⁷ 87557 Vol. 1980 Page 14145 TRUST DEED UP YOUR ASSETS (LAINC 102 California Corporation March 11116 , as Grantor, Transamerica Title Insurance Co. and Wells Fargo Realty Services, Inc. a California Corporation , as Trustee, as Trustee under Trust 108 WITNESSETH: Record of Moridages of said Count. Grantor irrevocably grants; bargains, sells and conveys to trustee in trust/with/power of sale, the property

County, Oregon, described as: 38 10 poor 180, and 20 poor 180, and in book to \$180 og pælt 14145.

SPACE RESERVED Lot 7, Block 16, Tract Oregon Pines, as same in shown on plat filed June 30, 1969 duly recorded in the office of the County, Recorder of said County

> A certify that the within matter County of Klamath

STATE OF OREGON

TRUST DEED

(19628) No. 3511

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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, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. We to the said of the rents of a promissory note of even date herewith, payable to beneficiary, or order and made by grantor, the final payment of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, or property is not currently used for egricultural, timber or graxing purposes.

To protect the security of this trust deed grantor agrees:

(a) consent to the making of lany map or plat of said property. (b) join in

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneliciary so requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneliciary may require and to pay for illing same in the proper public office, or, offices, as well as the cost of all lien searches made by liling officers or searching agencies as may be deemed desirable by the beneficiary.

in a ceasing a different property, in the beneficiary so requests, to commercial Code as the beneficiary are require and to pay for Illing same in the proper public office or, officency require and to pay for Illing same in the proper public office or, officency are require and to pay for Illing same in the proper public office or, officency are required as may be deemed desirable by the beneficiary of the property of the prop

(a) consent to the making of, any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed of the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The frantee many reconveyance may be described as the "person or person seally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof, Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granton hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby, secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary tray, determine.

sisses) and expenses of operation and collection, including reasonable attorency's less upon any indebtedness secured hereby, and in such order as beneliciary imay determine.

11. The entering upon and taking possession of said property, the
collection of such rents, issues and profils, on the proceeds of line and other
insurance policies or compensation or awards for any taking or damage of the
property, and the application or release thereof as aforesaid, shall not cure or
waive any default or notice of default hereunder or invalidate any act done
pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured
hereby or in his performance of any agreement hereunder, the beneficiary may
declare all sums secured hereby immediately due and payable. In such an event
and if the above described real property is currently used for agricultural,
timber or grazing purposes, the beneficiary may proceed to foreclose this trust
deed in equity, as a mortage in the manner provided by law for mortage
foreclosures. However if said real property is not so currently used, the beneficiary ait his election may proceed to foreclose this trust deed by advertisement
and sale. In the latter event the beneficiary or the trustee shall execute and
cause to be recorded his written notice of default and his election to sell the
said described, real property to, saisty the obligations secured hereby, whereupon the trustee, shall, fix the time and place of sale, give notice thereof as then
required by tlaw and proceed to foreclose this trust 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 live days before the date set by the
frustee for the (trustee's sale, the grantor or other person so privileged by
10.85 86.740 to 86.795.

13. Should the beneficiary of this successors in interest, respecvided in ORS 86.740 to 86.795.

14. Otherwise of the obligation of the principal as would not t

surplus, it any, to the grantor or to his accessor in interest entitled to such surplus; it any, to the grantor or to his accessor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title conveyance to the successor trustee, the latter shall be vested with all title conveyance to the successor trustee, the latter shall be named by million powers and duties contered upon any trustee herein named or appointment and substitution shall be made by written from a caccuted by beneficiary, containing reference to this trust deed and its affect even to be appointment of the successor trustee.

Clerk or Recorder cord, which, when, recorded in the office of the County shall be conclusive proof of proof of the successor trustee.

17. Trustee necepts this componition of the successor trustee.

18. Trustee necepts this content of the successor trustee.

19. Trustee necepts this content of the successor trustee is not obligated to notify any party hereto of pending deed by law. Trustee is not obligated to notify any party hereto of pending the proof pending to the pending to the successor trustee shall be a party unless such action or proceeding in which grants render any other deed of trust or of any action or proceeding in which grants are rendered to notify the successor trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act, provides that, the trustee hereunder must be either an attainey, 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 property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

The grantor covenants and agrees to an	d with the beneficiary and those claiming under him, that he is law-
fully seized in fee simple of said described real	property and has a valid, unencumbered title thereto
A Harris and a fine rose as fire the construction of energy interest room. There is but the fire as as seen only the energy of the fire deposition of the construction	eer reflected in teen die die vandere die teetscaat de legter bevoor in die die die die die die die die die di Die tote die legter die tarre dat die
and that he will warrant and forever defend to	THE PROPERTY OF THE PROPERTY O
CPOINT WE THE THE WIN WAR THE STATE AND A STATE OF THE ST	ite same against and persons witomistever.
The confidence of the control of the	-annas ing i hawaki magi katika kendalah mena dianggah menali dalam di dalam di di diberah sa diberah sa Sa di di di dalam sa sakah menalih 1997 menalih terahan penganan menganan sakat di dalam di diberah salam diberah sakat penganan di diberah sakat penganan diberah sakat penganan diberah sakat di dalam di dalam sakat
The grantor warrants that the proceeds of the	oan represented by the above described note and this trust deed are:
(a) Difficulty for grantor's personal, raminy, m	pusehold or agricultural purposes (see Important Notice below), **Notice below), *
	and binds all 'parties' hereto, their heirs; legatees, 'devisees, 'administrators, 'execu- 'he term beneticiary, 'shall', mean' the 'holder', and 'owner, 'including pledgee,' of the
	neliciary herein. In construing this deed and whenever the context so requires, the
the transfer of the second of	has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever won	mantal to the manager was a second of the manager o
(not applicable; if warranty (a) is applicable and the benefit or such word is defined in the Truth-in-Lending Act and	Regulation Z, the second of the Corners of the Cartiff Addition Z, the second of the Cartiff Addition Z, the
beneficiary, MUST, comply, with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FR the purchase of a dwelling, use Stevens-Ness Form No: 13	STylien to finance 25913 1991 1991
if this instrument is NOT to be a first lien, use Stevens-Ness I equivalent. (If compliance with the Act not required, distr	orm No. 1306, or
all the signer of the above is a corporation with the signer of the above is a corporation.	and manager and the Chang the sensions are in model to advantament of the contract of the cont
STATE OF OREGON,	ORS 53.490] California Alexandre Al
County of	10 10 10 10 10 10 10 10 10 10 10 10 10 1
Personally appeared the above named	who, being duly sworn.
, PAN, bur ti Haring, ithin 190, tayanin ka Cicaran, garig, shinginging i <u>PAN, bili kan ti birat birati ka katan in maran ki ka ka ka ka ka katan katan ka ka ka ka</u> Janasa Kan ing Li Geriang membanggan kakas mga kan katan katan katan katan ka	each for himself and not one for the other, did say that the former is the
CRIMENTO CONTROL OF THE CONTROL OF T	A SSETS TUCKED Secretary of Up Your
and acknowledged the foregoing instru-	and that the seal allixed to the foregoing instrument is the corporate seal
ment to be. voluntary act and deed.	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.
(OFFICIAL and the second of the part of the second of the	Before me to the first of the f
Notary Public for Oregon My commission expires:	Notary Public for Oregon California SEAL)
ું તેવાનું કે કિંદુ કરી છે. તેવાનું પ્રાથમિક કરો છે. તેવાનું કે કિંદુ કરી હતા છે. તેવાનું કે કિંદુ કરી કે કિંદુ કર્મ કે કિંદુ કરી તેવાનું કે કિંદુ કરી હતા કરી છે. તેવાનું કે કિંદુ કરી હતા છે. તેવાનું કે કિંદુ કે કિંદુ કે ક કહ્યું કે કિંદુ કે ક	My commission expires: ///////D
Street in the control of the cont	OFFICIAL SEA
	SUZANNE P. FORD
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The transfer of the particle of the content of the profession because	ed only when obligations have been paid.
one tale of maintify at the area solver by the second of the property of the property of the second of the property of the second of the secon	onto, Trustee taking apaining the nation consens of abbiliate of the converse tipe, to the converse tipe, but the converse tipe, but the converse of an about the converse tipe, and the converse tipe, and the converse tipe, and the converse tipe, the converse tipe, and the
The undersigned is the legal owner and holder of	all indebtedness secured by the foregoing trust deed. All sums secured by said by 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 ev	idences of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the
estate now held by you under the same. Mail reconveya	nce and documents to
Adjuster with all and singular the interpreted becomes	konskald gopuntenankey mid all other rifers thereinte balenged at in arvense profile thereof and all listures now or hereafter enterine to or used in soons
DATED: ,19	
(2) [表] [8]	Beneficiary
De not lose or desirey this Irust Deed OR THE NOTE which it a	ecures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED (FORM No. 881)	STATE OF OREGON ss.
STEVENS-NESS LAW PUB. CO. PORTLAND, ORE.	County ofKlamath
	I certify that the within instru-
HERE AND NOTE : 10 전에 가는 사람이 있다. 그는 사람들은 사람들은 사람들이 가는 사람들이 되었다.	
Grantor	space Reserved at11:38.o'clockM., and recorded in bookM80on page 14145or
A TOWNS MEETING A TOWNS OF SELECTION	RECORDER'S USE 11 as file/reel number87557,
Sallation in the Seneticiary	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO	O. County arrixed.
Walls Fargo Realty Services Inc. Callingon	alla Corbogation
572 E. Green Street	18021 ORED CHANGE COUNTY Clerk 30 Title
Pasadena, CA 91101223	A SIMBUNIEM DAG NHALAN TOPOUTU