\$38596647 Vol. 178 Page 23593 TRUST DEED 38-1661, made this _____ THIS TRUST DEED, made this _____ The Barnes 18 _, between day of _ TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES INC - CALIFORNIA CORPORATION TRUSTEE on Provide Instruction 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 COUNTY, OREGON, described as: Lot _____ 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. logether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter apportaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. EOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <u>FIRE FORMANCE</u> of each agreement of grantor herein contained and payment of the terms of a promissory note of aven date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest thereof, if not sconer paid, to be due and payable. September 1. 1988 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of suit note becomes due and payable. In the event the within described property, or any part, thereof, or any interest thereof is sold, agreed to be sold, conveyed, assigned or altenated by the grantor without first having explanation or herein, shall become immediately due and payable. In the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dues explanation or herein, shall become immediately due and payable. The above described real nurserity is not currently used for agricultural, timber or erazing nurnoses

biained the written consent or approval of the beneficiary, then, at the beneficiary option, all 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.
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 To compty with all laws, ordinatics, regulations, covenants, conditions, and persons the uniform Commercial Code as the beneficiar and the grapher public officer or offices, and the agreed ensured destings agreed to the uniform Commercial Code as the beneficiar and the said promises against toss or damage by free and such other head continuously maintain insurance on the building now or meader head for any protuce the said or promises against toss or the such due takes on the content and to duel far any public of insurance and to the said promises against toss or the said by filling and the insurance and to the said or promises against toss or the said by definition of the said promises against toss or the said by definition of the said promises against toss or the said by definition of the said promises against toss or the said and to pay for filling the due for any procure the said or any reason to the said promises against toss or the said or any reason to the said promises against toss or the said or any reason to the said or any free or other insurance and to the beneficiary and the deliver or any be applied by the beneficiary upon any individe of thereby and in such notice and the dead to any the said not c

may acterimine, or all options by exercises sheen application or release shall not curve or waive any default or notice of default hereander or invalidate any act done pursuant to such notice.
3. To keep said premises free from construction liens and to pay all taxes, assessed upon or against said assessments and other charges that may be levied or assessed upon or against said assessments and other charges that may be levied or assessed upon or against said assessments and other charges that may be levied or assessed upon or against said assessments and other charges become past property before any part of such taxes, assessments and other charges become past property before any part of such taxes, assessments instance premiums, liens or grantor fainges payable by grantor, either by direct payment or by providing other charges assessment therefor to beneficiary: should the direct payment of any taxe, assessments, instance premiums, liens or grantor fainges payable by grantor, either by direct payment or by providing other charges that thereof, and the annount so paid, with interest at the rate set form have payment thereof, and the annount so paid, with interest at the rate set for the new source hereby, together with the obligation described in part of the pay prime thereof and for such payments, while interest as softratame extent that they are bound for the payment of the obligation hereof described, and all sums secured by this trust deed. As well as the grantor, that he bound described, and all sums secured by this trust deed.
5. To pay all cost, fees and expenses of the trustee incurred in connection with this obligation.
7. To appear in and defend any action or proceeding purporting to affect the force outs and expenses to the trustee, and in any mit, action or proceeding in which, tab be bactfiedary or trustee; and in any mit, action or proceeding in which tab be bactfiedary or trustee; and the mee or first end for the pay of the pay of the trustee incurred in connection with th

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appeilate court if an appeilift men. It is multitally agreed that: A. In the event that ally partial or all of shill perperts that he taken under the right of eminent domain or condemnation, beneficiary shall have the right, if end eldels, to require that all or any portion of the moments payable a compensation of which is a semicired by partial or or the moments payable a compensation of the semicord of the second of the amount required to pay all reasonable with, expenses and attorney's fees increasing of the amount required to pay all reasonable with, expenses and attorney's fees increasing of the amount required to pay all reasonable with, expenses and attorney's fees both in the trial and appetite courts, and expenses and attorney's fees both in the trial and appetite courts, expenses to take such actions and execute meth instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary sequest. 9. At any time and from the to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement in any map or play of the indebtedness, trustee may (a) consent to the making of any map or play of the indebtedness, trustee may (a) consent to the making of any map or play of the indebtedness, trustee may (a) consent to the making of any map or play of the indebtedness, trustee may (a) consent to the making of any map or play of the indebtedness.

restriction thereon; [c] iom in any subordination or other agreement affecting this deed or the lien or charge thereof; [d] reconvey, without warranty, all or any part of the property. The there is any reconveyance may be described as the "person of persons legally entitle thereto," and the rectals thereon of any matters or facts shell be conclusive point of the truthfulness thereoil. Trustee's jees jor any of the serives mentioned to this paragraph shall be not less than 55. The property of the truthfulness thereoil. Trustee's jees jor any of the serives mentioned to this paragraph shall be not less than 55. The approximation of the truthfulness thereoiler, heneficiary may at any time with 10. Upon any drivant by granter hereinder, heneficiary may at any time with due notice, entite on the adequacy of any security for the indebtedness thereby secured, without regard take possession of suid property or any part thereof; in its own name use or otherwise collect the rents, issues and profits, including those past due and unpuid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees subject to paragraph 7 hereof upon any including reasonable attorney is such order as beneficiary may determine.

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 the and other insurance policies are compensation or release thereof as dynamic, and the cure or wave any degulat or application or release thereof as dynamic, and the cure or wave any degulat or notice of degulat therawdie thereof as dynamic, and the cure or wave any degulat or notice of degulat therawdie thereof as dynamic, and the cure or wave any degulat or notice of degulat therawdie of an application of may multiched therawdie entering as dynamic, and the cure or wave any degulat or notice of degulat therawdie of an application, the beneficiary may declare all some in the performance of unsure of any multiched therawdie and application of aware and therawdie and application of a second hereaft, the beneficiary may declare all some described rely is currently used for agricultural, infer or presing purposed to foreelowe this trust deed in equity, as a mortgage or direct the truste of oreclose this trust deed in the struct device shall evecute and sale. In the latter event the beneficiary or the trustees shall evecute and there describe the rest of the property to satisfy the obligations secured hereby, whereaft the scure and the the latter event the beneficiary or their required bit without on the obligations secured hereby, whereaft the scure and the intermediation of the there of sale, size on the obligations secured hereby, whereaft the scure and the secure of the property to satisfy the obligations secured hereby. Whereaft the scure and the secure declare this trust deed in the manner provided in ORS/80, 740 to \$6, 750.

law, and proceed to foreclose this trust deed in the manner provided in ORS/86,740 to 86,795. 13. Should the braneficiary elect to joreclose by advertisement and sale then 14. Should the braneficiary elect to joreclose by advertisement and sale then after default a law, time prior to Five days before the date set by the trustee for the after default and eav, time prior to Five days before the date set by the trustset for the time beneficiary or his successors in interest, respectively, the entire anomint then due, and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding S50 each; other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, is which event all forcelosure proceedings shall be dismissed by the trust time and place 14. Otherwise, the sale shall be held on the date and promets either in time and place in separate parcels and shall well they sale. Trustees that default, or without any covenant ber conclusive proof of the trustee may set sale fragerets of a due to the highest bidder for eash, payable at the time of the resection in the deed of any without any covenant be conclusive proof of the trustyliness thereof. Any person, matters of fact which be conclusive proof of the trustyliness thereof. Any person, excluding the trustee, wells pursuant to the nonefairy, may purchase at the excluding the trustee, shall be conclusive proof of the trustyliness thereof. Any person, excluding the trustee, sells mustuant to the none server involved herein, trustee shall be also benefairy of the trustee shall be not for the trustyliness thereof. Any person, excluding the trustee, sells pursuant to the nonefairy, may purchase at the business the the other of the proof of the trustyliness thereof. Any person, excluding the trustee, wells pursuant to the noneers provided herein. trustee shall

purchase its extensitive warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthyluness thereof. Any person-matters of fact shall be conclusive proof of the truthyluness thereof. Any person-matters of fact shall be conclusive proof of the truthyluness thereof. Any person-matters of fact shall be conclusive proof of the truthyluness thereof. Any person-tant shall be made ware and a reasonable charge by truther's attorney. (21) to the compensation of the mater and a reasonable charge by truther's attorney. (21) to the obligation section better that deed. (3) he all persons having recorded lenses appear in the other mater and a reasonable charge by truther's attorney. (21) to the obligation section better that deed. (3) he surplus, if any, to the gravitor in to appear in the other mater and a truthy and (4) he surplus, if any, to the gravitor in the appear in the other proof by law beneficiary may from time to time appear its successor of more around provided by law beneficiary may from time to time appear appear in the other mater way trustee named herein or to any successor instruc-appointed in preason promitted by law beneficiary may from time to time appear appeared in the mater the trust and appointement, and without consectance to the appointed more mater appointed hereinder. Bay beneficiary, containing its instructions the latter shall be vested with all title, powers and duries confirmed upon any trustee herein named or appointed hereinder. Bay successor interventions and the fact of the County Clerk or Records of the country or counting in which the property is situared, shall be conclusive proof of proper appointment of the successor intailer.

property is situated, share to solve this deed, duly executed and schnowledged 17. Trustee accepts this trust when this deed, duly executed and schnowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which granture beneficiary or trustee shall be a party unless such action on proverding is brought by trustee.

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

The Trust Dead 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 real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE

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KAREN STARK

Trust Services

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 a commercial purposes other than agricultural

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 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. Annette Barnes $\overline{*}$ IMPORTANT NOTICE: Delete, by lining cut, 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. (if the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490)) ss. STATE OF Oregon ___. County of STATE OF ___ Klamath County of and Personally appeared , 19⁷⁸ August 30 who, being duly sworn, each for himself and not one for the other, did say that the former is the Personally appeared the above named president and that the latter is the Annette Barnes and acknowledged the loregoing instru-ment to be. Up heat woluntary act and deed. Before me COFECTAL SEAL Notary Public for My commission expires: 2/11/81 secretary of a corporation. , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal 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. Before me: (OFFICIAL SEAL) Notary Public for _ COU. n Commenter Sa My commission expires: i k REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee TO: 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 Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON TRUST DEED ss. County of Klamath I certify that the within instrument was received for record on the 20th day of October 19 18 at 10:57 o'clock AM., and recorded in book M78 on page 23593 Granter 57.038 or as file/reel number SPACE RESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary Wells Fargo Realty Services Inc. Wn. D. Milne 572 E. Green Street County Clerk Pasadena, CA 91101 Title Bypernecha

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