Vol. 778 Page 25644~ FASF-16802 ---TRUST DEED SEPTEM BER 19 X between 28 _ day of _ THIS TRUST DEED, made this DENNES D. YOUNG AND WANDA R. YOUNG HUSBAND MUTTES, 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 COUNTY, OREGON, described as: Lot ______in Block 2 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Lot _____ in Block _____ of tract Lits-oregon shores of a shore of the comp. Page 20 of Maps in the office of the County Recorder of said County. Same with the state of the second of the second of a shear that and the state bird above a much ANRCAN. \mathcal{W} ા ખેતરણદેશકો છે. A A States aliver for 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.

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 alienated by the grantor without first having obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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Obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all expressed thereth, shitbecome imviellatcly due and payable.
The above described real property is not currently used for agricultural, timber or grazing purposes.
To protect the security of this trust devil, grantor agrees:

 To protect the security of this trust devil, grantor agrees:
 To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or inprovement thereon; not to commit or the property is not currently used for agricultural, timber or grazing purposes
 To complete or restore promptly and in good and workmanlike manner any persons h building or inprovement thereon; not to commit or the property.
 To complete or restore promptly and in good and workmanlike manner any persons h building or inprovement is thereon; and the property.
 To comply with all law, ordinances, regulations, covenants, conditions, and the property and in good and workmanlike manner any building or inprovement is the beneficiary.
 To comply with all law, ordinances, regulations, covenants, conditions, and the test of all lens sections is the beneficiary.
 To provide and continuously maint in insurance on the buildings now or inprovements pursuant to the Uniform Commanies acceptable to the including indebted.
 To provide and continuously maint in insurance on the buildings on wo or interest insurance and the deficary as soon as insured. If the return annount not tess than policy of the entificary is a soon as insured. If the return annount not tess than policy of the entification or release shall be delivered in the property upon any such busines device and return insurance policy may be applied by the beneficiary.
 The thereform and building fife or other

pair thereof, may be released to grantor. Such application or release shall not cure or wave any default or notice of default here: nder or hvalidate any act done pursuant to such notice. 5. To keep said premises free from construction llens and to pay all taxs assummts and other charges that may be leviced or astessed upon or against said property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefore the charges become past other charges payable by grantor, either by the payment or by powiding other charges payable by grantor, either by the payment or by providing beneficiary with funds with which to manuant st paid, with interest at the rate set option, make payment thereof, and the optimiset payment or by providing beneficiary with funds with which to manuant st paid, with interest at the rate set option, make payment thereof, and the optime with the obligations described in forth in the note secured hedeed shall be added to and become a part of the debit paragraphs that the optime of the subligation herein described, and all such the cohereof described, as well as the grantor, shalt be bound to the same extent that thereof, shall, at the option of the beneficiary transite from breach of any of the sublid bestored as well and expenses of this trust including the control described and early and early and expenses of this trust including the cont of this trust dead interface in and defend any action or proceeding purporting to affect the spraced well as the obter costs and expenses of this trust including the cost of tilte are all to the beneficiary or trustee incurred in connection of proceeding in which the beneficiary or trustee ind any suit, for the spraced in which the beneficiary or trustee incurred in connection or proceeding in which the beneficiary or trustee induced in any suit for the spraced in which the beneficiary or trustee incurred in any suit for the spraced in which the beneficiary or trustee incurred in any suit for

It is mutually agreed that, is mutually agreed that any portion or all of shid property shall be taken under the rate of the second that any portion or all of shid property shall be taken under the rate of the second that any portion or all of shid property shall be taken under the rate of the second that any portion or all of shid property shall be taken under the rate of atometer in excess of the anount required to pay all restments in such proceedings, shall be paid to beneficiery and applied by it fail and applied up restonable ancessarily paid or incurred by beneficiery in mother coeffings and applied the belance ancessarily paid or incurred by beneficiery in mother coeffings and the belance ancessarily paid or incurred by beneficiery in mother coeffings and the belance ancessarily paid or incurred by beneficiery in mother coeffings and the belance ancessarily paid or incurred by beneficiery in mother coefficients and the belance ancessarily not be abletedness secured and in a grant as shall be necessary? 9. At any time and property to the under on written request of beneficiery, provent of the grant and, for concellation, without affecting the itability of any cust of the payment of the indebtedness, truttee may (a) consent to the making of any map or plat of said appopring (b) in hing anting any easement or creating any of any map or plat of said appopring (b) in hing anting any assessed on the making of any map or plat of said appopring (b) in hing anting any easement or creating any of any map or plat of said appopring (b) in hing anting any easement or creating any of any map or plat of said appopring (b) in hing anting any easement or creating any of any map or plat of said appopring (b) in hing anting any easement or creating any of any map or plat of said property (b) in h

restriction thereon: (c) join 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 grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitalis therein of any matters or facts shall be conclusive proof of the truinfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to he appointed by a court, and without regard to the adsession of any security for the indebtedness hereby secured, enter upon and take possession of and property or any part thereof, in its own name sue or otherwise collect the renix, issues and profits, including those past due and unpuld, and apply the same, is costs and expenses of operation and collection; including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured here by, in such order as beneficiary may determine.

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 possestion of suid property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation, or awards for any taking or damage of the property, and the application or release thereof as aforesuid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. The default hereunder or invalidate any act done pursuant to such notice. The offeet of default hereunder of may appendent thereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In motor or waive any offault or the beneficiary may proceed to foreclose this trust deed in equit if wait real mores, the beneficiary may declare to be proceed to foreclose this trust deed in equit if and real mores and such a more and or direct the hereficiary or the trustere shall execute and cause to be recorded his written when the functions may proceed to foreclose this trust deed in equity as a moregae of direct the functions may proceed to foreclose this and cause to be recorded his written the officiary or the trustere shall execute advertisement and sale. In the latter event the definitions score hereby, whereupon the truster shall fix the them and place of sale, give notice thereof as then required by trustere shall fix the trust and place of sale, give notice thereof as then required by the definit or any time prior to five days hefore the date set by the trustee of the and expenses actually incurred in enforcing the terms of the distant and as then a the proficiary or his successors in interest, respectively, the entire amount iden due, under the terms of the trust deed and the obligation secure theredy including coust and expenses actually incurred in enforcing the terms of the obligation and insuiters and expenses act

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceed of sale 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 obligation secured by the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trustee in the trust deed as their interests may appear in the order of their prior and (4) the surplus. If any, to the grantor or to its successor in interest entities of here prior and (4) the surplus. If any, to the grantor or to its successor in interest entities the plaw beneficiary may from time to the interest appear in the order of private any truster named herein or to any successor trustee appeared hereaution. Dream private appointent, and without conveyance to the appeared hereaution with the trustee with all title, powers and duties conferred upon any matter herein and or appointed hereauties. Cach such appointment and thereaution shall be made by written instrument executed by beneficiary, containing reforme of the Successor for any trustee of the crounty or counties in which the prioperty is situated, shall be crocked of the county or counties in which the prioperty is situated, shall be conclusive proof of proper appointent and acknowledred 17. Trustee access in this trust when this deed, duly executed and acknowledred

nutree. 17. Trustice accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obliguted to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which greating, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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

NOTE: The Trust Deed Act provides that this trustoe hereunder must be either an attorney, who is an active member of the Oregon State Ber, 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, agents or branches, or the United States or any agency thereof.

25645 **16**18 1 to the spin 2¢. 1000 255 day DENNES D. YOUNG SEPTE ABER and that he will warrant and forever detend the same against all persons whomspever. 1.54 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 personal are for business or commercial purposes other than a purposes. 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 meen 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. Dennis D. Young * 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 suih 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.) IORS 93.4901 STATE OF . STATE OF ____ Personally appeared County of 10 STATE OF CALIFORNIA. Awge les SS. 3 October 1978 FOR NOTARY SEAL OR STAMP before Staple 1 OFFICIAL SEAL GERALD E. GREEN NOTARY PUBLIC - CALIFORNIA 7-74) LOS ANGELES COUNTY My comm. expires AUG 25, 1982 personally known to bit to be the person described in, and whose name is subscribed to the within and apprecia Rev. instrument, execute the same; and that than subscribed <u>maxed</u> instrument, execute the same; and that than subscribed <u>maxed</u> mame thereto as a subscribe to said execution. G.S.) Slaple 19 biedness secured by said trust deed (which are delivered to y 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 died the estate now held by you under the same. Mail reconveyance and documents to ... DATED:..... Beneficiary Do not loss or destroy this Trust Doed OR THE NOTE which it secures. Both m STATE OF OREGON County of Klamath TRUST DEED I certify that the within instrament was received for record on the 14th day of November, 19 at 2:04 o'clock P. M., and recorder in book M78 on page 2564 or as file/reel number Record of Mortgages of said County. Grantor SPACE RESERVED Witness my hand and seal of FOR County affixed. RECORDER'S USE in the second 1.5-25 (1.5-25) (1.5-25) (1.5-25) Beneficiary Wn. D. Milne Wells Fare Reality Services Inc. County Clerk Title 572 E. Green Street Pasadena, CA 91101 Deputy ByDernetha KAREN STARK \$6.00 Trust Services