	. 38-2	2826		
- 86709-	TRUST D	EED Vol.	Mg0 Page 1:	2765
HIS TRUST DEED , made this	11 👘 day of	April	. 19_8	
이 제품에 대해 주는 것이 이 가슴이 있는 것 같은 것이 있다.	t and Ida J. Dy	sert, husband	and wife	, as Grantor.
ANSAMERICA TITLE INSURANCE RVICES, INC., 2 CALIFORNIA CORF	PORATION, TRUSTEE as WITNESS	Beneficiary. <i>ETH:</i>		
Grantor irrevocably grants, barga	ing sells and conveys to the	rustee in trust, with pov	ver of sale, the property	v in KLAMATH
UNTY, OREGON, described as: which we	ेल्हा देखी र हरे से राजदेश और रहे है	रे भा जो शाम हे दक्षण है है है है है है		
Torontur the dart and resource tars	1113-Oregon Shores-Unit 2	as shown on the map fi	led on December 9, 197	7 in Volume 21,
20 of Maps in the office of the Count and is saying Autoutant and has an artigon as hadred at a saying the		and the second se	antana ana amin'ny fisiana amin'ny fisiana. Jeografia	
nd year tirst abare written.	actins frend the day of	an level set strate	stationada de la	tangga ku
	맛입 방법을 위하는 것을 하는 것 같아.	er febr zu Calleringen an seine schliefen er felgebelige ut st	Conference and the second second second	ತಿಗ್ರಾಷ್ಟ್ ಸಿಲ್ಲಿ ಸ್ವಾಗಗಳು
	이 같은 것이 같은 것이 가지 않는 것이 같은 것이 없다.	ndi Angelen and Angelen ang Angelen angelen	化二氟化二乙酸二氨乙酸	e an
9		이 사실의 통하는 확인을 받는 같은 사람은 가장은 것을 가 있다. 같은 것은 것을 같은 것을 같은 것을 같이 있다.		
3		사망가 있는 것이 같이 있는 것이다. 이 이 가장 관계 관계 이 가지 않는 것이 있는 것이 있는 같이 있는 것이 같이 있는 것이 같이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것이 있 같이 있는 것이 같이 있는 것이 없는 것		na zaslava na na na na zaslava na slava na slav 1. – Alexandra na slava na slava
	1997 - 1997 -			
ther with all and singular the tenements, heredit	e en			opportaining and the

rents, issues and profits thereof and all fixtures now or hereafter attached to or used Eignu FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of the sum of _ FOR THE PURPOSE OF SECURING PERFORMANCE OF S

beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable_

above described real property is not currently used for agricultural, timber or grazing purposes To protect the security of this trust deed, grantor agrees:

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses including environment the beneficiary's or trustees a stormey's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the prevailing party between be ensuited to the attorney's fees therein described; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court or by the appellate court if an appeal is taken.

It is mutually agreed that: 8. To the event that any portion of all of said property shall be taken under the right of eminent domain or condemnation, beneficiery shall have the right, if it so right of eminent domain or condemnation, beneficiery shall have the right, if it is right of equive that all or any portion of the monits payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, such taking, which are in excess of the amount required to pay all reasonable costs, such taking, which are in excess of the amount required by grantor in such proceedings, shall be paid toomey's feet. both in the trial and appelate courts, costs and expenses and intorney's feet, both in the trial and appelate courts, necessionity paid or inscined by beneficiary in such proceedings, and the balance necession the inhebitedness secured hereby; and grantor agrees, at its own expenses, to take ompensation, prompily upon beneficiary's request. bitaining state ompensation, prompily upon beneficiary's request of beneficiary, payment of its fees and presentation of this deed and the note for endorsent (in the required that is recovered to the indebitedness, rustice may fai consent to the making of on for the payment of the indebitedness, trustee may fai consent to the making of on for the payment of staid property; (b) join in granting any easement or creating any consent to recavery in the topic of the indebitedness.

1

and the second

restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warrenty, all or any part of the property. The grantee in any conveyance may be described as the "person or persons legally entitled therein-fulness thereof. Trustee's fees for any of the services mentioned in thin pagraph shall be not less than 35. 10. Uperson, the adequacy of any security for the indebtedness hereby secured, when on the adequacy of any security for the indebtedness hereby secured, use on otherwise collect the rents, issues and profits, including those past due and impaid and apply the some, less costs and expenses of operation and collection, including reasonable attorney's fees subject to paragraph. Thereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

Inconcenturess secure nereby, in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or please thereof as aforsaid, shall not cure or wave any default or anotic. The first of the property, and the application or lease thereof as aforsaid, shall not cure or wave any default or notic. The first of any agreement hereunder, the beneficiary may declare all sums of the property is currently used for agricultural, timber or gracing purpose, the beneficiary may declare all sums the beneficiary may declare all sums is not so currently used. The beneficiary and the above described real property is currently used for agricultural, timber or gracing purpose, the beneficiary may at mortage or direct the insuit of or forecloses this frust deed in equity, as a mortage or direct the insuit of orderse that for a second and second and second and second and second as the beneficiary and the above discribed real property is currently used for agricultural, the second to foreclose this frust deed in equity, as a mortage or direct the insuite to foreclose this frust deed in equity as a mortage or direct the insuite to foreclose this frust deed his selection to sell the sati described real property to satisfy the abligations secured hereby, whereupon the insuite the here of a first of a foreclose this trust deed to foreclose this trust deed to foreclose this trust deed in Corel thereof as then required by law for marking to far and the interfering or the trustee shall execute and cause to be recorded his written notice of default and his lection to sell the sati described real property to satisfy the abligations secured hereofy, whereupon the furstee shall fix the time and place of sale, give notice thereof as then required by law for mark of a secure thereofy.
13. Should the beneficiary elect to foreclose by advertisement and sale then fore default

rustice shall fix that this part of the start deed in the manner provided in ORS/86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grants or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due, and er the terms of the trust deed and the obligation secured thereby (including costs and expense actually incurred in enforcing the terms of the obligation and trustee's and attomey's feet not exceeding \$30 each) other than such partian of the principal as would not then be due had no defaulting the distribution of the principal as would not then be due had no default be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the gracel or parcels at auction to the purchaser its deed in form as required by law conveying the property so sold, but without early covenant or warranty, express on implied. The resultant net deed of any matters of fact shall be conclusive proceed of the trustees thereof. Any person, matters of fact shall be conclusive procel of the trustees thereof. Any person, 15. When trustee sells pursuant to the powers provided herein, trustee shall includent the term.

excluding the institute, but including the grants and but including the institute, but including the grants and but including the grants and but findings thereof. Any person, eacl, but including the grants and beneficiary, may purchase at the sale. 15. When institute sells purpoint to the powers provided herein, institute shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the institute of the charge by trustere's attrumere, (2) to the obligation secure by the trust deed, (3) to all persons having recorded liens subsequent to the order of their priority and (4) the supplux, if any, to the grants or to his subsequent to the order of their priority and (4) the supplux, if any, to the grants or to his successor or to such supplus. 16. For any reason permitted by law benefic any may from time to tune appoint a successor in metal the rist of the and here no to any successor instance and a support in the trust deed, and without convergence to the successor to any successor instate here in the rist the addition or to any successor instate the latter shall be vested with all title powers and duties conferred appoints the the and by written instance and here no to any successor instant and substitute instants and here and by beneficiary, containing the office of the County Clerk or Recorder of the county or countes in which the record of the county or countes in which the informer to the successor intervent of the successor intervent of the successor intervent. The successor intervent at provide by law, Trustee is may form time to duties and acknowledged party hereto of pending take when recorded any appoint the successor intervent of the successor intervent of the successor intervent of the successor is a provided by law, Trustee is any advented applied a

uitee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged made a public record as provided by law. Trustee is not obligated to notify any arty hereto of pending sale under any other deed of trust or of any action or rocceding in which grantice, beneficiary or trustee shall be a party unless such action r proceeding is brought by trustee.

7213-14/63

] ;=

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

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 asyings 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 property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE:

967%98 TENTOLEO Vol Mar Page 12765 12766 TE: gri and that he will warrant and forever defend the same against all persons whomsoever. TORY 102 TRUST COLUMN The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for amorganization, or (even it grantor is a natural persoh) are for business or commercial purposes other than agricultural purposes. purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Wallace W. • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) , County of STATE OF _ STATE OF ONE ON County of Klamain April II who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared , 1980 president and that the latter is the secretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ROFFICIALS (Hargest H. Spuller SEAL) Wotary fublic for Ore for With Commission expires: 8-3-82 SEAL) Notary Public for My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said I ne undersigned is the legal owner and notaer of all indepredness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ... DATED: Beneficiary red to the trustee for concellation before rec troy this Trust Deed OR THE NOTE which it secures. Both STATE OF OREGON ss. 1.12 TRUST DEED County of Klamath I certify that the within instrument was received for record on the 10th day of July , 1980..., at 3:22. o'clock P. M., and recorded in book M80 on page 12765 or as file/reel number 86709 Grantor Record of Mortgages of said County. SPACE RESERVED Witness my hand and scal of FOR RECORDER'S LISE County affixed. Beneficiary Wm. D. Milne AFTER RECORDING RETURN TO County Clerk Wells Fargo Realty Services Inc. Title By Bernothe Sofetich Deputy 572 E. Green Street Pasadena, CA 91101 Atta: Maria Lodrig Fee \$7.00