TA 38-15426 Page 16561 Vol. 72 52547 TRUST DEED JØ THIS TRUST DEED, made this ____ May _ day of __ MOMILANI M.A. EPSTEIN MICHAEL PERSTEIN TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. husband + wife WITNESSETH: tenants by entirity 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>34</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, Page 20 of Maps in the office of the County Recorder of said County. How Houston W. M. C. Stein date herewith, payable to The date of maturity of the debt secured by this instrument is the date, started neces, it not server pand, to be due and payate. Spectral (19) - the within described property, or any part thereof, or any interest thereby is sold, agreed to be told, conveyed, assigned or allenied by the bonnior without first having the write concerns or approval of the beneficiery, then, at the beneficiery's orthon, all obligations secured by this instrument, which the beneficiery's orthon, all obligations secured by the instrument, irrespective of the maturity dates oblighted nie written (origent ör appröval of nie beneficiary, then and payable.
The showe described test property is not currently used for spricultural, tischer or graving parpores.
To protect the scurity of this insis deed, grantfor ögrees.
To protect the scurity of this insis deed, grantfor ögrees.
To complete on settion any building or improvement thereon, hos to commut in protection of the sensity of the setting of t restriction thereon; (c) join in any subordination or other appeement diffecting this deed or the lion or charge thereoj; (d) reconvey, without varianty; all or any part of the proparty. The granue is any reconveyance may be described as the "perion or pareness (sight) entitled thereo; "and the reculats therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services assessment in this parcial, they conclusive thereof, and the reculsive field in this parciaph shall be not less than \$2. 10. Upon any default by granter hereinder, bareficiary may at any time with dise notice, either in person, by agent or by a receiver to be appointed hereby secured, without regard in the adequacy of any security for the indebtedness hereby secured, site or otherwise goliset the rent, issues and profits, including those part and ampaid, ad apply, the same, less costs and expenses of operation and take points and faciluding seasanable attorney's fees subject to nargraph 7 hereof upon any indebtedness herewed hereby, in such order as beneficiary may determine. 11. The entering upon and taking postsession of and property, the collection of such rests. Issues and profits, or the proceeds of fire and anter insurance politics or compensation or evacuts for any taking or danast of the insurance politics or opplication or evacuts for any taking or danast of the property, and the politics of default hereinder or invalidate any art done pursuant to such as default or invalidate any art done pursuant to such as default or network by grouter and party taking or denast of the more or property, and the sector of any default hereinder or invalidate any art done pursuant to such as default or network by grouter in payment of any network of the such as default hereinder or invalidate any art done pursuant to such as default or sets by grouter and payble. In such an event and if the strong secured hereby is metabolishing to release the opposed and payble. In such an event and if the such described real property is currently used for agricultural, timber or grasting purposes, the beneficiary has a morizage for account to the currently used the release of default and such that the cleation in a proceed to foreclose this trust deed here and ary taking the contrast of foreclose this trust deed here and event and is the strong ender the second develop the fit of the event the beneficiary as a morizage for a foreclose this trust deed to foreclose this trust deed in functions that the event develop of the event develops the second develop to satisfy the obligations secure hereby, whereupon the rust second hereby to satisfy the obligations secure hereby, whereapond the second deventue of the rust develops the satisfy the obligations secure hereby, whereapond the second deventue of the all property to satisfy the obligations secure hereby, whereapond the rust estimate solid first is the dune and place of sale, give notice thereof as then resurred by the deventue of the rust develops the rust estimate solid for the cus bart thereof, each be related to granice. Side application or relative failt not can be worken any bershow default or none of default bereauder or invalidate any bershow to more on the order of default bereauder or invalidate any bershow to more on the order of default bereauder or invalidate any bershow to more on the order of default bereauder or invalidate any bershow to more on the order of the ord law, and proceed to foreclose this trust decid in the manner provided in ORS186.740 to 85,753.
13. Should the beneficary elect to foreclose by advertisement and sale then offer default at any time bour to favore advertisement in date set by the trustee for the trustee's sale, the grantur or other persons to provide the ONS 86.760, may pay to the beneficiary or his nuccesson in interest, respectively, the entire amount then date, under the terms of the trust end of a and the obtaint on other persons of the obtain and the obtaint set of the terms of the trust end of a and the obtaint set person of the obtaint of the principal set and the obtaint set person of the principal set and the obtaint set person of the obtain and the obtaint set person of the obtain of the principal set of the trust end to default occurred, and thereby cure the default, in which event all forectoarce protectings shall be to the set and at the time and all the obtaint set.
a would not then be able bod of S0.2000 ther than subte principal set of the principal set of the polytone protecting shall be held on the date and at the time and place designated or the notice of subter. The trustee may set is all property either in one pay by the set of the pay either in one function of the principal the pay of the set of the pay of the trust est date in the max of the pay by the trustee.
14. Otherwise, the date of pay the the trust est all deliver to the highest bidder for the pay of at the time of set. Trustee shall deliver to the pay of the trust est deed of the pay of the trust excluding the end by the crustees. And by the trustee is deed of a pay of the trust est deed of a pay and the the pay of the trust device of a set. The trust est provided the trust est deed of a set of the the pay of the trust est device of the the device of the trust est device of the trust est of the the pay of the trust est of the device of the trust est of the the trust est of the trust est of the trust est of the trust est of the tru It is mutually agreed that:

It is mutually agreed that: It is mutually agreed that: It is more and that are performers all of sub-perpetivisial be taken under the sub-performant densities or condemnation, beneficiary deal mass the user-sub-performant densities of the animal required to the sub-performance is and the sub-performance of the animal required to the gravite are under to the sub-performance of the animal required to the uppet of the sub-percentings, shall be pass to construct an grad of under the uppet of the percentings, shall be pass to construct the the sub-performance of the user percentings, shall be pass to construct the the sub-percenting sub-percentings, shall be pass to construct the the sub-percenting sub-diated attempts of all sub-percenting to sub-percenting spectra sub-diated attempts and attempts these beneficiary to sub-percenting spectra of the one explaint agree to the sub-technic spectra by beneficiary to a sub-technic spectra and essents while the request of beneficiary, grammer in stake much actions and essents open written request of beneficiary, and the presention of the addition, without affecting the liability of any percenting the product of the addition of out affecting the liability of any percenting and prosents, bo an influence on a second and the next for additions and the presention of the additionant of a sub-technic may be all the percenting and prosents, bo an ingranting any essention or recenting any of any implicit agreed and the addition of the additioner and for a the individence of the additioner of the additioner and a constant on the individence of the addition of the a

NOTE

excluding the trustee, but including the grantor and beneficiary, may purchase at the ale. 15. When trustee aeth pursuant to the powers provided herein, rustee shall apply the proceeds of sale to pursuant of the powers provided herein, rustee shall apply the proceeds of sale to pursuant of the powers provided herein, (2) to be compensation of the trustee and a reasonable charge it trustee 5 attorney. (2) to the subrigation sective by the trust deed. (3) to all pressure having recorded liens subrigation to the interest of the rustee in the model. If any, to the granton of the subrigation to the interest of the rustee in the model. If any, to the granton or to a bacessor is interview power to the the subrist. If any, to the granton or to a bacessor is interview power to the twentee in the trust of the subrist of the order of the trustee and power have the subrist. If any, to the granton or to a bacessor is interview power to the twentee in the trust of the subrist of the subrist power the theta of the subrist device a to the subrist subristic the power and power the the subrist device a to the subrist matter subristic the there is any the twente model on the subrist coverance or the subristic the interview and power the theorem of the any bacestance or the subristic be made to written instanton executed by conditioners and subristic on the theory of the form of the power appointment of the trustee of the Chanty Beer or Records of the county or counties in could in the processes instant the device and its place of the county or counties in could in the the trustee. 17 Provide devenue this frust when this dead, duity executed and acknowledged

trainer. 17. Trustne accepts this trust when this deed, duly executed and acknowledged is made a public recent as provided by hay. Trustee is not obligated to notify any garry hereto of pending sale unifer any other field of trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action of proceeding is brought by trustee.

7213-80216

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 Art provides that the trustee beteunder must be either an alterney, 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, or the insurance company authorized to insure title to real property of this state, its subsidiarilet, affiliates, agents or branches, or the United States or any agency thereof.

16561

and that he will warrant and lorever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of this loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, howehold 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. PLUM

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, auccessors and assigns. The term beneficiary shall mean the holder and owner, including pleagee, 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 NGTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficizry is a crediter or such word is defined in the Tryth-in-Landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures. It compliance with the Act not required, disregard this notice?

(If the signer of the above is a corporation, use the form of acknowledgment angosite.)

wit measured 5/14/78 CTATE AE) 55. County of

MPS MONilani

STATE OF HAWAII, SS. Bonolulu COUNTY OF

May 31, 1978 0n ---before me the undersigned, a Notary Public in and for said County and State, personally appeared _____J: Schreier 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 she resides at -59-379 Makana Road, Haleiwa, HJ : that she was present and saw Michael P. Epstein and Momilani M.A. Epstein personally known to her to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed their

С.

Ke

FOR NOTARY SEAL OR STAMP

÷.,

4. Fastein

TO:

Signature

The undersigned is the legsl 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 svidences of indebtedness secured by said trust deed (which are delivered to you borewith 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

, 19 DATED:

name thereto as a witness to said execution. Eugen.

Beneficiary

Do not loss or distroy this Trust Deed OR THE NOTS which it servers. Both must be delivered to the trustee for concellation before reconveyance will be made.

TRUST DEED		STATE OF OREGON	
Epotein Grantor WERS	SPACE RESERVED FCH RECORDER'S USE	County of Klamath I certify that the within ment was received for record 31st day of July, 1 at 1.0:47. o'clock AM., and in book 117.8 on page 1 or as file/reel number 52547 Record of Morigages of said Cau Witness my hand and County affixed.	instru- on the 1978, recorded 16561, nty.
Beneficiary			
Well and a star peconding reality		Wm. D. Hilne	
572 E. Frien St Dasadena, Cognol		County Flark By Gernstla Akelod	Title
		fee \$6.00	