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. 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 Toty-first
Dollars, with interest thereon according to the terms of a promissory note of each date herewith, payable to
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The date of maturity of the debt secured by this instrument is the date, stated above, on which the junal installment of suit note becomes due and payable.

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The date of approprise or any part thereof, or any interest there is issued, agreed to be sold, conveyed, assigned or altenated by the state without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this mistrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes The above described real property is not currently used for agricultural, timber or grazin To protect the security of this trust deed, grantor agrees:

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.
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.
To comply with all laws, ordinances, regulations, covenants, to join in executing such financing statements pursuant to the Uniform Commercial Code as the benefic-ary may require and to pay for films same in the proper public office or offices, as well as the cost of all line searches made by films officers or searching agencies as may be demed destrable by the beneficiary.
To provide and continuously maintain insurance on the buildings now or hereafter erected on the said promits against loss or damage by file and such other hazards as the beneficing may from time to time require in an amount not less than specificary with loss payable to the latter; all policies to the beneficiary as prior to the expiration of any pay reason to procure any such businence and to deliver said policies to the heneficiary may indender to the self pray provide read to deliver ad bolicy of insurance now or hereafter placed on suid buildings, the heneficiary may procure the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by propure any such businence and to deliver said policies to the heneficiary may determine, or at option of beneficiary the entire amount so collected, or any provide any default or notice of default hereunder or invalidate any act done pursuant to such notice. To protect the security of this trust deed, grantor agrees. including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking possession of sud property, the collection of such rents, issues and profits, or the proceeds of fire and other marking posterior of such rents, issues and profits, or the proceeds of fire and other marking protection of release thereof as aforesuid, shall not cure or waive any determine.
12. Upon default by granter in payment of any independent of such rents, and the application or release thereof as aforesuid, shall not cure or waive any default or notice of default hereinder or involute any national to such rotter or such the performance of any agreement hereinder, the beneficiary as defaur at some described real property is currently used for agreently and attend to the beneficiary may proceed to foreclose this trust deed in equity, as a mortisker of the mortisker fore hours. However, if and real property is not so currently used, the heneficiary at his election may proceed to foreclose the trustee to tore check by marking or all even and entering as a mortgage or direct the trustee to tore check by marking as a mortgage or direct of default here waite and call property is a surface of the stand such the tail there to be recorded his written unice of default and his clerton to will even at and a proceed to foreclose this trust deed in the tail of the tail of the time of the stand and to the tote of the stand there have the stand fact in the inter of the day give the trustee of the trustee of the stand set there is the truste of the stand set there is the trust of the stand set there is the trust of the stand set there is the trust of the stand set there is a stand proceed to part thereof, may be released to grantor. Such application or release shall not cure or wave any 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 against said property before any part of such taxes, assessments and other charges that may be levied or assessed upon or against said other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges have and promptly deliver receipts therefore to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such payment, heneficiary insu, at its option, make payment thereof, and the anomat so paid, with interest at the rate of forth in the note secured hereby, together with the obligations described in paragraphs 6 and 70 this trust of each payment, such and become a part of the debt secured by this trust deed, without waiver of any rights arising from branch of any of the edwards of the payment of the polyment of the polyment of the same extent that payments shall be immediately due and payable without notice, and the anonyment deed inmediately due and payable arises at this trust deed.
6. To pay all costs, fees and expenses of this trust including the cost of tile search as well as the other costs and constitute a breach of this trust deed.
7. To appear in and defend any action or proceeding purporting to affect the same extend in connection. with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee and in any suit action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of the and the beneficiary's or truste's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the preveiling party shall be entitled to the attorney's fees herein described; the amount of attorney's fees appellate court if an appeal is taken.

TRUST DEED

THIS TRUST DEED, made this \_\_\_\_\_\_ 'day of \_\_\_\_\_\_ 'day of \_\_\_\_\_\_, 19 7 C\_\_\_\_\_\_ between <u>M. P. ENT N. PIERT AND CAREN L. PIERE, HASBAND AND WITE AS TENGUES BL</u>, as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES INC. a CALIFORNIA CORPORATION TRUSTEE on Providence

44 in Block 20 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21,

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

180 **48750** 

COUNTY, OREGON, described as:

Lot

SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.

Page 20 of Maps in the office of the County Recorder of said County.

It is mutually agreed that: x = in the event that any portion in all of which property shall be taken under the right, if it is observed that all or any particle of the membry which have the right, if it is is the respective produced downline in condemnation benchmark to have an event of the membry parable in the respective parable is incompensation to expense and attorney's fees needs and to be underly parable in proceedings, while the balance is excessed by both in the trait on any entering of the membry of the right of the respective parable is the source of the parable is the respective parable is the respective parable is the respective parable in the respective parable is the respective parable in the respective parable is the respective parable in the respective parable is the respective parable. The respective parable is the respective parable parable

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restriction thereon, (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally 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 55. 10. Upon any default by grantor hereinder, beneficiary may at any tone with due notice, either in person, by agent or by a receiver to be appointed by a court, and but not less than 55. in or and the herein 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 weithed without regard to the adequacy of suid property or any part thereof, in its own name sue or otherwise collect the rents, issues and expenses of operation and collection, including thessendle attorney's fees subject to paragraph of here such and expenses of operation and collection, including reasonable attorney's fees subject to paragraph. Thereof upon any indebtedness secured in each order way determine.

excluding the pustee, but including the grantor and beneficiary, may purchase at the sale. I. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attermet, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lens subsequent to the interest of the trustee in the trust deed a their interest, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplax, if any, to the grantor or to his subcessor in interest entitled to sub bench care on a near the appearance of the trustee. The appearance to the effect of any trustee same periority and (4) the surplax, if any, to the grantor or to his subcessor in interesting the appearance herein the trustee the three methods whether a comparison component is the effect of a promotion of the provided tens were even trustee. The latter what here only a subset herein the subset is a subset of the provided the subset is the trust of a subset within the provided the subset herein the trustee of a promotion and wither a comparison content of the provided the subset herein the subset of the provided the subset of the provided the subset herein the subset of the provided the subset of the provided the subset of the provided the subset of the su

inusice, 17. Trustee accepts this trust when this deed, duly executed and a knowledged is made a public record as provided by law. Frustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which sentice, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seried in 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 Orecon state 3ar, a stok, must company or savings and loan association authorized to do lousiness under the laws of Oregon or the United States, a title imprance company authorized to assign the 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 defe	nd the same against all persons whomsoever.
	e ant persons wnomsoever.
The grantor warrants that the proceeds	of the long group of the
(b) for an organization, or (even if gra	of the loan represented by the above described note and this trust deed are: mily, household or agricultural purposes (see Important Notice below), ntor is a natural persoh) are for business or comparised purposes (see a second
This deed applies to, inures to the head	the second are for business or commercial purposes other than agrice
contract and expressionalives, successors and as	sides The strikes an parties hereto their balance to
* IMPORTANT NOTICE	rantor has hereunto set his hand the day and year first above the
or such word is define in (a) is applicable and the	boneficiary is a southing willing the state of the south of the written
disclosures. If compliance with the Act and Regula	d, disregard this notice. Caren A. Frence
(If the signer of the above is a corporation, use the form of arthoused are corporation,	
and a device agreent opposite.)	10RS 43,4901 BY Micked to alsta
STATE OF )	ORS V3.4901 STATE OFTE CON H 1978
STATE OF HAWAII,	) ss.
COUNTY OF Honols	ss.
On <u>April 20, 1978</u>	3
the undersigned, a Notary Public in an personally appeared Mich	d for said County and State,
known to me to be the parson	aer D. Blasko
SWORD deposed as the test	o, who being by me duly
91-923 Kalapu Street, Ewa	Beach, HT
and Caren L. Pierre	lbert W. Pierre
personally known 1.4	
in, and whose name is subscribed to instrument, execute the same and di	the within and annexed
instrument, execute the same; and that al name thereto as a witness to said execu	fiant subscribed <u>their</u>
Signature Lugara C. le	Becks
The undersigned is the legal owner and hold frust deed have been fully paid and satisfied.	er of all indebtedness secured by the foregoing trust deed. All sums secured by su hereby are directed, on payment to you of any sums owing to you will be the secured by successed by the secured by the secured by successed by the secured by successed by the secured by successed by the secured by successed by the secured by successed by the secured by the
said trust deed or pursuant to statute, to cancel ai	er of all indebtedness secured by the foregoing trust deed. All sums secured by sub- hereby are directed, on payment to you of any sums owing to you under the terms I evidences of indebtedness secured by said trust deed (which are delivered to y wey, without warranty, to the parties designated by the terms of said to be the terms of said the terms of said
in regetter with said trust deed) and to recor	way mitted indeptedness secured by taid trust dead (mitted
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DATED: Do not lose or destroy this Trust Deed OR THE NOTE which TRUST DEED W. Pierre & C. L. Pierre	Bereficiary It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON County of Klamath I certify that the within instrument was received for record on th 23rd day of May , 19 78 at 9:05 o'clock A.M., and recorder in book M78 OR Page 1081
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