T/A 38-20144	D, made this21st		Contraction Continue	., 197.9., between
BRADFORI Grantor, TRANSAMER	D W. KALITA ICA TITLE INS. C	OMPANY	<u>ATA STATES AUTOLOGY</u> <u>ATA STATES AUTOLOGY</u>	, as Trüstee, and
JANICE H.		FDR FDR	in east. We need an	
Beneficiary,	grants, bargains, sells an	TTNESSETH: nd conveys to trustee in		f sale, the property
кіятагі	County, Oregon,	Geocifica an		化试验器 法国际结婚的 机分子系统
Lamath, State of	Block 3, WINEMA Oregon.	PENINSULA ONLI	STATE OF OREC "	그는 그 같은 눈을 물러 모두 만들었다.
TRUST DI	<u>3ED  </u>			
rie nal sta se server ide fiel	r (head OS THE HOIL which it secure	. Bath most the delivered to the for	teles der econteliation betäpe ern	
			Banoliciacy	
	18			
odether with all and singular	the tenements, hereditament , and the rents, issues and pr	s, and, appurtenances and all the thereof and all listures	ll other rights thereunto now or hereafter attach	belonging or in anyw. ed to or used in conne
ow or hereafter appertaining,	all draw and to recomment with	A ANOR - Least adreement	of grantor herein conta	ned and payment of t
um of FOUR THOUSAN	ND F. IGHT HUNDIN	and made by grantor, the	est thereon according to final payment of princip	the damme of a promissi
not sooner paid, to be due and The date of maturity o	of the debt secured by this ins	strument is the date, stated	above, on which the fina	l installment of said n
The above described real	I property is not currently used	for agricultural, timber or grazing agrees: (a) consent to the	making of any map or plat ment or creating any restric	ol said property; (b) joi ion thereon; (c) join in
1. To protect, preserve an and repair; not to remove or dem not to commit or permit any waste 2. To complete or restore	olish any building or improvement ol said property. e promptly and in good and we	t thereon; subordimition or o thereol; (d) recom prkmanlike grantee in any re legally entitled the	vey, without warranty, all or conveyance may be describ reto," and the recitals thereis	any part of the property. d as the "person or per of any matters or lacts Tructer's fees for any of
3. To comply with all law	ws, ordinances, regulations, covena d property; if the beneliciary so r	equests, to time without notic	any default by Arantor hereiner, either in person, by agen	inder, beneficiary may at
ial Code as the baneliciary may proper public office or offices, as	y require and to pay for filing sa s well as the cost of all lien sear gencies as may be deemed desiral	ble by the erty or uny part issues and prolits,	thereof, in its own name suc including those past due an	or otherwise collect the r I unpaid, and apply the s
4. To provide and contin now or hereafter erected on the	said premises against loss or dam enclicing may from time to time	age by fire ney's lees upon an require, in ficiary may detern 11. The el	nine. ntering, upon and taking po	ssession of said property.
companies acceptable to the policies of insurance shall be del if the grantor shall tail for any	ivered to the beneficiary as soon reason to procure any such insura ciary at least lilteen days prior to	as insured; insurance pointed; ince and to property, and the the expira- waive any delault the wildings; pursuant to such a	application or release thereon or notice of default hereun notice.	as aloresaid, shall not cu der or invalidate any act
the beneficiary may procure the	ne same at grantor's expense. I r insurance policy may be applied	by benefi- hereby or in his p	default by grantor in payme performance of any agreement ecured hereby immediately du described real property is	e and payable. In such an currently used for agricul
may determine of may be released any part thereol, may be released not cure or waive any delault or not cure or waive any delault or	d to grantor. Such application of i notice of default hereunder or in	to pay all deed in equity, a	ever il said real property is tion may proceed to foreclo	e this trust deed in equity
taxes, assessments and other char against said property before an charges become past due or deli charges become past due or deli	y part of such taxes, assessments inquent and promptly deliver receiptor fail to make payment of any t	s and other and sale. In the ipts therefor cause to be recor axes, assess said described rea	ded his written notice of de	ault and his election to se ligations secured hereby, w
ments, insurance pleinding, by direct payment or by prov make such payment, beneliciary	viding beneficiary with lunds with y may, at its option, make paym terest at the rate set forth in the	note secured 13. Shoul	740 to 86.795. d the beneficiary elect to for t at any time prior to five	close by advertisement an days before the date set 1
trust deed, shall be added to an trust deed, without waiver of a trust deed, without and lor such i	nd become a part of the debt sec any rights arising from breach of payments, with interest as aloresai	any of the ORS 86.760, ma d, the prop-tively, the entire	amount then due under the amount then due under the d thereby (including costs a	his successors in interest, in terms of the trust deed and and expenses actually incur
erty hereinostore districts bou same extent that they are bou described, and all such payment out notice, and the nonpayment	ind, for the payment of the only ts shall be immediately due and p thereol shall, at the option of the threst deed immediately due and	e benéticiary, be due had no d	<ul> <li>other than such portion of lefault occurred, and thereby occeedings shall be dismissed b</li> </ul>	the principal as would no cure the default, in which y the trustee.
constitute a breach of this trust	deed. s and expenses of this trust incluc ther costs and expenses of the tru ing this obligation and trustee's a	ding the cost place designated istee incurred in one parcel of rel attorney's metion to the l	in the nonce of sales and sh r in separate parcels and sh highest bidder for cash, pays	all sell the parcel or par- ble at the time of sale.
fees actually incurrent 7. To appear in and d affect the security rights or pou-	lelend, any action or proceeding t wers of beneliciary or trustee; and he beneficiary or trustee may app	in any suit, plied. The recita ear, including of the truthluln	is in the deed of any matter less thereol. Any person, exc beneliciary, may purchase at	of fact shall be conclusive luding the trustee, but in the sale.
	he beneficiary's or trustee's attorn tioned in this paragraph 7 in all of the event of an appeal from any	index and the shall apply the judgment or cluding the con	proceeds of sale to payment pensation of the trustee and the obligation secured by t	of (1) the expenses of s a reasonable charge by t he trust deed, (3) to all
amount of attorney's fees ment			terests may appear in the or to the grantor or to his suc	der of their priority and to cessor in interest entitled
cluding evidence of the senent amount of attorney's lees ment lived by the trial court and in decree of the trial court, grand pellate court shall adjudge tea ney's lees on such appeal.	d that:	that the taken Autolus, it may		w beneficiary may from
cluding evidence of these ments amount of attorny's fees ment lived by the tinn court and in decree of the tint court, grant help the court halt adjudge tes neys lever on such appeal, if is mutually agreed A. In the event that don under the right of emits don right, if is o elects, on equire	d that: wy portion or all of said property s main or condemnation, beneficiary s s that all or any portion of the m nd, which are in excess of the an	shall be taken shall have the shall have the time appoint a sound required successor truster conveyance to	any reason permitted by la successor or successors to an e appointed hereunder. Upon the successor trustee, the lat	such appointment, and ter shall be vested with a
cluding evidence of these ments amount of attorny's itees ment lived by the trian court and in decree of the vision court, stand relate court shall adjudge tea neys lever on such appeal. It is mutually agreed a. In the event that and under the right of emission right, if is of elects, to equip right, if is of elects, to takin as compensation for such takin to pay all reasonable costs, ee incurred by grantor in such applied by it live and appeal	d that: w portion or all of said property s	shall be taken shall be taken shall have the nomes payable fine appoint a sound required sarily paid trongy's less, hereunder, Ead trongy's less, hereunder, fact trong by bene- ridebtedness, and its, place	any reason permitted by la	such appointment, and ler shall be vested with a stee herein numed or at titution shall be made by ing reference to this tru- ded in the office of the in which the property in

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e grantor covenants and agrees to and with ed in fee simple of said described real prope	the beneficiary and those claiming under him, that he is law- erty and has a valid, unencumbered title thereto
he will warrant and forever defend the sa	, , , , , , , , , , , , , , , , , , ,
e grantor warrants that the proceeds of the loan in the grant of the loan in the grant of the loan in the grant of the loan is the grant of the grant of the grant of the loan is the grant of the grant of the grant of the loan is the grant of the grant of the grant of the loan is the grant of	represented by the above described note and this trust deed are: noted or agricultural purposes (see Important Notice below), ware agricultural purposes (see Important Notice below), ware and the second second second second second second ware and the second second second second second second binds all parties hereto, their heirs, legatees, devisees, administrators, execu- binds all parties hereto, their heirs, legatees, devisees, administrators, execu- binds all parties hereto, their heirs, legatees, devisees, administrators, execu- binds all parties hereto, their heirs, legatees, devisees, administrators, execu- binds and parties hereto, their heirs, legatees, devisees, administrators, execu- binds and parties hereto, their heirs, legatees, devisees, administrators, execu- bing the context so requires, the
NAK NOKA EDIDARIAN ACCEPT NACHARING OF and	binds all parties hereto, their heirs, legatees, devisees, adding pledgee, of the binds all parties shall mean the holder and owner, including pledgee, the training shall mean the holder and owner, the context so requires, the
his deed applies to, inures to the outsigns. The sonal representatives, successors and assigns. The sonal representatives, successors and assigns. The secured hereby, whether or not named as a benefic secured hereby, whether or not named as a ben	d the singulation of the dow and year first above without
N WITNESS WHERE out, whichever warrant	y (a) or (b) is Brad for W. KALITA
word is defined in the frum-life and Regulation by m MUST comply with the Act and Regulation be a FIRST.	lien to finance
hase of a dwelling, use Stevens-toss strument is NOT to be a first lien, use Stevens-Ness For strument is NOT to be a first lien, use stevens-Ness For strument is NOT to be a first lien stevens-Ness For strument is NOT to be a first lien stevens-Ness For stevens-Ness For stevens-Ne	m No. 1900, S
form of atknowledgment opposite.) (OR	S 93.490 STATE OF OREGON; County of
inty of Klamath ember 2/ 19 79	Personally appeared
Bradford W. Kalita	president and that the latter is a secretary of
A STAR	secretary of
and acknowledged the Toregoing instru- to be high high and deed	and deed. Belore me:
FICIAL Poly Sain Coregon	Notary Public for Oregon
Notary Fublic	The second science of
My commission expires: ///2/8	My commission expires:
and a second sec	REQUEST FOR FULL RECONVEYANCE • used only when obligations have been poid. • Trustee
O: 	REQUEST FOR FULL RECONVEYANCE . • used only when obligations have been paid. 
O: 	REQUEST FOR FULL RECONVEYANCE . • used only when obligations have been paid. 
O: — — The undersigned is the legal owner and holde rust deed have been fully paid and satisfied. You fully aid trust deed or pursuant to statuto, to cancel a herewith together with said trust deed) and to recon- state now, held by you under the same. Mail recon-	REQUEST FOR FULL RECONVEYANCE . • used only when obligations have been paid. • used only when obligations have been paid. • of all indebtedness secured by the loregoing trust deed. All sums secured be hereby, are directed on payment to you of any sums owing to you under the te hereby, are directed on payment to you of any sums owing to you under the te hereby, are directed on payment to you of any sums owing to you under the te hereby, are directed on payment to you of any sums owing to you under the te hereby, are directed on payment to you of any sums owing to you under the te hereby are directed on the parties designated by the terms of said trust developed weywards and documents to 19
O:	REQUEST FOR FULL RECONVEYANCE . • used only when obligations have been paid. • used only when obligations have been paid. • of all indebtedness secured by the foregoing trust deed. All sums secured be hereby are directed on payment to you of any sums owing to you under the te hereby are directed on payment to you of any sums owing to you under the te hereby are directed on payment to you of any sums owing to you under the te hereby are directed on payment to you of any sums owing to you under the te hereby are directed on payment to you of any sums owing to you under the te hereby are directed on payment to you of any sums owing to you under the te hereby are directed on payment to you of any sums owing to you under the te hereby are directed on the parties designated by the terms of said trust de veyance and documents to 19. Beneliciary
O: — — — The undersigned is the legal owner and holde rust deed(have been fully paid and satisfied. You? aid trust deed or pursuant to statute, to cancel a herewith together with said trust deed) and to recon- state now, held by you under the same. Mail recon- state now, held by you under the same. Mail recon- DATED:,	REQUEST FOR FULL RECONVEYANCE
O: ————————————————————————————————————	REQUEST FOR FULL RECONVEYANCE
O:	REQUEST FOR FULL RECONVEYANCE
O:	REQUEST FOR FULL RECONVEYANCE.         • used only when obligations have been paid.         • used only when obligations have been paid.         • used only when obligations have been paid.         • of all indebtedness secured by the foregoing trust deed. All sums secured be hereby are directed on payment to you of any sums owing to you under the terms of indebtedness secured by said trust deed (which are delivered livey without warranty, to the parties designated by the terms of said trust deed very without warranty, to the parties designated by the terms of said trust devey without warranty.         19
O: — The undersigned is the legal owner and holder rust deed (have been tully paid and satisfied. You I and trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to recon- state now held by you under the same. Mail recon- state now held by you under the same. Mail recon- DATED: — — — — — — — — — — — — — — — — — — —	EEQUEST FOR FULL RECONVEYANCE.         • used only when obligations have been paid.
O:	REQUEST FOR FULL RECONVEYANCE         • used only when obligations have been paid.
O:	EEQUEST FOR FULL RECONVEYANCE.         • used only when obligations have been paid.