78 Vol. Prige 16567 52551 TRUST DEED THIS TRUST DEED, made this TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY May SERVICES, INC., a CALIFORNIA CORPORATION. TRUSTEE as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in iruss, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: Lot 30 in Block 29 _ 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 one singular the terements, bereditaments and apportenances and all other rights thereanto belonging or in anywise new or hereafter opertaining, and the rest insee and profits thereof and all fixtures new or hereafter attached to or used in connection with seld real estate.
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The date of mainers is the over a scarma of this outrument is the date thated above, on which described property, or any part thereot, on any intervent which is date, agreed to be expersed intervent, and become immediately due and payable.
 The shore described real property is not currently used for agricultural, timber or graving porposes.

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with this obligation. 7. To sppcar in and defend any action or proceeding purporting to affect the scarity regists or powers of henefulary or traiter, and in any suit, action on grocensing in which in overeficiary or traiter may appear, including any suit, action for each of this seed, to ady all costs and expenses, including evidence of ities and be beneficiary to reacte stationery is for provided. Inoverse, in case the and is be considered to the group of the end of the most of the second station of the second station of the second station is for the end of the second station is and the beneficiary of the basic then the prevailing party shall be considered to the atomic's feet prevent described, the would shall be fixed by the trial court on by the appendix court of an appendix taken.

It is mutually agreed that:

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It is mutually agreed that: 5. In the event that any portion or all of skil property shall be taken under the right of emisent domain or condennation, heneforer, shall have the taken under the right of emisent domain or condennation, heneforer, shall have the taken under the right of emisent domain or condennation, heneforer, the pay all reasonable events such takines, which are in a view of the anisotant reason point or to reason or a such takines, which are in a view of the anisotant reasonable reasonable, shall be in a view of the anisotant reasonable are in the sub-rise of takines, which are in a view of the anisotant reasonable costs, and expenses and attenders's fees, both the the tight quantary reasonable costs and expenses and attenders's fees, both the the tight of the anisotance append upon the infection beneficiary of a such proceeding appears councy of appeared may and the hence of the view of the sub-appeare in take such actions in the events pay of a such proceeding appears counce of the sub-stant of the such at the sub-stant of the such actions in the time to time upon written request of hence appeare of the fees and procentiation of this deed and the note for endowment in the payment of the fees and property (b) in in granting any examinent to the making of any map or plat of and property, (b) in in granting any examines to constant and the induction of the sub-

restriction therean, toj join in any subordination or other agreement affecting this, fred or the lien or charge thereof; (d) reconvey, without warraty, all or ony put of the property. The grantee in any reconveyance may be described as the "person persons legally entitied thereto." and the seciels therein of any matters or facts shall be conclusive proof of the traitifulneus the critics into Tostee's fees for any of the services mentioned is this paragraph shall be not less that Tostee's fees for any of the services 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, either in pointson, by agent or by a recurity for its be appointed by a court, and without regard is the adequacy of any security for its be appointed by a court, and without regard is the services as the property or any path thereof, in its own name sec or otherwise collect the rest, issues and profits of the grant be and apply the secured to paragraph and the services and profits of the rest and and apply the secure upon and take parts source of sets and profits of the rest and and apply the secured to paragraph and the services and profits of the paragraph of the secured including reasonable utrons is fees subject to paragraph of the rest upon any individuent secured hereby, in such order as beneficiary may determine.

including reasonable attorney's fees while the protects of operation and collection, indebtedness secured hereby, in such order as beneficiary may determine.
11 The entering upon and taking cossertion of said property, the collection of och tents takes and profiles or the proceeds of fire and other immone policies of a comparison or novalt for any taking or damage of the property, and the application or release therefor any taking or damage of the property, the collection of a comparison or nelease therefor any taking or damage of the property, and the notice of default hereinder or main framer any act done pursuant to such notice.
12. Upon default by granter in appendix of any indeficiences secured hereby or the property is currently used for any steamer and an other in source of the property is currently used for any appendix of any equeent of any indeficience secured hereby or the property is currently used for sector and the energiciary may declare all sums declared hereby the uncertainty area on appendix of the appendix of the appendix of the beneficiary and the tent of the above the secure of the energicary may indeclare all sums the many proceed to forectoary at his summer. However, if said real property is currently used or the tent the bondficing or the transmer should be a uncertain any transmer. However, if said real property is a unortgate or default and this decrine to use the said described in optics as a mortgate or three the interview hereby, whereugon the said state in the exceed hereby as the regulated by advertisement and sale. In the latter event the bondficing tech the transfer of the said described in the sentificary elect to forectose this trust deed by law, and proceed to forectose this trust deed in the memory bar effort the matter shall exceed to forectose this trust deed in the the enter provided by the prove the enter the regulated by the state of the property is a state of the device of the property is the state event and by the trust eshall exceed a matter the term

scattaling the trustee, but including the grantor and beneficiary, may purchase a shall excluding the trustee, but including the grantor and beneficiary, may purchase a shall apply the proceeds of agle to payment of (1) the expenses of sale, including the opportunity of the trustee and a reasonable charge by trustee 5 atterney. (2) to the state of the proceeds of agle to payment of (1) the expenses of sale, including the opportunity of the trust deed. (3) to all persons having recorded them intervals and the trust deed. (3) to all persons having recorded them intervals and the trust deed. (3) to all persons having recorded them intervals the order of the trust deed. (3) to all persons having recorded them intervals and the state and (4) the surplus, if any, to the grantor or to its increasor in present interval such surplus. The for any reasons person to such surplus. The for any reasons person to such surplus. The the order of the trust is the state wheth therein or to any successor trustee successor ensuccessors to any nucleon beneficiary may from time to the appoint a successor insister. The faster shall be very from the to any appoint the successor ensures, the faster shall be very from the trust device and without econvergence to the successor ensures, the faster shall be very from the trust device and different of the pointment and appoint state the mark by writien instanton even to also the writies contered and statististion shall be considered of the county of countine of the system that and the state the state of the of the faster the deed of the county of countine of which the efficient of the faster the state words of the county of countine of which the efficient of the faster of the state of t

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully select in fee simple of said described real property and has a valid, unencumbered titled thereto

The Trust Deed Act provides that the trustee become must be either an etterney, who is an active maximum of the Oregon State Bar, a bank, trust company or sevings and ban association exthetized to do business under the taxes of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its consideries, officiates, events or branches, or the United States or any agency tipreof.

h. Bealing

and that he will warrant and forever defend the same against all persons whomspevel.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, family, household or agricultural purposes (see Important Notice-bolow). (b) for an organization, or (over if grantor is a natural parent) ore for business or commercial performance that edited more

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 baneficiary shall mean the holder and owner, including plodgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this fixed and whenever the context so requires, the masculine gender includes the leminine 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 (c) 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. It compliance with the Act not required, disregard this notice.

(if the signer of the above is a corporation, use the form of acknowledgment approves t (ORS 53 470) STATE OF OTOGON County of Rtarnath May 12 | STATE OF _____, County of _____)ss. , 19 75 Personally sppcared Personally appeared the above named Rohaid R. Bernhardt and asch for himself and not one for the other, did say that she former is the and acknowledged the foregoing instrupresident and that the latter is the voluntary act and deed. secretary of and that the seal attixed to the longoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: a corporation. Before me: Noter Public tor Creyon My commission expires: D-27 75 (OFFICIAL SEAL)

Netury Public for My commission expires:

Lough

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been puld.

TO:

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ment to be

(OFFICIAL

SEAL)

, Trusten

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust dead. 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 doed 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: , 19.....

Beneficiary

Do not less or costroy this Trust Dood OR THE NOTE which it socures. With must be delivered to the tructor for concellation before reconveyance will be made.

TRUST DEED		STATE OF OREGON
		County of Klimath I certify that the within instru- ment was received for record on the
·····		31 stday of July 1978
Granitor	Space reserved For Recorders use	at 10:47 o'clock A. M., and recorded in book N78 on page 16567 or as file/reel number 52551 Record of Mortgages of said County. Witness my hand and seal of
Borioficiary		County affixed.
White Recording Refure 19 Services Inc.		
CT2 II. Gasen Schuel		Wm. D. Hilpe
Providence, CA 92101 KAREDI STARK Trast Services		Buner glerk, Title