by tee shall execute
other charges payable beneficiary with funds v option, make payment if forth in the note sectoparagraphs 6 and 7 of the secured by this trust dee the covenants hereof and hereinbefore described, at they are bound for the	t of such laxes, assessments an ortomptly deliver receipts thereforent of any taxes, assessments, by granton, either by direct with which to make such pay hereof, and the amount so paid the abount so paid the such that the such that the such as the such that the such as the such that the such as the such	insurance preniums, uens or, payment, or, by 'providing nent,' beneficiary, may, at it, t, with interest at the rate set he, obligations described in nd become a part of the debt arising from breach of any of est as aforesaid, the property ound to the same extent that rerin described, and all such	trustee shall fix the law, and proceed to to 86,795. 13. Should the after default at any trustee's sale, the gribe beneficiary or hunder the terms of and expenses actual	time and place of sale, foreclose this trust deed beneficiary elect to for time prior to five days but or or other person so successors in interest, rule trust deed and the object in engrine	give notice thereof as it in the manner provided eclose by advertisemen efore the date set by the privileged by ORS 86.7 specifiely, the entire as igation secured thereby be terms of the obligation.	in required by in ORS/86: 740 in ORS/86: 740 is and sale then trustee for the 760, may pay to nount then due, (including costs
search as well as the othe with this obligation.	er costs and expenses of the tr	ustee incurred in connection	designated in the ne parcel or in separate highest bidder for	not exceeding \$50 each; oc due had no default occusive proceedings shall the sale shall be held of the sale shall be held of the sale shall be held of the sale shall sell. and shall sell. ask, payable at the time of the sale sale, payable at the time of the sale sale, sale, sale, sale, sale, sale, sale, sale sale sale sale sale sale sale sale	curred, and thereby curred, and thereby cure edismissed by the trust in the date and at the emission propert the parcel or parcels at the of sale. Trustee shall egof sale. Trustee shall	of the default, in ec. " time and place y either in one auction to the lediver to the
	adjelid any action or proceed proposed process of the process of			e, but including the grant e sells pursuant to the of sale to payment of t rustee and a reasonable by the trust deed, [3] interest of the trustee of their priority and [4] set entitled to such surplus an pernitted by law ben	powers provided herei I) the expenses of sale charge by trustee's atto to all persons having the trust deed as thei	n; trustee shall ; including the rney; (2) to the recorded liens r interests may
elects, hi require that all such taking, which are in expenses and latteries? y proceedings, shall be pala costs and expenses, and necessarily pala or incu- upplied, upon the Indeb expense, to take such ac- obtaining such compensa	Mate: any) portion or all of said prop or condemnation, beneficiary or any portion(w) the monies excess of the amount requires fees necessarily, padd or in to beneficiary and applied by attorney's fees, both in the red by beneficiary in such p tedness accurate, hereby," and tions and execute such instrum tions and execute such instrum tions and execute such instrum tion, promptly upon beneficiary	payable as compensation for to pay all reasonable costs, curred by grantor in such it first upon any reasonable 'trial and appelate courts, 'occedings,' and the balance' grantor agrees, at its own ents, as shall be mecessary in 's request.	a successor or succe, appointed hereunder successor trustee, the upon any trustee her substitution shall be reference to this trustee, of the Count property is situated, trustee,	. Upon such appointm latter shall be vested wi elni amed or appointed made by written instrum st deed and its place of y Clerk or Recorder of shall be conclusive proof	ter in the control of proper appointment of proper appointment of the control of proper appointment of the control of proper appointment of the control of t	recessor trustee veryance to the luties conferred pointment and lary; containing ecorded in the s'in which the of the successor
The grantor co	from time to time upon writers that the control of this deed and it. for cancellation; without a state indebtedness; trustee ma for the indebtedness; trustee ma for the indebtedness; trustee ma for the property; (b) join in granting of the control of the contr	nd with the beneficia	y and those claim	pis this trust when this cord as provided by law ding sale-inder-any-on grantor, beneficiary or tright by trustee.	seed, duly executed and Trustee is not obligated ter deed of trust or of sitee, shall be a party un- ter is lawfully s	l acknowledged to notify any any action or less such action
11.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1	provides that the trustee hereu	的现在分词 。 医多口形 拉手克 \$25 医少数性多位	医视觉性 经净净的 计电话 医克雷克氏	member of the Occasi	e	

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Wm. D. Milne

Title