+7738-16490 Vol. mg TRUST DEED THIS TRUST DEED, made this_ 25 _ day of_ July 78 . between Roger W. Parlee and Agnes K. Parlee, husband and wife as tenants by the entirety, as Grantor, 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 Grantor prevocanty grants, our bear of the second state of the second se Tor 11-10 *** in Block * 28 **** of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Lot <u>The minister con</u> of tract this oregon shores out 2 as shore on Page 20 of Maps in the office of the County Recorder of said County. norme southern may been also she have a firm and 27 Field Arenary - Frid -200 X Katel 4) (B) Telle' yourney reactions to be a reaction of the out of the state of the balance reaction of the state to be still the product of the total still the product of the state. 19/26/48 station and Generation and o servicio Secto Albo Hoge Willacker 1. 1. 19. 15

bit 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. nine hundred and fifty no/100 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 _____ August . 19 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 altenated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates

Obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become immediately due and payable.
 The above described real procent is not currently used for agricultural, timber or grazing purposes.
 To protect the security of this trust deed, grantior agricultural, timber or grazing purposes to proceed the security of this trust deed, grantior agricultural, timber or grazing purposes.
 To protect the security of this trust deed, grantior agricultural, timber or grazing purposes to prove or demotish any building or improvement thereon; not to commit or permit any wast of said property.
 To complete or restore promptly and in good and workmanilke manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all cost incurred thereon.
 To comply with all ave, ordinances, regulations, covenants, conditions, and the proper public office or offices, as the mentioned affecting statements pursuant to the Uniform Commercial Code as the beneficiary and pay form time to time require in an amount not less than the proper public office or offices, as the beneficiary as soon as insured. If this policits of insurance shall be delivered to the beneficiary as soon as insured. If the policits of insurance shall be delivered to the beneficiary as soon as insured. If the policits of insurance shall be delivered to the beneficiary as soon as insured. If the policits of the beneficiary as soon as insured. If the policits of the beneficiary as soon as insured. If the policits of the beneficiary as soon as insured. If the policits of the beneficiary as soon as insured. If the policits of the beneficiary as soon as insured. If the policits of the beneficiary as soon as insured. If the policits of the beneficiary as soon as insured. If the policits of the beneficiary as soon as insured. The policits of the beneficiary as soon as insured. If the

pair thereof, may be released to grantor. Such application or release shall us, our appendix my default or notice of default hereinder or livalidate my act dome pressuant is such notice. I default hereinder or livalidate my act dome pressuant is such notice. The default hereinder or livalidate my act dome pressuant is such notice. The default hereinder or livalidate my act dome pressuant is such notice. The present taxes, assessments and other charges become past the or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, issurance president with funds with which to make such payment, beneficiary; should the grantor fail to make payment of any taxes, assessments, issurance president with funds with which to make such payment, beneficiary may, at its forth in the bore memory and the amount so paid, with interest at the rate set forth in the bore memory and the amount so paid, with interest at the rate set forth in the bore memory of this trust deed whall be abound to the same extend the default secured by this trust deed, without whiler of any right and become a part of the default secured by this trust deed, without whiler of any right and become a part of the default secured by this trust deed. Secured by a such and the nonpayment is thereof that be another of the obligation herein that there of the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonnection with the solitagit of the secure of this trust deed. Secure of this trust the control of the obligation. The payment is the option of the beneficiary or trustee inclured by this trust deed. Secure of this trust deed that the obligation here of the option of the payment of the obligation an

If is multially agreed that, If is multially agreed that, which is a substantially agreed that, which also a substantial of the substantial of all property shall be taken under the rest of entiment isomain or contemposition, penalteney shall have the taken under the rest of contemposities and a substantial of any posities of the animits payable as compensations for superstantially agreed to be any posities of the animits required to pay all reasonable costs and expenses and automay's free the animits required to pay and the animits proceedings, shall be paid to beneficiary and applied to be it frant upon any reasonable costs and expenses and automay's free the substantial of a substantial expenses and which are the automay's free the birt of an any frantantial expenses and which are also and a secure substantial previous and the balance applied upon the indebiedness secured hereby, and grantor is such obtaining such compensation, promptiy upon beneficiary request. 9. At any time and from the to time to time upon whiten request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement in case of full reconveyance, for cancellation, without affecting any easement or creating any person for the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of sald property; (b) join to grantig any easement or creating any Ent [FM, 0] and

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restriction thereon: [c] join in any subordination or other agreement affecting this deed or the iten or charge thereof; [d] reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts that be conclusive proof of the truthfulness thereof. Truster's fees for any of the zervices mentioned in this paragraph shall be not less than 55. 10. Upon any default by erantor hereunder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to be appointed by court, and without regard to the adequacy of any security for the indebtedness hereby secured unpaid, and apply the same, less costs and orgofits including the past of a part due and including 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 rents, issues and profits, or the proceeds of fire and other insurace policies or compensation or awards for any taking or damage of the property, and the application or retease thereof as a foresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in the supercent of any application and if the above described real property is currently used for agricultural, timber or grasing purposes, the beneficiary may ideclare all sums secured, hereby, immediately due and payable. In such an event and if the above described real property is currently used for agricultural, timber or grasing purposes, the beneficiary may proceed to forectose this fuest for other therein the developer the sufficient or the trust deed in equity, as a mortgage in the manner provided by law for mortgage foreclosures. However, if said real property to saits witten notice of default and his election to sail the said described real property to as any fage or direct the trustee to foreclose this furst deed by advertisement and saile. In the latter event the beneficiary or the trustee shall execute and exacted hereby, whereupon the said described real property to saits thus to deal in the manner provided by law for mortgage to direct thereof as then required by law, and proceed to foreclose this trust deed in the manner provided hits the time and place of said, give notice thereof as then regulated by law, and proceed to foreclose this trust deed hered hereby, whereupon the said trust deed here of a store relay to asset the trust deed here of a store of the said to the said to the described real property to saits trust deed in the manner provided to the Siges. And place of said, give notice thereof as then regulated by law, and proceed to foreclose this trust deed in the manner provided here the said to the said the t

law, and proceed to forcelose this trust deed in the manner provided in ORS/86.740
13. Should the beneficiary elect to forcelose by advertisement and sale then after default at any time prior to five days before the date set by the trustsee for the trustee's sale, the grantor or other person so privileged by ORS 56.760, may pay to the beneficiary on this successors in interest, respectively, the entire amount then due, under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the beneficiary or this deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the truste deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the truste deed and the sole shall be real or the obligation and trustee's and atomey's fees not exceeding \$50 each; other than such portion of the principal as would not then be due had no default occurred, and thereby, time the default, to which event all foreelosure proceedings shall he dismissed by the trustee.
14. Otherwise, the sale shall be held on the date and at the sine and place for the bidset for the babs at the time of pacels at auction to the purchaser its deed in form as babs at the time of alle. Trustee shall deliver to the purchaser its deed in form as babs at the time of alle. The recitals in the deed of any excluding the trustee, but including the grantor and beneficiary, may purchase at the sole.
15. When trustee sells nurruunt to the proves provided height trustee that

excluding the trustee, but including the grantor and beneficiary, may purchase at the are. 15. When trustee sells pursuant to the powers provided herein, trustee shall exply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the public the proceeds of the trustee and a reasonable charge by trustee's attorney. (2) to the subsequent to the interest of the real, (3) to all persons having recorded times subsequent to the interest of the trust deck as their interests may appear in the order of their priority und (4) the subjust of any, to the grantor or to hit successor to any trustee hybrid by law beneficiary may from tone to time appoint a successor trustee, the latter shall be versel with all the process and duties conferred upon any trustee herein named or appointed herein or to any successor trustee to thit process of the state shall be versel with all thic, process and duties conferred upon any trustee herein named or appoint en executed by beneficiary, containing reference to this trust deed and its place of the compo or counties in which the office of the County Clerk or Recorder of the county or counties in which the office of the county Clerk or Recorder of the county or counties in which the office of the County Clerk or Recorder of proper appoint and the successor trustee.

trustee. 17. Trustee accepts this trust when this decd, duly executed and acknowledged 18 made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other decd of trust or of any action or proceeding in which granton, beneficierry or trustee shall be a party unless such action or proceeding is brought by trustee.

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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 100「大学」のための理論

DIE: The Trust Deed Act provides that the trustee heraunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company the de 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 real property of this state, its subsidiaries, affiliates, agents or branchez, or the United States or any agency thereof.

NOTE:

56:22 ESESS 712 NO 1297 1.643 C.I.C. -<u>10</u>-25 iczansk ET and that he will warrant and forever defend the same against all persons whomsoever. 2. G. A. 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 forem it grantor is a natural person) are for husiness or commercial purposes other than the purposes of the second s arridulture 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 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 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 (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. × Uque + Broger W. Pulee (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF Harvair Count STATE OF Personally appeared . who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the ment to be THEY voluntary act and deed.secretary of DARLee a corporation and that the seal allixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. A Belpre me: COFFICIAL SEALD TAD HALLY COM Before me: (OFFICIAL SEAL) () Notary Public for _ W GL My commission expf My commission expires: SAME - SAME AND A A FARM REQUEST FOR FULL RECONVEYANCE 31 To be used only when obligations have been paid. , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said **TO:** 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 19..... DATED Repeticiary Do not loss of destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reco ace will be STATE OF OREGON **S**S. TRUST DEED County of Klamath I certify that the within instrument was received for record on the 4th day of October, 19 78. at 3:47 o'clock P. M., and recorded 22133 in book M78 on page 21 or as file/recl number 56122 Grantor SPACE RESERVED Record of Mortgages of said County. Witness my hand and seal of FOR 95 Y 3 A RECORDER'S USE County affixed. the set of the second second Banaficiary Wells Fargo Really Services Inc Wn. D. Milne 572 E. Green Street County Clerk Pasadena, CA 91101 By Kenutha Afelich Deputy KAREN STARK Trust Services Fee \$6.00