16-70-703046-8		TRUST DEED	Vol.MSD	Page	10392
THIS TRUST DEED, KENNETH BLISS, a marri	made this12th led man as his se	eparate pro	May perty		, 1980, betu
as Grantor, TRANSAMERICA CHARLES W. JACKSON and	TITLE INSURANCE	COMPANY	- 1		, as Trustee,
as Beneficiary,			and wire, as	tenants]	bytheentiret
Grantor irrevocably gran	its hardains salls on	ITNESSETH:	4		
	in the second se	escribed as:			
THE S눌 NW칼 NEż SECTION IN THE COUNTY OF KLAMA	24, TOWNSHIP 35 TH, STATE OF ORE	SOUTH, RAN GON	GE 11 EAST O	F THE WII	LAMETTE MERID
	a statistica a statistica	dan series and series	e. Na seriesta		
ogether with all and singular the ten now or hereaiter appertaining, and the ion with said real estate.	ements, hereditaments a e rents, issues and profit	nd appurtenances s thereot and all	and all other righ	ts thereunto	belonging or in anyw
FOR THE PURPOSE OF SE	CURING PERFORMAN	MOR I I			
of sooner naid, to he due and noush	1.	-	, , , , , , , , , , , , , , , , , , , ,	a or principa	a and interest hereof
The date of maturity of the deb comes due and payable. The above described real property	is not currently used for a	gricultural, timber a	stated above, on wh	nich the final	installment of said n
10 protect the security of this t. 1. To protect, preserve and maintain	rust deed, grantor agrees said property in good condi	: (a) consent tion granting any	to the making of any	map or plat of	l said property; (b) join a thereon; (c) join in a
2. To complete or restore promptly	and in good and workman	eon; subordination thereol; (d) like grantee in a	t or other agreement reconvey, without warn my reconveyance may	allecting this o anty, all or an be described	thereon; (c) join in a level or the lien or cha y part of the property. T as the "person or perso f any matters or facts sh rustee's lees lor any of t s than \$5
3. To comply with all laws, ordinance	es, regulations, covenants, cor	ndi- services ment	ed thereto," and the re proof of the truthful ioned in this paragraph	citals therein o ness thereof. The shall be pot los	any matters or facts sh rustee's fees for any of t
Code as the beneficiary may require and	t to pay for filing same in	, to IU. U ner- time without the pointed by a	pon any delault by g notice, either in perso	rantor hereund on, by agent o	er, beneficiary may at a or by a receiver to be a
eficiary	ay be deemed desirable by	the erty or any	ess hereby secured, en part thereof, in its own	ter upon and ta n name sue or	ake possession of said pro otherwise collect the rep
4. To provide and continuously main y or hereafter erected on the said premises such other hazards as the beneficiary ma amount not less than \$	against loss or damage by i	ngs less costs and tire ney's lees up	expenses of operation	and and and th	npaid, and apply the sam including reasonable atto and in such order as ben
npanies acceptable to the beneficiary, with	loss payable to the latter;	all collection of	he entering upon and	taking posses	sion of said property, th
war said anti-in the for any reason to pro-	cure any such insurance and	10 property and	the application or rele lault or notice of deta	unales for al	proceeds of fire and oth by taking or damage of the aforesaid, shall not cure of or invalidate any act do
of and policy of insurance now or here of any policy of insurance now or here beneficiary may procure the same at g ceted under any lire or other insurance po y upon any indebtedness secured hereby an determine or at online of hereities and	rantor's expense. The amou licy may be applied by bene	efi- 12. U	on default by departer		
part thereof, may be released to grantor.	entire amount so collected.	or declare all su	ims secured hereby im	mediately due	and payable. In such a
5. To keep said premises free from con	nstruction Lens and to pay a	advertisement all execute and c	and sale. In the latter	event the ben	eficiary or the trust deed b
ges become past due or delinquent and pro	omptly deliver receipts theref	ter hereby, where for thereof as the	upon the trustee shall	perty to satisf	ol delault and his electio y the obligations secure d place of sale, give notic preclose this trust deed i
lirect payment or by providing beneficia	rges payable by grantor, eith ry with lunds with which	to then after del	ould the beneficiary cle	ct to foreclose	by advertisement and sal
by todather will the abilitation to it is	the set torth in the note secure	ed ORS 86.760,	may pay to the benefit	ciary or his suc	cessors in interest, respec
deed, shall be added to and become a pa deed, without waiver of any rights arisin nants hereof and for such payments, with hereinbefore described as well as the de	ng from breach of any of th	he enforcing the p- ceeding the ar	terms of the obligation	and trustee's a	enses actually incurred in and attorney's fees not ex
extent that they are bound for the pay	ment of the obligation here	he cipal as would in the delault, in	I not then be due had which event all forec	no default oc losure proceedi	such portion of the prin curred, and thereby cur- ngs shall be dismissed by
r all sums soured by this trust deed imm	I the option of the beneficiary nediately due and payable an	y, 14. Otl	erwise, the sale shall I	e held on the le or the time	date and at the time and to which said sale may
6. To pay all costs, lees and expenses of the search as well as the other costs and expenses of the search as well as the other costs and many and the search as the searc	of this trust including the con xpenses of the trustee incurre in and trustee's and attorney	st in one parcel	or in separate parcels	and shall sell	sell said property either the parcel or parcels a
nnection with or in enforcing this obligation		the property s	a sold but without	y covenant or	warranty, express or im-
nnection with or in enforcing this obligation actually incurred. 7. To appear in and delend any action the work of the second se	n or proceeding purporting t	o plied. The reci	tals in the deed of any		
nnection with or in enforcing this obligation ictually incarred. 7. To uppear in and delend any action the security rights or powers of benelician or pro-receding in which the beneliciary or suit for the foreclosure of this deed, to pu	n or proceeding purporting t ry or trustee; and in any suit trustee may appear, includin ay all costs and expenses, in	to plied. The recip t, of the truthlui the grantor and the grantor and the grantor we	ness thereol. Any pers beneficiary, may purch	hase at the sale.	
nnection with or in enforcing this solidation estually incurred. 7. Te appear in and delend any action 7. Te appear in and delend any action 1 or pre-ceeding in which the beneficiary or 1 or pre-ceeding in which the beneficiary or 1 or pre-ceeding in which the beneficiary or 1 or or pre-ceeding in which the beneficiary or 1 or of avidence of site and the beneficiary or 1 or attenney's less and the beneficiary or 1 of attenney's less and in the event of an 1 of the trial count and in the event of an	n or proceeding purporting t ty or frustee; and in any sui frustee may appear, includin ay all costs and expenses, in or trustee's attorney's lees; th agraph 7 in all cases shall h agraph 1 from any judgment o	o plied. The recin t, of the truthful the grantor and the shall apply the cluding the con- attraction of the con- truth o	ness thereol. Any pers beneficiary, may purch en trustee sells pursuant proceeds of sale to pu upensation of the trust	nase at the sale, at to the power ayment of (1) ee and a reaso	s provided herein, trustee the expenses of sale, in- nable charge by trustee's
numercion with or in enforcing this obligation actually incurred. 7. To appear in and delend any action the security right: or powers of benefician or pro-recedent, in which the beneficiany so suit for the foreclosure of this deed, to part a evidence of title and the beneficiany's o nt of attorney's lees mentioned in this par- by the trial court and in the event of an e of the trial court and in the event of an e of the trial court grantor further agrees e court shall adjudge tensumable as the b lees on such appeal. It is muturally noteward there.	n or proceeding purporting t trustee may appear, includin ay all costs and expenses, in trustees attorney's lees; th agraph 7 in all cases shall h appeal from any judgment o to pay such sum as the ap- temeliciary's or trustee's attor	10 plied. The recip t, of the truthful the grantor and 15. Wh eshall apply the cluding the cor attorney. (2) the having recorded deed as their in surrous, it any.	ness thereof. Any pers l beneficiary, may purch en frustee sells pursuan proceeds of sale to p mpensation of the trust o the obligation secure l liens subsequent to	ton, excluding 1 hase at the sale, at to the power myment of (1) ee and a reaso d by the trust the interest of	s provided herein, trustee the expenses of sale, in- nable charge by trustee's deed, (3) to all persons the trustee in the trust
nnection with or in enforcing this oblighting extually incarred. T. Te appear in and delend any action the socially rights or powers of beneficiar nor proceeding in which the beneficiar of not proceeding in which the beneficiar of not or drawn of the social state of the ng evidence of title and the beneficiary of ng evidence of title and the beneficiary ng evidence of title and the beneficiary of the trial court and in the event of the trial court genetor further agrees e out that all inder reasonable as the b level on but and the apportion or all on the tight of event that any portion or condemant in the event of domain or condemant.	n or proceeding purporting t trustee may appear, includin ay all costs and expenses, in trustee and expenses, in akraph 7 in all cases shall be appeal from any judgment o to pay such sum as the ap- neteliciary's or trustee's attor l said property shall be taket ion, beneficiary shall have the	10 plied. The reci of the truthful the grantor and 15. White shall apply the cluding the cor- attorney. (2) t. having recorded deed as their in surplus, if any, surplus.	ness thereof. Any pes l beneficiary, may purch en trustee sells pursuan proceeds of sale to p pernstion of the trust pernstion of the trust pernstion of the trust obsequent to the basequent to the same appear in to the grantor of to 1 any reason permitted	on, excluding i hase at the sale, at to the power syment of (1) ee and a reaso d by the trust the interest of the order of th his successor in by law benefi	s provided herein, trustee the expenses of sale, in- nable charge by trustee's deed, (2) to all persons the trustee in the trust heir priority and (4) the interest entitled to such charge may from time to
nnection with or in enforcing this oblight of actually incurred. 7. Te appear in and delend any nation the security rights or powers of beneficiary or suit for the forcfoavre of this deed, to p and evidence of title and the beneficiary or suit of attorney's less mentioned in this par- by the trial court and in the event of an e of the trial court grantor lurcher agrees less out shall adjudge reasonable as the b fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all on the triability agrees that or any the the triability agrees and all or any promensation her such taking, which are in ev- ations and taking, which are in event a the triability of the taking which are in event the taking the ta	n or proceeding purporting t trustee may appear, includin ay all costs and expenses, in trustee may appear, includin ay all costs and expenses, in akraph 7 in all cases shall h appeal from any judgment o to pay such sum as the ap- teneliciary's or trustee's attor d said property shall be taken ion, heneficiary shall be taken ion the mediciary shall be taken puttion of the monies payable excess of the amount requirec-	opplied. The recipient of the strathal of the strathal the strathal opply the shall apply the second opplied opplied opplied of the shall apply the second opplied opplied opplied the shall apply the shall apply the shal	ness thereof. Any pess I beneficiary, may purel l beneficiary, may purel en frustee sells pursuan proceeds of sale to pu persation of the trust o the obligation secure o the obligation secure I liens subsequent to interests may appear in I to the grantor or to in successor or successors any reason permitted successor or successors rustees, trustee, t	to in exclusing i as at the sale, at to the power end of the power of the interest of the order of the the order of the the successor in by law benefit to any trustee Upon such an he latter shall	a provided herein, trustee the expenses of sale, in- nable charge by trustee's deed, (3) to all persons the trustee in the trust fue priority and (4) the interest entitled to such charge trust from time to nature herein ut to any pointment, and without be vested with all title
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nnection with or in enforcing this obligation actually incarred. The enforcing this obligation actually incarred. The provess of powers of the sociality rights or powers the mediciney or the sociality rights or powers the medicine of the nor pro-ceeding in which the sociality is of nor pro-ceeding in which the sociality is of not of attorney's less mentioned in the social to the trial court and in the entit of an by the trial court genator lutre agrees the out of attorney's less mentioned is the book and a social social social social social to a social social social social social social social less on such appeal. It is mutually agreed that: So the event that any portion or all on the right of eminent domain or condemnat the social social social social social social social social social social social social social is and the social social social social social social social is the social soc	n or proceeding purporting t trustee may appear, includin ay all costs and expanses, in trustee may appear, includin ay all costs and expanses, in appeal from any judgment o to pay such sum as the ap- neteliciary's or trustee's attor methiciary's or trustee's attor d said property shall be taken ion, heneliciary shall have the partion of the monies payable be paid to beneficiary anon tespenses and attorney's lees public upon the indebtedness start in obtaining such exter- policien request of beneficiary ding written request of beneficiary this deed and the note for	10 plied. The jeci of the strathul is of the strathul 15. Wh is shall apply the cluding the con- nutring the con- decid as their in surplus, it any, surplus, it any, nurplus, it any, nurplus	ness thereof. Any person l beneficiary, may purcher en frustee sells pursum i proceeds of sale to p upensation of the trust of the obligation secure of the obligation secure to the obligation secure to the dynamic any renewon not the grantor or to any renewon purchited successor trustee, t is such appointment and used by beneficiary. of is point of proper age the successor trustee, t is of the county or co- of the county or co- of the county or co- te accepts this trust leader a public recom-	on, escularing 1 are at the sale, it to the power yrment of (1) ee and a reaso d by the trust the order of the trust of the trust the order of the trust of the order of the the order of the trust of the the order of the trust of the trust of the order of the trust of the trust of the order of the trust of the trust of the trust of the trust of the trust of	s provided herein, trustee the expenses of sale, in- nable charge by trustee's deed, (3) to all persons the trustee in the trust bein priority and (4) the interest entitled to such interest entitled to such clary may from time to nature herein ut to any pointment, and without pointment, and without pointment, and without hall be made by adminted hall be made by adminted ence to this trust deed o office of the Course.

10:00

The grantor covenants and agrees to and w fully seized in fee simple of said described real pro	vith the bene operty and h	ficiary and those claim as a valid, unencumbe	ing under him, t red title thereto	hat he is law-		
and that he will warrant and forever defend the	same against	all persons whomsoev	er.			
The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family, house (b) for an organization, or (even if grantor is a na purposes. This deed applies to, inures to the benefit of and tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a benefit masculine gender includes the feminine and the neuter, ar	hold or agricu atural person) binds all part term beneficia ciary herein. It	Itural purposes (see Impo are for business or commerc ies hereto, their heirs, lega ry shall mean the holder a construing this deed and w	rtant Notice below) cial purposes other tees, devisees, admin and owner, including whenever the confex), than agricultural nistrators, execu- g pledgee, of the		
IN WITNESS WHEREOF, said grantor ha	as hereunto :	set his hand the day an	nd year first abov	re written.		
* IMPORTANT NOTICE: Delete, by lining out, whichever warrant not applicable; if warranty (a) is applicable and the beneficiar as such word is defined in the Truth-in-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by mu disclosures; for this purpose; if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent. with the Act is not required, disregard this notice. (If fire signer of the above is a corporation, use the form of acknowledgment opposite.)	y is a creditor Julation Z, the aking required lien to finance or equivalent; e the purchase If compliance	KAREN NOTARY PUBL LOS ANGE	AL SEAL BARNEY IC - CALIFORNIA ELES COUNTY Agires DEC 3, 1982			
STATE OF ØREGON, California)	93.490)) ==		
County of San Bernardino) May 29, 1980 , 19 80 Personally appeared the above named	Pers	F OREGON, County of, 19 onally appeared	· · · · · · · · · · · · · · · · · · ·	and		
KENNETH BLISS		, did say that the lormer is				
**************************************		and that the latter is the				
**************************************	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act					
Notary Public for Oregon CAD		blic for Oregon		(OFFICIAL SEAL)		
My commission expires: $12 - 3 - 87$	My commi	ssion expires:		· · · · · ·		
To be used of TO:	, Trustee I indebtedness are directed, o ences of indeb ithout warranty ie and documen	ons have been poid. secured by the foregoing a n payment to you of any s tedness secured by said tru y, to the parties designated	sums owing to you u ust deed (which are d by the terms of s	under the terms of delivered to you		
DATED:, 19						
		Re	eneficiary	· ·		
Do not lose or destroy this Trust Deed OR THE NOTE which it secu	ures. Both must be		-	e will be made.		
TRUST DEED		CT & T E	OF OREGON,)		
(FORM No. 881-1)		Coun	ty of Klamath	ss.		
STEVENS NESS LAW FUD. CO., PORTLAND, ORE.		Ι	certify that the	within instru-		
Kenneth Bliss 1249 Mandalay St. Ontario, CA 91764 Charles & Rita Jackson RFD Modena, Utah 84753 Beneliciary AFTER RECORDING RETURN TO	SPACE RESE FOR RECORDER'S	use instrum RVED Second RVED Second RVED Second RVED Second V	vas received for day ofJune 35o'clock P. N /reel/volume No 10392or as doc ent/microfilm N of Mortgages o Vitness my han affixed.	1, and recorded , and recorded , M80 on ument/fee/file/ o85255, f said County.		
Charles W. & Rita Jo Jackson RFD Modeкa, Utah 84753		By S.2	D. Milne unthard e \$7.00	elo ch. Deputy		
	<u>_</u>					