Upon recording mail to Wells Fargo Realty Services, Inc. 572 E. Green St. Pasadena. Ca. 91101 Attn; Karen Stark FORM No. 861-Orogon Trust Deed Series. - free-

| | 28132 TRUST DEED Vol. 77 Page 6806 3 |
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| j. | Iransamerica Title Insurance Company, a california corporation. |
| | and Wells Fargo Realty Services, Inc., a California Corporation, Trustee, as Beneficiary, |
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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KIAMATUCOUNTY, Oregon, described as: County, Oregon, described as:

17 BLOCK & TRACT 1053, Oregon Shores Subdivision, in the LOT County of Klamath, State of Oregon, as shown on the Map filed on October 3, 1973 in Volume 20, pages 21 and 22 of Maps in the office of the County Recorder of said County.

final payment of principal and interest hereol, if not sooner paid, to be due and payable 19 .

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both in the trial and appellate coun-both in the trial and appellate coun-both in the trial and appellate coun-scured hereby; and frantor agrees, at its own expense, to secured hereby; and frantor agrees, at its own expense, to secured hereby; and frantor agrees, and excession in obtaining such and execute such instruments as shall be necessary in obtaining such pensition, promptly upon beneficiary's request. At any time and loom time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for for covernants and agrees to and with thu instruments and agrees to and with thu

The grantor covenants and agrees to and 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

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atturney, who is an active member of the Oregon State Bar, a bank fitual company or savings and loan association purhorized to do business under the laws of Oregon or the United States, or a title insurance company purhorized to insure title to rdd) properly of this state, its subsidiaries, affiliates, agents or branches.

ensure and promise, including those past due and impaid, and apply the immer-less costs and expenses of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. II. The entering upon and taking possession of said property, the collection of such ronts, issues and prolits, or the proceeds of lire and other insurance policito or compensation or awards for any taking or damage of the value any default or isode static thereas there as aloresaid, shall not cute or pursuant to such notice. II. Upon default by daming in non-upon a static static static intervant in the such notice.

waive any determined by grantor in payment of any indebtes 12. Upon default by grantor in payment of any indebtes hereby or in his performance of any afreement hereunder, the ber declare all sums secured hereby immediately due and payable. In a beneliciary at his election may proceed to foreclose this trust d as a motifage in the manner provided by law for motifage k direct the trustee to foreclose this trust deed by advertisement indebtedness secured the beneficiary may able. In such an event trust deed in equity hereby of in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event beneficiary at his election may proceed to forcelose this trust deed in equity as a moritage in the manner provided by law for moritage forcelosures or the latter event the beneficies this trust deed by advertisement and sale. In encoded his written notice of idealul and his event deal are used to real property to setialy the obligations secured hereby when point described real property to setialy the obligations secured hereby when point described shall fis the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in OKS 86.740 to 85.795. 13. Alter delault at any lime prior to five days before the date set by ORS 86.760, may pay to the beneficiary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in endorcing 150 each) other than such portion of the presense actually incurred in the due tand no delault occurred, and thereby cure the dealult, in which event all increlosure proceedings shall be diminised by the trustee. 14. Otherwise, the such obligation and trustees and actually incurred in a bedue than do delault occurred, and thereby cure the dealult, in which event all increlosure proceedings shall be diminised by the trustee.

all forcelosure proceedings shall be diamised by the trustee. 14. Otherwise, the sule shall be held on the date and at the time and place designated in the notice of ashiel. The trustee may sell said property either in one parcel, or in separate parcels and shall sell the parcel or parcels at the property so hald, but without any covenant or warranty, express or im-plied. The relates in the deed of any matters of lact shall be conclusive proof the spongerty so hald, but without any covenant or warranty, express or im-plied. The relates in the deed of any matters of lact shall be conclusive proof the spongerty so hald, but without any covenant or warranty, express or im-plied. The relates in the deed of any matters of lact shall be conclusive proof the state of the sponger set of the sale. Is. When trustery, purchase at the sale. 15. When trustery in the truste and a resuch be trustes of all of the trust cluding the compensation of the trustee and a resuch be trusted. All there is interest may appear in the order of their priority and (4) the surplus, if any, to the granter or to his successor in interest entitled to such surplus.

surplus, a environment of the particular of the survey of the survey of the surplus. 16. For any reason parmitted by law beneliciary may from time to time inpoint a successor or successors to any trustes normed herein or to any successor frustee appointed hereinder. Upon such appointment, and withour conveyance to the surpressor frustee, the latter shall be vested with all title, powers and duties Conterred upon any trustee herein named or appointed hereinder. Each such appointment and subsitiution shall be made by written instrument executed by beneliciary, containing reference to this trust deed and its aligned default when supervised in the otion this trust deed ereun nstrumen and its place Cierk or Rec shall be con shall be con "wied! te County s situated,

ecutes ..., of record, which, of record, which, and of the county or course Jusive proof of proper appoint rustee accepts this truth whi is made a public record as mady hereto of pe tee. ted and e is not deed of trustee nen this deed, duly ex as provided by law, Tru pending sale under acknow trust or of any a shall be a party

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a share as the State man and a state 6807 201 3 and that he will warrant and forever defend the same against all persons whomsoever. \mathbf{x}_{12} 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 an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural 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 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 leminine 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. Ŷ * 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; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, cr equivalent. If compliance with the Act not required, clistegard this notice. 11 BASEPT. Hoxing `*{{] 15 meren Exmisie BISIE 15.00 STATE OF CALIFORNIA, COUNTY OF LOS ANGE/ES } SS. 1.5 . Kerny 5 GON, County Staple . 19. red who, being duly sworn, t one for the other, did say that the former is the president and that the latter is the 96 to the foregoing instrument is the corporation, that said instrument was signed and sealed in be-OFFICIAL SEAL 4.5 he was present and saw Roger L. Hoxnerer AND Faye B. Hoxmerer Rev personally known to $\underline{h.m}$ to be the person described in, and whose name is subscribed to the within and annexed GERALD E. GREEN 1.1 NOTARY PUBLIC-CALIFORNIA instrument, execute the same: and that affiant subscribed <u>h15</u> name thereto as a witness to said execution. Signature G.S.) LOS ANGELES COUNTY MyCommissionExpires Aug. 25, 1978 -167 tepl Signature diac. 5 'itle recorded 6806 s file number 28432 and of Mortgages of said County. Witness my hand and seal of try atfixed. Beneficiary Grantor inst C Depi on 19. DEED within record and they v of KANNATH ertify that the wi received for rec of APRIL 881 13 OREGON たる CLERK WM. D. MILNE. Ŷ. RUST FORM 1 L County of ... I certify nt was recei NTN MZ7 0F lst day L0;35 book M. 0 B 8 STATE F ment w 21st d at10;35 in book or as fi Record County (126) ŝ Q S FEE REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. an the stars of the c Trustee TO: 12:00 The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums recured 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 1400 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 ... if a N.F. DATED: .19 e part de la contra La contra de la cont E.H Beneficiary W A.S. Do not loss or destroy this Trust Deed OB THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. LETT 43. during the - S. 10 ち 61 1 Part of States of States 12