A.3.8-15536 18 Page 16570 16571 52553 TRUST DEED the THIS TRUST DEED, made this ANDLE E 701006, BSINGLA GLOMAN AND EDWING STANDARD AND EDWING STANDARD AND TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. between SIN Con WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: in Block ______ of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Los 19 Page 29 of Maps in the office of the County Recorder of said County. together with all and singular the tenements, hereditaments and oppartenances and all other rights thereunto belonging or in anywise now of hereafter appendining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. The same of matering contents contents of the beneficiary, then at the beneficiary of material contents of the state of the second day the greents of state above, on which the final installant of the state of the second day the greents of the beneficiary, then at the beneficiary of the beneficiary and the state of the state of the second day the greents of second days of the beneficiary of Detained the wattern conserve of appendix of the beneficiary, then, at the Deneficiary experiment therein, one on event, shall become termenizely law and supplies.
The stave described real on party is not currently used for any request.
To protect the security of this thast deed, grantor agrees:

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 To complete or returns an reamtain and property in good condition and topparty any water of arising property:
 To complete or returns promptly and in good and workmanitke mismicr any bolking or improvement which may be consintered.
 An complete with all law, ordinances, repulations, covenants, conditions, and such faces and the cost of life property.
 The complete with all law, ordinances, repulations, covenants, conditions, and such flagmenting tatements pursuant to the Uniform Commercial Color of test, or may require and to say for filing same in the proper public off as the conflictery may require and wontinuously stainistis insurance on the buildings now or successing additional of the same distributes against loss or dange by for she as to the sectificary at least the data the baneficiary.
 An off and continuously stainistis insurance may be constrained by delivery at least the data of the same data policies of insurance shall be delivered to the sectificary and the inter off, and the same data policies of the same regive the and continuously stainistis insurance may be the affecting and the same data policies of the same regive the and content and the same regive the and non-not test than beneficiary at least the fourthy and the same regive the any an stave described real one party is not currently used for agricultuirs, similar or grating purposes restriction thereon; (ci join in any subordination w other agreement affecting this deed or its lies or charge thereof; (d) resonvey, without warranty, all or any part of the property. The grantee in any reconveyunent may be described as the "person or pargont legally envited thereto," and the reciting the discribed as the "person be conclusive proof of the truthfulness thereof. Thirteen of any matters or facts shall messional in this paragraph shall be not last thereof. The sympathere is for any of the service in the discription of the truthfulness thereof. The sympathere is any time with the conclusive proof of the truthfulness thereof. The second of the service is a second of the proof of the truthfulness thereof. The second of the service is a second of the second by agreed or by a receiver to be appointed by a court, and without regard to the adsoucey of any security for the be appointed by a court, and without regard to the adsoucey of any security for the beap past thereof, is its corn name say or otherwise collect the venis, issues and profits of using the part thereof, is its corn name say or otherwise collect the venis, issues and profits of the part of part of part of part of apply the same, less costs and scopens of using the part of the service inside the second is a score of any second to part of the service of upon any inside the second is a score of the second second score of the second second inside the second second second second second core of the second second inside the second second second second second second core of upon any determine. Interest secured hereby, in such order as beneficiary may determine. It. The entrains upon and taking possession of said property, the collection of such rents, status and profits, or the proceeds of fire and other insuance policies of componisation or release thereof intry taking or demays of the property, and it, policies of the proceeds of the property, and it, onto collection or release thereof intry taking or demays of the property, and it, onto collection or release thereof intry taking or demays of the property, and it, onto collection or release thereof intry taking or demays of the property, and it, onto collection or release thereof intry taking or demays of the property, and it, onto collection or release there of any different or involution of the property is currently used for exclusion in such an event and if the sectore of any differently used for exclusion in the property is currently used for exclusion in the property is currently used for exclusion in the property is a submerging or protein the institution in the property is currently used for exclusion may proceed to for property is the property of the interfaces of the institution in the property is currently used for exclusion may proceed to for property is currently used for exclusion may proceed to for sections the interfaces that restricts in the interface shall restrict the restrict be interfaced. In the bitter of the intrinst dead by law for more are foreclose the interfaces the interface in the interface shall restrict the exclusion and property is currently used in the interface thereby, where the interface of any difference thereby is the restrict of the property to satisfy the obligations secure thereby, where the interface shall restrict the restrict hereby, where the property to satisfy the obligations secure thereby, where the property to satisfy the obligation secure thereby, where the property to satisfy the obligation secure thereby, where the property to satisfy the obligation secure thereby, where the property to satisfy

with this obligation. To appear in and defend any decion or proceeding purporting to affect the resurts: rights or powers of heneficiary or truster; and in any suit, action or proceeding in which the beneficiary or truster mey appear, including suit, action or joreclozure of this deed, to pay all costs and expenses, including evidence of this and beneficiary's or trusters attorney's fees provided, however, in case the suit between ine grantor and the beneficiary is the truster then the prevailing party shall be entitled to the attorney's fees therein described; the amount of attorney's fees appealate court if an appeal is taken.

It is mutually agreed that:

NOTE

It is multically agreed that: 8. In the event stat ary portion or all of soft-property shall be taken under the right of eminent domain or containmentum, beneficiary shall have the right, if is no soften to require that all or any portion of the moving borble at compensative file such taking, soft are in events of the unious probable at compensative file superset and athensy's free necessarily pake in the spin of y matter in such proceedings, such are unit to beneficiary and applied by it flee spin only reasonable costs and exponents and athensy's free necessarily be used to be applied by proceedings, such are accured by beneficiary and granning and the balance expense, to take such excitons and execute auto in such obtaining such conspensation, promptly upon beneficiary and granning requesting of necessary in 9. At usy time and from the to the advecture and on the soft of an of the soft of primet of its fees and presentation of this deed and the nort for enderies of primet of its fees and presentation of this deed and the sore for enderies primet of its fees and presentation of the advecture and the sore for enderies of a configurer, primet of its fees and presentation of the indebtedness, trastee may (a) consent to the shall and of any map or plus of suid property; (b) join in granning any easement to creating any of any map or plus of suid property; (b) for in granning any easement to creating any

law, and proceed to forectore this trust deed in the manue instein as then reputed by to 86, 395. 13. Should the beneficiary elect to foreclose by advertisement and sale then first definite at any time prior is five days before the date set by the trustee for the busine's said, the grantor or other person so privileged by ORS 86.760, may pay to under the terms of the maximum limits and the set by the trustee for the busine's said, the grantor or other person so privileged by ORS 86.760, may pay to under the terms of the must need and the obligation secture amount then due, and expense actually and sectoring the terms of the obligation and trustee's and attomey's fees and exceedings shall be definitioned by the trustee. If there we tail forechare proceedings shall be definitioned by the trustee and which event all forechare proceedings shall be definitioned by the trustee and which event all forechare proceedings shall be definition by the trustee and which event all forechare proceedings shall be field on the date and at the time and place designated in the notes of said. The trustee may reliss and property so sold, but which are then the off and the advecting the property so sold, but which are contain form as required by law conveying the property so sold, but wintows of fast shall be conclusive proof of the trusties thereof. Any person, excluding the trustee sells pursuant to the powers provided herein, insistee shall.

estimated of the trainee, but including the grantur and beneficiary, may purchase at the set of the trainee, but including the grantur and beneficiary, may purchase at the set of the provided of an end to be a set of the powers provided herein, trustee shall apply the provends of an end to be a reasonable charge of trustee's attorney. [2] to the compensation of the failed to payment of [1] the expenses of sale, including the compensation of the failed to payment of [1] the expenses of sale, including the compensation of the failed to the reasonable charge of trustee's attorney. [2] to the aubacquent for the interest must deed. [3] to all persons having recorded liens aubacquent for the interest frained the trust and a point. If diversity is the angle of the subacquent for the interest is the interest in the trust and and the interest may appear in the order of their finite trust which char may from time to the appoint of a subcreasor of saters and personable of any head charge of the any successor is anterest in the interest of the production, and the any successor in the successor is structured. Upon such appointed there must here and increase is the successor is structure to appoint the there induce the any successor in the successor is structure to the oppointed there induce there and increase is the successor in the induce of a point the there induce the angle is the successor is that in mail to noted by written institutionent executed by beneficiary, contrained appointent mail to indee by written institutionent executed by beneficiary, contrained appointent in mail to indee by any head of the county or counties in which the property is situated, and is place of the county or counties in which the property is situated, and is the world of proper appointment of the indeced inster. [1]. This is accessor is this trust when this decid, duly executed and acknowledged

projectly is attained, and we conclusive proof of proper appointment of the successor instice. If, Pointee accepts this trast when this devi, duly executed and acknowledged is made a public record as gravided by law. Functies in not obligated to notify any party here to of pending sale under any other deed of trust or of any action or proceeding in which gravitor, buellicity or trustee shall be a party unless such action or proceeding is brought by trustee.

7213-80196

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

The Trust Deed Act provides that the trustee beteunder must be either an efforcey, who is an active member of the Oregon Store Bar, a bank, trust company or savings and icon association authorized to do budgets under the laws of Oregon or the United States, a title Instrume company authorized to insure-title to-real property of this state, its subsidiaries, efficience, egents or branches, or she United States or any egency thereof.

16571 16570 and that he will warrant and forever defend the same against all persons whomsnever. 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, leavily, household or agricultural purposes (see Important Notice below), (b) lor an organization, or (even it grantor is a natural person) are for business of commercial purposes other than agricultural purposes. purposes. This deed applies to, increa to the benefit of and binds all parties hereto, their hairs, togates, devisees, administrators, execu-tions, personal representatives, successors and assigns. The form deneiticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not mamad as a beneficiary herein. In construing includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Adu Mulle Multe Witness he by Colut R. Centre 5-5-28 • INFORTANY NOTICE: Dalete, by lining out, whichever wringing (c) or (b) it not applicable; if warranty (a) is applicable and the beneficiery is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, tha beneficiery MUST comply with the Act and Regulation, disregard this notices disclosures. If compliance with the Act not required, disregard this notices If the signer of the above is a corporation, use the form of acknowledgment opposite.) \$ ss. STATE OF HAWAII, Honolulu COUNTY OF_ _ before me. FOR NOTARY SEAL OR STAMP the undersigned, a Notary Public in and for said County and State, May 16, 1978 known to me to be the person whose name is subscribed to the 1111111 personaliy appeared within instrument as a witness thereto, who being by me duly within instrument as a witness increase resides at sworn, deposed and said: That he resides at 94-498 Ala Poal St., Mililani, HI ; that he was present and saw Annie E. Yamane . = 1 <u>ي</u> OTA S 0 he was present and saw Anni and Edward J. Mullers 60 personally known to <u>bim</u> to be the person described in, and whose name is subscribed to the within and annexed 12 111instrument. execute the same; and that affiant subscribed their name thereto as a witness to said execution. Signature <u>ungine</u> <u>C</u>. Comba The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust dead. All sums secured by said dead have been fully raid and writehed. You becaby are directed on normant to you of any sums owing to you under the terms of 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 sume owing to you under the terms of and trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewill together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the state and held by not under the same Mail reconversions and documents to TO:--estate now held by you under the same. Mail reconveyance and documents to , 19 Beneficiary DATED: will be r Do not fose or costroy this Trust Doed OR THE NOTS which it secures, sorti soust be delivered to the trustee for conceilat STATE OF OREGON 55. County of Klamath I certify that the within instru-TRUST DEED ment was received for record on the 31s day of July 19.78. at 10:47 o'clock AM, and recorded in book 1178 on page 16590 or as file/reel number 52553 Record of Mortgages of said County. Yamane/Mullers Witness my hand and seal of Granter SPACE RESERVED FOR County affixed. RECORDER'S USE Wm. D. uilne WFRS Beneficiary Gounty Slutk, Title AFTER RECORDING RETURN TO By bruchas I data the Doputy Wells Fargo Realty Services 572 E. Green Street Pasadena, California 91101 ree \$6.00 Attn: K. Stark