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instee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is mude a public record as provided by law. Trustee 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 grantor, bese ficiary or frustee 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 lewfully scized in fee simple of said described real property and has a valid, unencumbered titled thereto The Trust Deud Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Ray, a bank was contained by a social of a social of the oregon of the United States, a title insurance company authorized to insure internet or real property of this state; its subsidiaries, affiliates, agents or brenches, or the United States or any agency thereof.

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee stall compensation of the organizer of all exclosed of sale to payment of the expenses of sale, including the proceeds of sale to payment of the expenses of sale, including the approach of the to payment of the trust deal of the expenses of sale, including the approach of the trust deal of the expenses of sale, including the apprear in the other of the trust deal of the payment is the other of the trust deal of the trust of the trust of the trust deal of the trust deal of the trust deal of the trust of the trust deal of the trust the trust deal of the trust trust deal of the trust trust deal of the trust the trust deal of the trust trust deal of the trust trust deal t

It is multitally agreed that: 5. In the event that my portion or all of shift pickerty shall be taken under the reprint of eminent domain my portion or all of shift pickerty shall be taken under the reprint of eminent domain my portion or all of shift pickerty shall be taken under the arch takes, which are in 9 any bottem of the my under to buy all reprint to my arch takes, which are in 9 any bottem of the my under to buy all reprint of my many to the shift of the shift be shift be and to but the shift of the shift of the reprint of eminent domain of the shift of the shift of the shift of the arch takes, which are in 9 any bottem of the my under to buy all reprint my many to the shift of the shift be shift be a section of the shift of the shift of the shift of the shift of expenses and to be complicate and applied by the four any many to would applied or incurred by beneficiary in such in the trial and applied courts, obtained expenses used in detective in such instruments as shall be decessary in 9. At any time and promptiby upon beingficiary are ded or in the granter of the concellation, without the note for endorsent of the secessary in or of the payment of the indebtedness, trustee may fail consent to the indehty of of any map or plat of said property; (b) join in granting any easement or creating any

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the scurity 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 berween the grantor and the beneficiary or the trustee. Including the suit for the berween the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees herein describered then the prevailing party shall appellate court if an appeal is taken.

part thereof, may be released to granter. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant 5. To keep said premises free from construction liens and to pay all taxet property before any part of such taxes, assessments and other charges become parts due or delinquent and prouch taxes, assessments and other charges become past other charges payable by any part of such taxes, assessments and other charges become past other charges payable by any taxes, assessments, insurance premiums, liens or option, make payment of any taxes, assessments, insurance premiums, liens or option, make payment of any taxes, assessments, insurance premiums, liens or option, make payment thereof, and the such payment, beneficiary may, at its paragraphs 6 and 7 of this trust deed shall be added to and boligations described in the covenants trust deed, without shall be added to and boligations described in the covenants trust deed, without shall be added to and boligations described in the covenants from the payment, with interest and the same extent of any of they are bound for the payments, with interest and the same extent of the office described, as well as the same of any rights ariticoris and the inpopertua-tion and the option of the obligation herein described, and all such deed immediately due and payable without notice, and the normer that thereof shall, at the option of the obligation herein described, and the such as exerced as the option of the obligation herein due to and all such deed immediately due and expenses of this trust including the cost of this trust in the outs, fees and expenses of the trust including the cost of this trust helling at the other of the appenses of the trust including the cost of this exercited shall be immediately and the and expenses of the trust including the cost of this trust in the solition of the obligation herein due to connection. 4. To appear in and defend any action or proceeding purporting to affect the se

 expressed therein, or herein, shall become immediately due and psyable.
 The above described real property is not currently used for agticultural, timber or graving the protect the security of this trust deed, grantor agrees:
 To protect the security of this trust deed, grantor agrees:
 To protect the security of this trust deed, grantor agrees:
 To protect the security of this trust deed, grantor agrees:
 To protect the security of this trust deed, grantor agrees:
 To complete or resource promptly and in good and workmanlike manner any building or improvement thereon: not to commit or and pay when dill core promptly and in good and workmanlike manner any building or improvement which may be constructed. damaged or desiroyed thereon.
 To complete or resources regulations, covennis, conditions, and any may require and to pay for filling the Uniform Comequests to join in executing agrees and to pay for filling same in the proper public office or office, as a section financial statements pursuant of the Uniform Comequest or searching agrees as a searching agree or discussion on the said property in an amount noise of the states of the section of the section of the section of the said or pay form time to time require and such others and section of all lien searcific all policies to finance and such others and the pay form time to the require shall be other fields by the and such others and the pay from time to the indigen of the said section of the said property and produces the beneficiary as soon as insured; if the grant shall be defined and continuously maintain insurance on the said being the or the said properties that far any section of the said property and produces the same at grantor's content to the complete state of the section shall far far any and the section of the said property and produces that far any and the section of any policies to the beneficiary as low of the same at grantor's content to the conte unpant, anu apply ine sume, text total and the lange of the paragraph of thereof upon any indebtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of compensation or release thereof as grosseds of fire and other insurance publicies or opplication or release thereof as aforesaid, shall not core the waive any declare in application or release thereof as aforesaid, shall not core the waive any declare the secure of the property, and there in the property default by grantor in payment of any indebtate to such a the secure the property and the secure of the property and the secure of the property is currently and payment of any indebtates secure in the secure in the property is current and of for agricultural in the core of the property is currently and for agricultural in the origin publication and the manner provided by law for foreclose this trust decil in equity, as a more angle for agricultural in the core of the fore origing balance in any attent or the opport. The theread of the agricultural in the trust of the foreclose in the secure in equity as a more affectary at his election may proceed to foreclose this trust decil in equity, as a more agricult by law for morities of default and his election in a proceed to foreclose this trust decil in the trustee inst decide the agricultural of the fore of the secure thereby. In the secure and a set, in the latter event the beneficiary or the trustee inst and property is a distributed in the agrice of a secure fore of all bas of selegible and this election of Agriculture in the secure of the second at the trust decide in the manner provided by the trust decide in the manner provided by the trust decide in the manner provided and any interment and selection in the second at the second of the sec

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restriction thereon; (c) join in any subardination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or one part of personal legally entitled thereof; (d) reconvey, without warranty, all or one part of be considered at the part of the two of the two one part of the property. The graniee in any reconveyance may described at the "presson of be considered at the part of the two of the two of the two one part of the entities proof of the two of and the receives thereof of any matters of facts shall mentioned in this paragraph shall be not less thereof. There is facts for any of the services due notice, either in person, by agent or by entities therefully at any time with without regard to the pleasand by grantor hereunder, beneficiary may at any time with enter upon and take postquary of any security for the indebtedness hereby is excured unpath, and apply the state is costs and profits including those past due and including reasonable attroney's fees under the two of operation and collection, including reasonable attroney's fees under the two of operations and collection, indebtedness secured hereby, in such order as beneficiary may determine.

hund the control of the debt serviced by the interview of the date stored above on which the Goal testalment of with note because due and payable 1978 

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 FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Tooy This sector appertaining.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: Lot 22 in Block 24 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, 30  $\sim$ an parta

TRANSAMERICA TITLE INSURANCE COMPANY, & CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY GERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.

THIS TRUST DEED, made this 11083 12 JAMES

TRUST DEED Vol. m

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1466 and that he will warrant and forever defend the same against all persons whomsoever. 网络静脉的复数静脉的 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), primarily for granter's personal, family, neusenoid of agricultural purposes (see important vence below), for an organization, or (even it granter is a natural persoh) are for business or commercial purposes other than agricultural (+) 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 terminine 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, the beneficiary MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregurd this notice. lames (If the signer of the above is a corporation, use the farm of acknowledgment opposite.) (ORS 93.490) ) 85. STATE OF HAWAIL Honolulu SS. COUNTY OF\_ April 27, 1978 On. before me. the undersigned, a Notary Public in and for said County and State, personally appeared \_\_\_\_\_ David Durlop FOR NOTARY SEAL OR STAMP 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, deposed and said: That he resides at \_ 59-309 Ke Nui Road, Haleiwa, HI ...: that was present and saw James L. Richards III he 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 his name thereto as a witness to said execution.  $\boldsymbol{\zeta}$ Signature Lugence TO: 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 frust 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 ...... DATED:.... Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyonce will be m STATE OF OREGON TRUST DEED S:3. County of Klamath I certify that the within instrument was received for record on the 25thday of May , 19 78 , at 10;28 ... o'clock A... M., and recorded Richards, James L. III in book M78 on page 11083 Grantor or as file/reel number 48950 SPACE RESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE County affixed. Wells Fargo Realty Service Beneficiary AFTER RECORDING RETURN TO Wm. D. Milne Wells Fargo Realty County Clerk Title Services, Inc. 572 E. Green Street By Gernetha & dielsch Deputy Pasa. CA. 91101 Attn: K. Stark Fee \$6.00