## S.47110

TRUST DEED

Vol. 71 Page March PAUL T. SILVA A Single MAN day of \_ 78

between Lonica R. Glover A single girl ANO -Lenon as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:

in Block 21 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, 7\_\_\_ Lot\_ Page 20 of Maps in the office of the County Recorder of said County.

together with all and singular the tenements, hereditaments and appurtenances and all other rights therewinto 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ZOTY Nine NUN Real FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ZOTY Nine NUN Real FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ZOTY Nine NUN Real FOR THE AND DOLLARS, with interest thereon according to the terms of a promissory note of even date herewith, payehe to

Eifty And of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable MAY 11 . 1988

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bidined the written consent or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become limitediately due and payable.
The shove described real property is not currently used for agricultural, timber or grazing purposes To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition and repair, or not or emote or demolish any building or improvement hilter or not to commit or permit any waste of said property.
To complete or restore promptly and in good and workmantike manner any building or improvement which may be constructed, damaged or destroyed hiereon, and there and the proper public office or officet, as any approvement which may be constructed. damaged or destroyed hiereon, and the proper public office or officet, as any approvement which may be constructed. Code as the beneficiar as the proper public office and such other said property: if the beneficiary so requests, to join in executing agencies as may be deemed destrable by the beneficiary. If this proper public office and such other said promites against loss or damage by fire and such other officer, as the proper such insurance and to deliver said profile and such other and the doce on the said promites against loss or damage by fire and such other officary as soon as insured; if the grantor shall fail foult he doce of the proper and beneficiary as soon as insured; if the grantor shall fail foult here for the proper such insurance and to deliver said profile procure any such insurance and to fail four deliver and profile and procure the splication of respective and may be applied to an or telese by the splication or release by the profile and such other profile and therefor, may be released to granto. Such application or sading that the deliver the application release built or traver against and to pay all taxe, and the proper procure and to bay delives and to pay all taxe and the profile and there

and there if may be released to grantor. Such application or release shall not cure or twise any the other of default hereinder or invalidate any act done pursant to such notice.
5. To keep said premitses free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges that may be levied or assessed upon or against said up or part of such taxes, assessments and other charges that may be levied or assessed upon or against said up or a part of such taxes, assessments and to pay all taxes, assessments and other charges payrell or your taxes, assessments in the other charges become past due or delinquent and promptly deliver receipts theref, how control way may other charges payable by grantor, either by direct payment or by may other other charges payable by grantor, either by direct payment or by may other optim, make payment of part, but to make such payment, beneficiary may, with aptim, make payment thereof, and the amount so paid, with interest at the rate set forth in the note served becarby, together with the obligation described in pargaphts b and 7 of this trust deed, shall be added to and become a part of the dot severed bare payrent of payrent all be added to and become a part of the dot set on a bard soft as well as the grantor, shall be bound for the sum extent that payments shall be immediarely due of the obligation herein described, and all such payable without notice, and the nonpayment further of that, fars, fees and constitute a breach of this trust deed.
6. To appear in and defend any action or proceeding purporting to affect the proversing to marker such as well as the other costs and expenses of the truste, including in suit of the device of this deci. to pay all cast, fees and constitute a breach of this trust deed.
7. To appear in and defend any action or proceeding purporting to affect the proceeding in which the benefic

It is mutually agreed that:
8. In the event that any portion or all of sild property shall be taken under the soft of emotion is dual or softennation, beneficiary shall have the right, if it is of the the explore that any portion or all of sild property shall have the right, if it is of the the explore that any portion of the monice parable as compensation for which taking, which are it excerpt the soft and any portion is the monice parable as compensation for which taking, which are it excerpt the monice parable as compensation for which taking, which are it excerpt the excerpt the monice parable as compensation for more that any other is the soft of the monice parable as compensation for which taking, which are it excerpt thereby, and applied to it that in appellate container explicit point the incurred by beneficiary on such proceedings, and the balance applied upon the indebiedness succeed hereby, and grantor agreet, at its own explainer, to take such actions and execute such instruments as thall be necessarily part of its feet and presentation of this deed and the note for endoty endot years of the softable of its feet and presentation of this deed and the note for endoty of any parent of full recoveryance, for cancellation, without affecting the liability of any parent of the indebiedness is for cancellation, without affecting the liability of any get of part of said property. (b) ion in granting any easement of occuting any map or plat of said property. (b) ions in granting any easement of seading any easement of the making of any map or plat of said property. (b) ions in granting any easement of seading any map of any map or plat of said property. (b) ions in granting any easement of seading any easement of the making of any map or plat of said property. (b) ions in granting any easement of seading any easement of the making of any map or plat of said property. (b) ions in granting any easement of seading any seading any easement of seading any map of plat of said property. (b) ions in grantin

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restriction thereon; (c) join in any subordination or other asceement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any or of the property. The grantee in any reconveyance may be described as the "person of persons legally entitled thereto," and the recitals therein or many matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services may default by grantor hereunder, beneficiary may at any tank with due notices, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any steurity for the indebidness hereby a court, and without regard to the adequacy of any steurity for the indebidness hereby are succed, unpaid, and apply the same, less costs and expenses of operation and cake postextion by several expenses of operation and collection, including treasonable attorney's fees subject to paragraph 7 hereof upon any indebidness tecured hereby, in such order as beneficiary may determine.

11. The entering upon and taking possestion of said property, the collection of such rents, issues and profits, or the proceeds of fire and other mixmex policies of application or release thereof as aforesaid, shall not cure or wave equilation of notice of default hereunder or invalidate any act done pursuant to mel notice of any agreement hereunder, the braeficiary may determine.
12. Upon default hereunder or invalidate any act done pursuant to mel notice during the rents, and the second and property is cure or wave and of the second and the second the second and the second the seco

law, and proceed to forecluse this trust deed in the manner provided in ORS/80, 740 to 86, 752.
13. Should the beneficiary elect to forecluse by advertisement and sale then offer default at any time prior to five days before the date set by the trustee (or the other beneficiary or this successive persons to provided the ORS 80, 700, may pay to the beneficiary or this successive and the obligation society of the other beneficiary or this successive persons to provide the ORS 80, 700, may pay to the beneficiary or this successive and the obligation secure thereby (including costs and expensive) of the other beneficiary or this successive and the provide thereby (including costs and expenses actually including SSI each) other than such portion of the principal so swould not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be beld on the date and at the time and place defined in the notice of sale. The trustee may sell said property either in one part of the trust cost of the proceed and the obligation secures and action to the principal which event all foreclosure proceedings shall be beld on the date and at the time and place defined in the notice of sale. The trustee may sell said property so sold, but without any covenant or warranty, express or inplied. The including: Any property so sold, but without any covenant or warranty, express or of the inplication and trustees at the same control for fault be conclusive proof of the including. Any previous maters of fact shall be conclusive proof of the non-process at therein. Thus the said sole is a success of the including the granitary of fact shall be conclusive proof of the individuest theready. Any previous at the success of the same set without any covenant or warranty.
15. When trustee tells nursmant to the norwers provided herein.

excluding the trustee, but including the grantor and beineficiary, may purchase at the safe. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of safe to payment of (1) the expenses of safe, including the compensation of the trust deed, (3) to all persons having recorded here an application secured by the trust deed, (3) to all persons having recorded here any method of the protect of the pr

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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 savings and loan association authorized to do business under the laws of Oregon or the United States, a fille 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:

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and that he will warrant and forever defend the same against all persor	ns whomsoever.
The grantor warrants that the proceeds of the loan represented by the abs (a)* primarily for grantor's personal, family, household or agricultural pur- (b) for an organization, or (even if grantor is a natural persoh) are for be purposes. This deed applies to, inures to the benefit of and binds all parties hereto tors, personal representatives, successors and assigns. The term beneficiary shall or contract secured hereby, whether or not named as a beneficiary herein. In construi- masculine gender includes the leminine and the neuter, and the singular number IN WITNESS WHEREOF, said grantor has hereunto set his h	be control of the control of the context so requires the context of the context so requires the contex
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.	ul T Silva mica <i>R. Glacer</i>
If the signer of the above is a corporation, use the form of acknowledgment opposite.)     Image: Corporation (Corporation)       STATE OF	nessed by Chres Hanson Ack 11 JQ.78 -, County of )23.
STATE OF HAWAII, COUNTY OF Honolulu } SS.	
On March 11, 1978 the undersigned, a Notary Public in and for said County and State,	
personally appeared <u>Chris Hanson</u> known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly	FOR NOTARY SEAL OR STAMP
59-379 Makana Road, Haleiwa, Hi : that he was present and saw Paul T. Silva and Jonica R. Glover	
personally known to <u>him</u> to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed name thereto as a witness to said execution.	
Signature Eugenin C. Cauhara	55

indersigned is the legal owner and holder of all indebtedness secured by the tologoing trust deed. All sums The undersigned is the legal owner and notaer or all indepredents secured by the ioregoing thist used. All sums occured by take 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

Beneficiary

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and the second second

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

TRUST DEED		
INCOL DEED		STATE OF OREGON
Silva	SPACE RESERVED	County of Klamath I certify that the within instru- ment was received for record on the 28t Bay of April , 1978 , at 9:25 o'clock A M., and recorded in book N78 on page 8441 or as file/reel number 47110
Grantor		
WELLS FARGO REALTY SERVICES INC.	Fon Heconder's Ush	Mecora of Mortgages of said County. Witness my hand and seal of
Beneficiary		County affixed.
AFTER RECORDING RETURN TO		
WellsFargoRealtyServices		Wm. D. Milne
572 E. Green St.		and the second
Pasadena, Ca. 91101		County Clerk Title
Attn:Karen Stark		By Servetha & Lebet Deputy