TIA 38- 14897 3 TRUST DEED 48626

Vol. M. Page 106.33. THIS TRUST DEED, made this ______ day of ______ for the set of the

WITNESSETH:

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

Lot 55 in Block 38 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 anywise now or hereatter appertance, 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 PURFOSE OF SECTRING PHRFORMANCE of each agreement of grantw herein contained and payment of the sum of **FourtHere**, and the **fore sector of the se**

obtained the written convent or approval of the beneficiary, then, at the beneficiary s option, all experience therein, or herein, shall become immediately due and payable.
The above described teal property is not currently used for agricultural, timber or grazing purposes To protect the security of this trust deed, grantor agrees.
To protect the security of this trust deed, grantor agrees.
To protect preverse and maintain aid property in good condition and repair, or to remove or reture promptly and in good and workmanlike manner any bendling or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereon, or in excetting and pay when due all costs incurred thereof, or opticer, and the property with distance or the trust of the properties against to show the properties of the payable of the baneficiary of the beneficiary of a conditionally maintain assurance on the buildings now or has after evide on all exist and to pay for films game in our new the many bed beneficiary of soon as issured, if poly is on the trust and to here the properties of the beneficiary of soon as issured, and pay below the tatter, all policies of insurance shall be delivered to the beneficiary of soon as issured, and pay below the tatter, all policies of insurance shall be delivered to the beneficiary of soon as issured, and pay below the tatter, all policies of insurance table to the beneficiary of soon as issured, and pay below the internet of the beneficiary of soon as issured, and pay below the internet of the beneficiary of soon as issured. The annear on the construction does not include to the beneficiary of soon as issured. The annear the poly of the beneficiary of soon as issured, the beneficiary of t

part thereof, may be released to grantor. Such apprearing or reveal and network with a gray default or notice of default hereunder or invalidate any act done pursuant to such notice.
5. To keep said premises free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or avaint taid property before any part of such taxes, assessments and other charges become past due or delinquent and priorply deliver receipts therefor to beneficiary; thout the second other charges payable by grantor, either by direct payment or by not taxes, assessments, more charges payable by grantor, either by direct payment or by providing beneficiary; with finds with which to make such payment, heneficiary; may, at its option, make paynent thereofy, together with the obligations described in pargraphs 6 and 7 of this trust deed shall be added to and become a part of the deliver events thereof and for such payments, with limber deliver described, as well as the grantor, shall be bound to the same extent that hereof shall, at the option of the endipayments, with linterest as gloressid, the property hereinforme described, as well as the grantor, shall be bound to the same extent that thereof shall, at the option of the beneficiary, render al sums secured by this trust deed.
6. To pay all costs, fees and expenses of this trust including the cost of this extinat deeu.
7. To pay all costs, fees and expenses of the truste incurred in connection with this obligation.

Search as well as the other vosts and expenses of the trustee incurred in connection with this obligation.
7. To appear in and defend any action or proceeding purporting to affect the security rights or power of hencifciary or trustee any appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of this and the beneficiary's or trustees a atorney's fees provided, however, in case the suit is between the greator and the beneficiary or trustee the amount of attorney's fees mentioned to this deed, to eas all cases shall be fixed by the trust court or by the appellate court if an appeal is taken.

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It is mutually agreed that: 3. In the activity one are performented but property dual be taken under the rath of connect demagn or conference between a dual base the rath of the rath of connect demagn or conference of the many parafile as component of a under the regime that all or any performance between togethe as component of a under taking, which are an excess of the animate togetoeld as component of a septense and attorney's feer, necessarily paid or interval by gained on an such proceedings, shall be paid to beneficiary and applied by it first upon one reasonable costs and expense and attorney's feer, both in the trust and applied country, necessarily paid or incurved by beneficiary in such proceedings, and the biline explicit upon the indebicidners weight instruments as shall be necessary in obtaining such compensation, prompilly upon beneficiary is request. 9. At any time and presentation of this deed and the net for endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any perior for the bayers of the cancellation, without affecting the liability of any perior for the bayers of the cancellation, without affecting the liability of any perior for the bayers of the cancellation, without affecting the liability of any perior for the bayers of the anite (b) into the maxing of any map or plat of said property; (b) join in granting any estimated or creating any of any map or plat of said property; (b) ion in granting any estimated or creating any of any map or plat of said property; (b) ion in granting any estimated or creating any of any map or plat of said property; (b) ion in granting any estimated or creating any of any map or plat of said property; (b) ion in granting any estimated or creating any of any map or plat of said property; (b) ion in granting any estimated or creating any of any map or plat of said property; (b) ion in granting any estimated or creating any of any map or plat of said property; (b) ion in granting any estimates

retiriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) recenses, with x - writarty, all or any part of the property. The graniee in any reconverying may be seconded as the "person repersons legally entitled thereto," and the recentais the eno of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's for any of the writes mentioned in this paragraph shall be not fess than 55. 10. Upon any default by grantor hereinder, beneficiary may at any time with due notice either in persons legand by a court, and the receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtodness hereby secured, enter upon and take positesion of said property or any part thereof, it is own name sue or otherwise collect the rents, issues costs and coperations and collection, including reasonable attorney's feet subject to paragraph the termine.

Including 'reationable attomacy's fees subject to paraph 'n hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, she collecture of such ments issues and profits, or the proceed of fire and other unsurance policies of compensation or awards for any taking or standards of the property, and the application or awards for any taking on standard of an indebtedness secured hereby as a process, shall not use or wards and there in the property of an indebtedness wards there are an indebtedness secured hereby as a process, shall not use or wards and the application or elevant on involution on a wards of an indebtedness secured hereby and the property is a process of an event and if the above thereby immediately dements the result, the beneficiary may declare during the above described real property is currently used for the trustee the invest of the all real property is currently used for the trustsee to here by where and sile. In the hereficiary are the trusts deal investor, the all real property is a mortgace for the trust deviation of vertices the there and sile. In the latter event the herefocary or the trustsee that real property the avertise note of the sector of and an investor. If and real property is a wards are interest to here by where the result of the shall real property is a wards or there the trustsee to here by the sector and and cause the herefort and base of the first event the herefocary or the trustsee to the record of the shall end property to a staffy the obligation we used hereby, whereapon the trustsee to all first the use of the trustsee to fore by the other hereby and and end the manner provided the there of the vertice and the vertice of the obligation we used thereby, whereapon the trustsee to all first the used end and the obligation we are thereby as a process to the property to a staffy the obligation we are thereby whereapon the trustsee to the recorest of the sherefocary ore

excluding the trustee, but including the grantor and beineficiary, may purchase at the site.
15. When trustee sells pursuant to the powers provided herein, trustee shalt apply the proceeds of sale to payment of (1) the expenses of sale, including the property of the trustee and a reasonable charge by trustee's attained. (2) is the powers have a provided there include a provided the provided as provided there include a provided there

opper in the country left or Reconfer of the counts or country in a property is straid, shall be conclusive proof of perper appointment of the matrix. Further accepts this first when the deed, duly executed and acked is made a public record as provided by law. Fursice is not oblicated to be party therefor of pending sale under any other deed of that or of arx, proceeding in which gentor, beneficiary or trustee shall be a party interface.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is levelally 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 atterney, 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 stille insurance company authorized to insure the te real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereaf. NOTE:

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	and that he will warrant and forever	defend the same against all		Con OCT
			persons wnomsoever.	
	purposes.		the above described note and this trust and purposes (see Important Notice bel for business or commercial purposes off	ow),
	contract secured hereby, whether or not na masculine gender includes the feminine an	ed assigns. The term beneficiary med as a beneficiary herein. In co d the neuter and the second second	hereto, their heirs, legatees, devisees, ad shall mean the holder and owner, includo onstruing this deed and whenavor the	lministrators, execu- ling pledgee, of the
	* IMPORTANT NOTICE: Delete, by lining out, w not applicable; if warranty (a) is applicable ar or such word is defined in the Truth-in-Lendi beneficiary MUST comply with the Act and R disclosures. If compliance with the Act not re	nd the beneficiary is a creditor	imber includes the plural. his hand the day and year first ab Doy Recynlend	ove written. Hornac,
	(If the signer of the above is a corporation, use the form of acknowledgment apposite.)	agoneu, disregard this notice.	ESSED BY Michael R. 210	. <u>L</u>
	STATE OF HAWAII, COUNTY OF Hone	(ORS 93.496)	DATE 04110, 1978	
	On April 11, the undersigned, a Notary Public i personally appeared Mich	1978 before me, n and for said County and State,		
		he resides at	FOR NOTARY SEAL	OR STAMP
	personally known to <u>him</u> in, and whose name is subscribed instrument, execute the same: and the name thereto as a witness to said e Signature <u>Wysnic</u>	a to the within and annexed hat affiant subscribed <u>his</u>		
	<i>TO</i> :	, Trusteo]
	The undersigned is the legal owner and trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r estate now held by you under the same. Mail re DATED:	econvey, without warranty, to the conveyance and documents to	ecured by said found the start of the	secured by said der the terms of elivered to you I frust deed the
		, 19	······································	• • • • • • • • • • • • • • • • • • • •
	Do not lose or destroy this Trust Deed OR THE NATE .		Beneficiary	
	Do not lose or destroy this Trust Deed OR THE NOTE TRUST DEED	vnich it secures, doth must be delivered to		t be made.
			STATE OF OREGON	} ss.
	R. R. Thomas, Jr. Grantor		I certify that the win ment was received for recu 19th day of May at 3:18 o'clock P M., an in book N78	ord on the
V	Vells Fargo Realty Services	SPACE RESERVED FOR RECORDER'S USE	or as file/reel number 48 Record of Mortgages of said (Witness my hand an	e 10633 626
, i i i i i i i i i i i i i i i i i i i	AFTER RECORDING RETURN TO Vells Fargo Realty Services		County affixed.	
P P	72 Fast Green Street Pasadena, Califonnia		Wm.D. Milne	(† 18
9	1101 Itn: K. Stark		County Clebk By Simethas & Luch	Deputy
			Fee \$6.00	