TA38-15113 Vol. 78 Page 13995 50317 TRUST DEED 13996Ľ THIS TRUST DEED, made this day of KOBERT AULIN, a single man between 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>54</u> in Block <u>28</u> of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, **C**,... £01 17-24 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereinto 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 FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of FIVE THOUSAND by the provide and provide of the beneficiary, then, at the beneficiary's option, all the provide and provide of the beneficiary, then, at the beneficiary's option, all the provide and provide of the beneficiary, then, at the beneficiary's option, all the provide and text provide and the provide and provide of the second and the provide and provide of the second and the provide and continuation and property filling otheres or scatching agencies at the beneficiary and in a deliver and provide and continue and provide and provide and continue and provide and provide and continue and provide and continue and provide and provide and provide and continue and provide and pro restriction thereon, (c) som in any subordination or other agreement affecting this decisor the lient or charge thereof, (d) reconvey, without warranty, all or any part of the projects. The grantee in any reconvey, without warranty, all or any part of persons leadly entitled thereto, "and the parties may be described as the "person be conclusive prior) of the truthfulness thermals therein of any matters or facts shall mentioned in this parcial thereto." and the parties of facts free for any of the series due not a this parcial parties the nor less than 55 free for any of the series due due not a this parcial parties by granter hereinder, heneficiary may at any time with all on the provident by granter hereinder, heneficiary may at any time with all on the deguate by granter hereinder, heneficiary may at any time with all on the deguate of any security for the marginited by a court, and entre apon and default by strategies and profits, including thereby secured, unpaid, and apply flect the rents issues and profits, including the part of all die and including reasonable mane, less costs and expenses of operation and collection, including reasonable secured hereby, in such order us beneficiary may determine. minuting 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 said property, the collection of such reality issues and profits, or the provide of fire and other insurance policies are opplication or relase thereoin a distribution of an addition or the provide of the property, and there of default or one waite any default or of profit and there insure and addition or provide the second of the provide of the property, and the notice of default by granter in payment or use and soft or any taking of the property. And the opplication or relase thereoin a distribution of the second of t part incred), may be released to granter. Such application or release shall not cure or waive any default or notice of default hereinder or invalidate any act done pursuant to such notice. 5. To keep said prenises free from construction liens and to pay all takes, assessments and other charges that may be leved or essessed upon or against said due or delinquent and promptly deliver activity insurance premium, liens or property before any part of such due to by direct payment or by privile grantor fail to make payment of any takes, assessments, insurance premium, liens or beneficiary with junds with ranter, either by direct payment, or by privile property with junds with rant the make such payment, beneficiary may at its property with junds with rant the anomatic so pail, with interest at the saits of property with junds with rant the anomatic so pail, with interest at the saits of part of the note sourced in the anomatic so pail. The obligations described in prographs to first rant deed with the doled to and become a part of the ob-tion the note sourced in the granter of any rights arising from breach of any of thereinders shall be immediated by the granter of any rights arising from breach of any of thereinders shall be immediated in the granter discribed, and at my hereinders shall be immediated in the granter of any rights arising from breach of any thereinder described, as well as the granter, shall be bound to the same extent that thereinders shall be immediated in the granter discribed, and all my thereinders shall be immediated in the sequence does right due to nongarment thereinders will be interesting the expenses of this trust deed. 0. To pay all costs, fees and expenses of the trustee incurred in connection 7. To appear in and defend any expenses of the trustee incurred in connection search as well as the other costs and expenses of the trustee meaned in connection, with this obligation. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee, and many suit, action or proceeding in which the beneficiary or trustee mova appear, minding any suit, action or proceeding in which the beneficiary or trustee provided, however, there of title and the beneficiary's speed, to pay all costs and expenses, including any suit for the the beneficiary's present the beneficiary or the trustee then the prevalues the suit is be entitled to the attract the beneficiary or the trustee then the prevalues parts that be entitled to the attract the beneficiary or the trustee then the prevalues parts that mensioned in this participal. The attraction of the suit is appellate court if an appeal et taken. excluding the trastee, but including the grants of one trainipinets (hered). Any person, site, it. When trastee, but including the grants and beneficiary, may provide a the site. 15. When trastee selfs parsuant to the provers provided herein. Trastee solution of the transmitter of the transmitter of the transmitter of the transmitter of the proverse of the information of the transmitter of the off of the o It is minimally agreed that: A In the event that any postion or all obtaind property shall be taken under the schedule comment domain or combination. Events any scale are compensation to a schedule, the require that all or any combination. Events are scale as the require the post-schedule compensation of the moment of the moment product is post-schedule, then are set of the moment of the moment of the post-schedule compensation of the moment of the post-schedule compensation of the moment of the set of the set of out taking, which be paid to hencify any of the set of the post-ment of the paid of the moment's feet, being and the set of the post-on of the paid of the moment's feet, being and the set of the post-schedule paid of the moment's feet, being and the set of the post-and expenses and attended be beneficiary in more provedings, and the balance optimality paid of the actions and execute and instrument request and be necessary in under take such actions and execute and instrument request of the moment of its fine and from time to time upon without end for end balance case of full recover and properties of the instrume requesting the balance of the moment of the indebtedies, traised and the note for end strengt and the indebtedies constitution of the solution of the indebted of the indebted of any map or plat of she indebtedies, the indebted of the indebted of any of any map or plat of she indebtedies, the indebted of the indebted of any of any map or plat of she indebted of the indebted of the indebted of the indebted of any map or plat of she indebted of the indebted of the indebted of the indebted of any map or plat of she indebted of the indebted of the indebted of the indebted of any map or plat of she indebted of the indebted of the indebted of the indebted of the of any map or plat of she indebted of the indebte (a) operating is analog, some se constraint proof of proper approximation of the interaction of the second as provided by law. Trustee is not obligated to notify any tree encodes as provided by law. Trustee is not obligated to notify any tree encodes of pending sale under any other decider trust or of any 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 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 attorney, who is an active member of the Oregon State Bar, a bank, trust company or avoings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance Company authorized to maure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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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 deed 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, executors, 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.

1025 03 4901

• 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, disregard this notice.

Robert F. Rawlin W:TNESSED U

[If the signer of the above is a corporation, use the form of acknowledgment opposite.]

STATE OF CALIFORNIA. Angeles SS. Los COUNTY OF\_ 3 MAY, 78 On before me. personally appeared <u>Fred</u> <u>W</u>. Koch les J 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 <u>he</u> resides at FOR NOTARY SEAL OR STAMP 7-74 TUSTIN F. that (Rev. h C was present and saw\_ Robert Rawlin Misc.-167 (G.S.) Witness Staple personally known to  $h/\eta$  to be the person described in, and whose name is subscribed to the within and annexed hin OFFICIAL SEAL GERALD E. GREEN instrument, execute the same: and that affiant subscrib name thereto as a witness to said execution his NOTARY PUBLIC-CALIFORNIA LOS ANGELES COUNTY My Commission Expires Aug. 25, 1978 n Signature ويتعاد والمعاد والمعاد والمسا satistica, rou nereby 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 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 cancellation before reconveyance will be m STATE OF OREGON TRUST DEED ss. County of Klamath I certify that the within instrumen' was received for record on the

Rawlin, R.

WFRS

Beneficiary

AFTER RECORDING RETURN TO

Grantor

Wells Fa go Realty Services 572 E. Green S<sup>T</sup>. Pasa., CA. 91101 Attn: K. Stark SPACE RESERVED FOR RECORDER'S USE County of Klamath I certify that the within instrumen\* was received for record on the 29th day of June, 19.78, at 10:380'clock A.M., and recorded in book 1478 on page 13995 or as file/reel number 50917. Record of Mortgages of said County. Witness my hand and seal of County affixed.

Wm. D. Hilne County Clerk Title By Sumethin Speloch Deputy