Leverenseas Andeleg TRUST DEED THE 2019 English Causing Little Treation floor of the 11 per

THIS TRUST DEED, made this 28 day of August

Jack M. Peters, and Linda J. Peters, as husband and wife as Grantor. TRANSAMERICA, TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.

WITNESSETH: Sime to

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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, issue, 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 FIVO thousand

Delight hundred fifty and no/100 Dollars, with interest thereon according to the terms of a promissory note of even date herewise, payable to the within described property, or any interest hereof, if not score paid, to be due and payable Sopt 15

The date of maturity of the dest secured by this instrument is the date, and above on which is final installment of said note becomes due and possible. In the within described property, or any interest therein is old, agreed to be said note becomes due and possible. In the event obtained the written content or approved of the beneficiary, then at the beneficiary's option all obligations secured by this instrument, irrespective of the maintry dates.

The above described real property is not currently used for agricultural timber of grant not proposes.

obtained the written consent or approval of the beneficiary, then, at the beneficiary option all expressed threin, or herein, shall become immediately due and payable.

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part thereof, may be released to grantor. Such applications and so collected, or any waive any default or notice of default hereunder or invalidate any act done pursuant to such that the particle of the par

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de veil 1. The entering upon and taking passession of said property, the collection of such rents, issues and profits or the proceeds of fire and other insurance policies or compensation or dwards for any taking or damage of the property, and the application or dwards for any taking or damage of the property, and the application or detection of superior application or detection of the property of the proceeds of the property, and the control of the property is currently used to expression of event and if the above the beneficary may proceed to foreclose the standard property is currently used for expression and the property is currently used for expression of the property of th

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of [1] the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, [2] to the obligation secured, by the 'trust deed, it to all persons having recorded lies subsequent to the interest of the trusteet in the trust deed as their interests may appear in the order of their priority and the surplus, if any, to the grantor or this successor in interest entitled to such surplus.

16. For any reason permitted by lew beneficiary may from time to time appoint a successor or successors to any fustee samed herein or to any successor trustee, the latter shall be evisived meeting and without conveyance to the successor trustee, the latter shall be evisived meeting and without conveyance to the substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place or event, which, when recorded in the office, of the County Clerk or Recorder of the County or counties in which the property is situated, shall be conclusive proof of proper appointment and acknowledged.

Per y is situated, snau or concurate proof of proper appointment of the successor fee.

Trustice accepts this trust when this deed, duty executed and acknowledged as public record as provided by law. Trustice is not obliged nortfy any expensive properties and acknowledged of the provided by law. Trustice is not obliged nortfy any extending soften and acknowledged of trust or of any action or ceding in the gration, beneficiary or trustice shall be a party unless such action occeeding to brought by trustice.

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

ITE: 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 company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real states, it is subsidiaries; affiliates, agents or branches, or the United States or any agency thereof:

and that he will warrant and to			26 8 3788
The grantor warrants that the (a)* primarily for grantor's (b) for a grantor's (c) for grantor's (c) for a	e proceeds of the loan represen personal, tamily household or	(S. (15)) 35 (Igd-by-the, above described note an agricultural purposes (see Importan abo) 15 to business (see Importan 31 (21 (21)) 17 (20)	i this trust deed are: Notice below
icos, personal representatives, succes if contract secured hereby, whether or masculine gender includes the femin	sors and assigns. The term ben not named as a beneficiary here	parties hereto, their heirs, legatees,	devisees, administrators even
You have the option to void your contri to the Rules and Regulations of the Ores	OF, said grantor has hereur	to set his hand the day and yes	ever the context so requires, the context so requires, the context so requires, the context so requires the context so require
the contract or agreement you have the	the contract or agreement. If you	ration, U.S. Department of Housing and	eport prepared pursuant
* IMPORTANT NOTICE: Delete, by lining of not applicable; if warranty (a) is applicable.	it, whichever warranty (a) or (b) :	Columbus Day, Veteran's	Owing business holidays: Day, Thanksgiving and
or such word is defined in the Truth-in-L beneficiary MUST comply with the Act or disclosures. If compliance with the Act or			
(If the signer of the above is a corporation, use the form of acknowledgment apposite.)		Jest M. Ferenson	V la Mil
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SEAD GON HARGOW //	of said corp.	Scal attied to the foregoing instru- oration and that said instrument was Co poration by authority of its board Wedged said instrument to be its 2 me.	ment is the corporate seal s signed and sealed in be- lot directors; and each of
Signature of the state of the s	Notary Pub	The Co. I. Accepted the Co. Co.	(OFFICIAL
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