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MAY _ day of ___ RAYMOND JUNIOR COFFMAN AND MACIA ACONFORMING COFFMAN, HUSSAND WOW FARSTANDS & THE RAYMOND JUNIOR COFFMAN AND MACIA ACONFORMING COFFMAN, HUSSAND WOW FARSTANDS & THE TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY . 19_**7_8** 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 48 in Block 24 _ 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 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 grantor herein contained and payment of the sum of Four THOUSAND

FOUR HUNDRAD TAN ____ Dollars, with interest thereon according to the terms of a promissory 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 JUNE 5 11/88 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 alternated by the grantor willout just having obtained the written concern or approval of the beneficiary, then, at the heneficiary's option, all obligations secured by this instrument, 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 grazi. To protect, preserv and maintain said property in good condition and repair: not to remove or demolith any building or improvement thereon, not to commute on restore promptly and in good and workmanitke manner any building or improvement when any be constructed, damaged or destroyed thereon, and pay when due all costs incurrent thereon, conditions, and such and provement when the line or intervention or demolection or restore promptly and in good and workmanitke manner any building or improvement when the line or intervention of the provide and provide and provide and provide and provide and to in pursuant to the line fundition. Conduction and pay when due all costs incurrent to the line fundition contained as the beneficiary or searching agenciates at may be deemed desirable by the beneficiary or demolection of the trainer control on the buildings mow or Arreafter erected on the stid premise against loss or domage by fire and such other haards as the beneficiary and from time to inform the any ensure and to the provide and the orthogen as insured. If the grantor shall fail for any reason to provue any such insurance and to deliver any from other to insurance that building to the deliver of any policit of insurance and the deliver of the observations of any policit of insurance and the deliver any for or other ensure policy must be applied by beneficiary as soon as insured. If the grantor shall fail for any reason to provue any such insurance and to deliver any for or invalidate any act done pursuant is and policit of the stand starts' sequence.
 So the beneficiary as option of beneficiary provue the some at grantor's expense. The original the reason of any policy of insurance that the deliver of the security upo

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, action or foreclosure of this died, to pay all constant expenses in historing evoluties of title and the beneficiary's or trustice's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the prevailing parts shall be entitled to the attorney's fees needed. the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trust court or by the appellate court if an apped is taken.

It is mutually agreed that:

NOTE:

It is mithally agreed that: 3. In the event that any pointer or all of wide property shall have the tasken wales the right of remnerit domain or construction from the parabox of all have the tasken or to be the box required that all or any room tension of required parabox of component for to with taking, which are in exercise of the anisout required parabox of component for the proceeding, which are in exercise of the anisout required or construction components proceedings, which are in exercise of the anisout required or construction components of proceedings, which are in exercise of the anisout required or construction components of proceedings, which are in exercise of the anisout required or construction components of proceedings, which are in exercise and applied by it first ignor any requires the proceedings, which are induced to be beneficiary on such proceedings, and the follow necessarily paid or incurred by beneficiary in such proceedings, and the follow expenses, to take such actions and evenue which, and granter agrees, it is even expenses, to take such actions and evenue with instruments as shall be necessary in obtaining action compensation, promptly lupon beneficiary is request. 9. At any, time and from time to time upon written request of beneficiary, case of full reconveyance, for cancellation, without all consent to the making any case of full reconveyance. For cancellation, without all consent to the making of any map or plat of said property; (b) ion in granting any easement or creating any of any map or plat of said property; (b) low for granting any easement or creating any other in the said property; (b) low for granting any easement or creating any other any map or plat of said property; (b) low for a said and any applied any other and the any map or plat of said property; (b) low for a said any other and the any map or plat of said property; (b) low for a said any said any map or plat of said property; (b) low for a said any said any map or plat of said propert

Vol. 78 Page 14001 .

restriction thereon; (c) join in any subordination or other astrement affecting this deed or the hen or charge thereoj; (d) reconvey, without warrants; all or any part of the property. The grantee in any reconveyance may be described as the new part of the property. The grantee in any reconveyance may be described as envices a services and the conclusive proof of the trainfluers thereoi, Tristee's fees for any of the trainfluers thereoi, Tristee's fees for any of the trainfluers thereois the approximation of any matters or parts shall be not less than \$5. 10. Upon any default by granter hereinder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to be appointed by a const, and without regard to the adequacy of any security for the including three parts ensering entry on and take possession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including the same, less costs and expenses of operation and collection, including these scured, thereof up is such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other misrance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cur or weike any default or notice of default increander or mediate any act does possible any default or notice of any agreement hereander, the beneficiary may deduce of the difference or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cur or weike any default or notice of default increander or mediate any act does possible does not a with performance of any agreement hereander, the beneficiary may declare all times described real property is currently used for agricultural, timber or grazing purposes, the beneficiary may proceed to foreclose this trust deed in equit, as a mortage in the manner provided by law for mortgage foreclosures. However, if said real property to satisfy the obligations secure here on a further event the beneficiary or the trustee shall execute and early adjutions secure there is sufficient and the interaction of the said described real property to satisfy the obligations secure discretion to sell the said described real property to satisfy the obligations secure discretion for sells for sale with any rouse due to foreclose this strust deed in equity as a mortgage or direct the trustee to forechose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and farshifts the time and place of sale, give notice theredy whereapon the trustee shall fix the time and place of sale, give notice thereof as then required by taw, and proceed to foreclose this trust deed in the manner provided to the observed to be foreclose thereof, whereapon the trustee shall fix the time and place of sale, give notice thereof as then required by taw, and proceed to foreclose this trust deed in the manner trus

law, and proceed to forcelose this trust deed in the manner provide an interface day by the second secon

we challing the burtler, but including the grantor and henceticary, may purchase at the sub-exclusion the burtler, but including the grantor and henceticary, may purchase at the sub-fig. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sub-to-payment of (1) the experise of sub-emistion grant here and a reasonable charge her instreed and the distribution of the trustee and each sub-charge her instreed at the emistree and the trust deed, (1) to at pre-un-having recorded here appendix the optimized and the trust deed, (1) to at pre-un-having recorded here appendix the optimized and pre-unit of the trustee at the deed at their interest and pre-instead and (2) be simpling, it and, to the emission and the optimized and (2) be sub-particular the optimized and pre-instead and (3) be sub-plus, it and, to the emission appendix the second permittee of the bardle as the optimized and pre-instead and pre-instead and (3) be sub-plus, it and, to the emission of the emission of the trustee in the trust of the second bardle as the second permittee of the bardle as the optimized permittee of the second bardle of the emission of the second bardle of the second at the optimized and the second bardle of the second at the optimized and the second bardle of the second as provided by provide any containing and trustee.
17. Divide d cepts this this when this deed, shilt even the second bardle of the second as provided by law. Prostee is not which and a how defined any three of the second bardle of the second as provided by law. Trustee is not which and the second bardle of the second as provided by law. Trustee is not shift any 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 savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to teal property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

14001

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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 hinds 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 beneficiory 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 shis notice. Kaynor Junior Coffma Maria Aloisia affinan Robert R. Clintus (If the signer of the above is a corporation, use the form of acknowledgment opposite.) 5-2-78 (ORS 93.490) STATE OF County of STATE OF_ STATE OF HAWAII, Honolulu SS. COUNTY OF_ May 5, 1978 before me. On the undersigned, a Notary Public in and for said County and State, Robert R. Cloutier FOR NOTARY SEAL OR STAMP personally appeared _____ 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 _____ 94-498 Ala Poai Street, Mililani, HI that he was present and saw Raymond Junior Coffman and Maria Aloisia Coffman 3 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 ________ name thereto as a witness to said execution. (20 regene Signature ____ 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 held by you under the same. Mail reconveyance and documents to DATED: Beneficiary not lose or cestray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be ma TRUST DEED STATE OF OREGON 55. County of Klamath I certify that the within instrument was received for record on the 29th day of June , 19 78 , Coffman, R. and M. at 10:38 o'clock A M., and recorded on page 14001 Grantor in book M78 50921 or as file/reel number SPACE RESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE WRFS County affixed. Beneficiary AFTER RECORDING RETURN TO Wm. D. Hiine Wells Fargo Realty Services 572 E. Green St. County Clerk Title Pasa., CA. 91101 Adelsch Deputy Attn: K. Stark

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Fee \$6.0.