938-15040 Vol. 78 Page 10945 ate 48850 TRUST DEED Sth JTHIS TRUST DEED, made this HARRY G. Childees dgy of\_ between Barbara and 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: Lot <u>40</u> in Block <u>19</u> of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, <u>Page 20 of Maps in the office of the County Recorder of said County.</u> 5 1.2.2 ----1 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereefter appertaping, 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 744 Hundred Dollars, with interest thereon according to the terms of a promissor note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said 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 alienated by the ganter without just having 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 To protect the security of this trust deed, grantor agrees: The above described real property is not currently used for agricultural, timber or grazin To protect the security of this trust deed, grantor agrees:
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To protect the security of this trust deed, grantor agrees:
To complete the security of this trust deed, grantor agrees:
To complete or demolish any building or improvement thereon, not to commit or permit any wate of salit 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, conditions, and pay when due all to pay for , fing same in the proper public office or offices, as well as the cost of all ties teaches made by films officers or searching usencies and to pay for , fing same in the proper public office or offices, as well as the cost of all ties teaches made by films officers or searching usencies and such other hazards as the beneficiary.
To provide and continuously maintain insurance on the buildings now or harards as the beneficiary may from time to time require in an amount not test than the cost of the said profiles of insurance shall be delivered to the beneficiary may from time to time require in an amount not test than the explanation of any policy of insurance shall be delivered for the beneficiary may reason to the field with the hereficiary and policy of insurance shall be delivered for any size insurance and to deliver said policies to the beneficiary is at some a insured. If policies to the beneficiary is a soon as insured. If policies to the beneficiary is a soon as insured all policies of insurance shall be delivered for the beneficiary may from time to time require the same shall be deverable of the hereficiary may reason to incompani restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without waranty, all or any part of the property. The grantee in any reconveynee may be described as the "person or persons legally entitled thereto," and the recitals therein of any menters or fact, shall be not less there is jess for any of the structure in the second of the truthfuness thereof. Furthere's jess for any of the services mentioned in this paragraph shall be not less than 55. The granter here of the services the notice, ether 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 indebtedness hereby secured, enter upon and take postession of sold property or any part thereof, in its own name and on phy the same, less costs and exposed of operation and collection, much ding reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine and using 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 proseeds of fire and other unsurence patheters of such rents issues and profits, or the proceeds of fire and other unsurence patheters or application or awards for any taking or damage of the import, and the opposite of default hereinder or awards in any are not any sure any other or ware any default or application or release thereof as aloresaid, shall not sure or ware any default or application or release thereof as aloresaid, and not sure or ware any default or application or release thereof as aloresaid, and not sure or ware any default or application or release thereof in parameter of any indebte-invest secure hereofs. The provided by law for any agreence the hereffelary may declare all sure secures hereofs, the sure release this trust declare all the above the beneficiary any proceed to for agriculture. However, if said ecol property is not secure the trust or the trust or the trust of the above in a currently used, the beneficiary and the sure release the trust declare all so my proceed to the sure of firefolware. However, if said ecol property is an origing or other to the restore. However, if said the clock this is not taked, the beneficiary at this election to well there and trust to be recorded his written voice of default sure there contend here and trust to be recorded his written voice of default so and the contend here and property to satisfy the obligations the date stress to be the hereight at the integration to well written or the sure there all trust the said the there there all the time and place of sure the trust with the other there there the trust with the other there there the trust with the other there there there the trust with the other there and the waive any lefault or notice of default hereinder of invalidate any act done pursuant to such notice. S. To keep said premises free from construction thens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said properly before any part of such taxe, assessments and other charges become past the or delinquent and promptly deliver receipts therefor to benefickry; should the grantor fail to make payment of any taxes, assessments, insurance premiums, lienz or other charges payable by grantor, either by direct payment, benefickry; should the grantor fail to make payment of any taxes, assessments, insurance premiums, lienz or other charges payable by grantor, either by direct payment, beneficary may at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trast deed shall be added to and become breatil of any of the covenants hereed and for such payment, such arises and for any of hereinbefere described, as will as the grantor, shall be bound to the same extent that here a bound for the payment of the obligation to the same extent that payments shall be immediately due and payable without notice, and the nonpayment deed immediately due and payable and constitute a breach of this trust deed. with this obligation, 7. To a 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, 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 title and beneficiary's or trustee's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the previling party shall be entitled to the attorney's fees herein described; the amount of attorney's fees appellate court if an appeal is taken. excluding the trustee, but including the grantor and heneficiary, may purchase at the sale.
15. When trustee tells 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 end a reasonable charge by trust of sale, including the object of sale to payment of (1) the expenses of sale, including the compensation of the trustee end (1) the all person fact, including the object of sale to payment of (1) the expenses of sale, including the object of the trustee of the trust of the trustee of It is minimally agreed that: A in the event that any portion to all of sidel property shall be taken under the right of animent domain or confermation, hendelt have that have die right, it it so wheth to require that all or any portion or the monies payable as compensation for any here and control of the second of the aniony required to pay all recommende costs, corporate and controls for access of the aniony required to pay all recommende costs, corporate and controls for access and optical by it just appendant on such proverdings, which are in every of the aniony required to pay all recommende costs, corporate and controls for access and applied by it just appendant on such proverdings, and the part of beneficiary and applied by it is taken any reasonable costs and economy and events for beneficiary and proverdings and the balance opplied upon the orderbodners secred hereby, and granter agrees, at its own expense, to take such actions and events much instanton agrees, at its own obtaining such competitions and events in the opticary's request. 9. At any time and from time to time upon written request of beneficary, payment of its fees and presentation of this deed and the note for endorsement in pay of its fees and presentation of this deed and the note for endorsement in pay of any map or plat of said property; (b) join in granting any easement or the making of any map or plat of said property; (b) join in granting any easement or creating any It is mutually agreed that: The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in the 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 Creater of a back trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to back trust company property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE:

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10915 10946 and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust doed 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 persoh) 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 feminine 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. \* 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, tha beneficiary MUST comply with the Act and Regulation by making required discovers. If compliance with the Act not required, disregard this notice. . Harry es Bhildes · Barbara & Chillen (if the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OVERON (ORS 93.490) STATE OF .\_\_\_\_, County of .... County of Klameth ) ss. , 19 Personally appeared the above named HOYNY Personally appeared G. Childers and Barbora L. Childers and acknowledged the foregoing instrueach for himself and not one for the other, did say that the former is the and president and that the latter is the ment to be the voluntary act and deed. secretary of and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Rice B. Kelita My commission expires: 12-22-78 Notary Public for \_ 3081 đ (OFFICIAL My commission expires: SEAL) ...... REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. то:.... ..... , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured 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 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 here by you under the same. Mail reconveyance and documents to Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mode. TRUST DEED STATE OF OREGON SS. County of Klamath I certify that the within instrumen. was received for record on the Childers, H. & B. 24th day of May . 1978 at 9:15 o'clock A M., and recorded Grantor in book M78 on page 10945 SPACE RESERVED or as file/reel number 48850 LON Record of Mortgages of said County. Wells Farge Realty Services HECONDER'S USP Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Wells Fargo Realty Services 572 E. Green St. Wm. D. Milne Pasa. CA. 91101 Attn: K. Stark County Clerk ... Title Branceta State Deputy Fee \$6.00