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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:

C-Lot 24 in Block 24 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, 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 thereunto belonging or in answise 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 granter herein contained and payment of the sum of TOULS_THOUSANDE

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final instalment of sail 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 altenated by the crait-o without litre varies obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, inspective of the maturity. Let expressed therein, shall become immediately due and payable. Let

The date of maturity of the deht secured by this instrument is the date, stated above, on which the whith described property, is any part thereof, or any interest therean is sold, agreed to be experient direction, shall be complete therein, shall become immediated agravite.
The bave described real property is not currently used for agricultural, timber or grazing purposes. To protect the recurity of this trust deal, grantor agrees.
To protect, prevers' and maintain suid property is dood and workmultike mamer any net for nerves or demotify any is good and workmultike mamer any net for each or demotify and is good and workmultike mamer any net for each of all the herefores or calculations, and any one due all costs incurred the herefores or searching agencies at many be deemed desinable by the beneficiary.
To complete or relative promating in an incurrence on the building to work of financing statements purpagant to the Uniform Commercial Code as the beneficiar, any provide and continuously maintain incurrence on the building to work of the and the sold premises against loss or demage by free and such other herefore are coded on the sold premises against loss or demage by free and such other herefore and such other the sold premises against loss or demage by free and such other herefore and such other and profess of the experiment. The beneficiary may pronue the sold premises against loss or demage by free and such other herefore and such other and profess of the end of the sold premises against loss or demage by free and such other herefore and the control as beneficiary.
To provide and the expiration of any policy of immerse thall be differed or and by when a second by the herefore and the other and the other and the other for any policy of immerse thall be differed or and by the charge statements and the other and

It is mutually agreed that: 8 In the event that any portion or all of and property shall be taken under the right of ement domain or condernation, beneforms will be taken index to a right of ement domain or condernation, beneforms will be a conservation of the domain of condernation or the mouse possible conservation of the domain of the second region of the second region of the second or the domain of the second region of the second region of the second region of the domain of the second region of the second region of the second proceedings, shall be paid to be negligible in the that and applied would register and expensive and attenders' fees, both in the that and applied would register and the theory of the second register of the second register register and the theory of the second register of the second register register and the theory of the second register of the second register second register of the second register of the second register of the second register and attenders' fees, both in the theory of the second register of the second register and register of the second register of the second register of the second register of the second at the second register of the secon

restriction thereon; [c] join in any subordination or other account affecting that deed or the lien or charge thereof; [d] recorves, without warrants, all or any part of the property. The granies in any reconveyance may be described as the "previous" persons legally entitled thereto, "on the recitais therein of any matters or fact shall be conclusive proof of the truthfulness thereof. Truster's fees for any of the services mentioned in this parcepath shall be not less than 55. 10. Upon any default by grantor hereinder, heneficiars may at any time with due 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 indebiedness herebs secured, enter upon and take possession of suid property for any part there's not sown and suid a apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees subject to paragraph. Thereof upon and indebiedness secured hereby, in such order as beneficiary may determine

including reasonable attorney's fees subject to paragraph in every upon any indebtedness secured hereby, in such order as beneficiary may determined the entry in the entering upon and taking possession of val property, the order the order the entry is the entering upon and taking possession of val property, the order the order and the property of the entering and positive or the proceeds of fire and other movement explosion of val the property of the entering and positive or invalidate any act does poverant explosion and the property of the property of the entering of the property of the property of the property of the property of the entering of the property of the property of the entering of the property of the property

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(a) the second states of periods of the solution of the solution of solutions in which the property is utiliared, dual be conclusive provided of polyer appropriate of the wave even trustee.

 Function are prised as provided by law, Trustee is not obligated to notify any party here is of periods and acknowledged to make any other declary trust or other any action or proceeding in which granter, beneficiary or trustee shall be a party interval and acknowledged or provided by the declary trust or other any action or proceeding its brugging by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seven in the simple of said described real property and has a valid, unencumbered titled thereto

The Tous Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a back, must summary or savings and lean association authorized to do business under the laws of Oregon or the United States, a title insurance scores years a set of the states and the second states at the insurance scores at the second states at the insurance scores at the second states at the second states at the insurance scores at the second states at the insurance score at the second states at t

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sworn deposed and said. They have been been by me duly	nt Notice bolow), I purposes other then agricultur 3, devisees, administrators, exec owner, including pledgee, of t enever the context so requires, t
The grantor warrants that the proceeds of the loan represented by the above described note ar $(3)^{\circ}$ primarily for grantor's personal, family, household or agricultural purposes (see Importance (see Importance)) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legateer tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and out a scured hereby, whether or not named as a beneficiary herein. In constraint this deed and whe maculine 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 with a splicable; if worranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-lending Act and Regulation Z, the beneficitory MUST comply with the Act and Regulation by making required disclosures. It compliance with the Act and Regulation by making required disclosures. It compliance with the Act and Regulation by making required disclosures. It compliance with the Act not required, disregard this notice. If the signer of the above is a concerction, we found the above described note and the described with the act and required disclosures. It compliance with the Act and required disclosures is a concerction, we the low of a concerction, we make a a concerction of the interval operative operati	nt Notice bolow), I purposes other then agricultur 3, devisees, administrators, exec owner, including pledgee, of t enever the context so requires, t
(a) primarily for grantor's personal, family, household or africultural purposes (see Importation) or grantor's personal representative, successors and assigns. The term beneficiary shall mean the holder and contract secured hereby, whether or not named as a beneficiary herein. In constraining this deed and who 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 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 masculine gender includes the terminine 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 not required, disregard this notice. If the signer of the above is a corooration, use the form of acknowledgment opposite.] STATE OF	nt Notice bolow), I purposes other then agricultur 3, devisees, administrators, exec owner, including pledgee, of t enever the context so requires, t
STATE OF HAWAII, COUNTY OF	fear above written.
STATE OF HAWAII, COUNTY OF Honolulu SSS. On April 4, 1978 before me, the undersigned, a Notary Public in and for said County and State, personally appeared Jerry Perdue known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn denosed and said. That ho	Jerry Perdue
COUNTY OF Honolulu SS. On April 4, 1978 before me. the undersigned. a Notary Public in and for said County and State, personally appeared Jerry Perdue known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn denosed and said. That ho	
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within instrument as a witness thereto, who being by me duly	TARY SEAL OR STAMP
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Kuilima Estates West, #64, Kahuku, HI ; that	
and Genevieve U. Albert	e e e e e e e e e e e e e e e e e e e
personally known to <u>nim</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 to the star	
name thereto as a witness to said execution. Signature Contaria	
Signature turbano	•••••
trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust de herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by estate now held by you under the same. Mail reconveyance and documents to DATED: 	eed (which are delivered to y the terms of said trust deed t
Do not lose or cestray this Trust Dead OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation t	tefore reconveyance will be made.
TRUST DEED STATE OF	OREGON
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