1938-16800 TRUST DEED Vol.	M18 Page 25652
THIS TRUST DEED, made this day of Aug	, 19 78 , between
TRANSLATION 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 COUNTY, OREGON, described as:	A Change of a second
Lot 16 In Block 22 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed of	on December 9, 1977 in Volume 21.
Page 20 of Maps in the office of the County Recorder of said County.	national de Braizetta ensi terta di la
and the second second product and so and a solar and second second second for the solar solar and the solar so and the second second for the solar shall be solar to be solar the solar solar solar to be solar to be solar to an a solar second for the solar for the solar solar solar to be solar to be solar to be solar to be solar to be as and the second for the solar to be so as a solar to be solar to be as a solar to be solar to be as a solar to be solar to be solar to be to be solar to be solar	1. 2. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
01 - till real for here into at his hurd the last real year from they emitted.	
the instruction when the start of the second	the second se
Sudiffic Sudiffic	n 1997 - Angele Marine, and an an angele state and an
together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging of in rents, issues and profits thereof and all fixtures new or hereafter attached to or used in connection with said teal estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the	sum of Forty Six
Dollars, with interest thereon according to the terms of a pro	
beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and p The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of x	id note because due and payable. In the event
The date of maturity of the debt secured by this instrument is the date, stated above, on which the final instalment of x the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned of obtained the written consent or approval of the beneficiary, then, at the heneficiary's option, all obligations secured by this expressed therein, or herein, shall become immediately due and payable.	allenated by the grantor without first having instrument, irrespective of the maturity dates

The above described real property is not currently used for agricultural, timber or grazing purposes To protect the security of this trust deed, wantor agrees:

The shift detection products of products of mixed active (use and position).
The shore described real property is not currently used for agricultural, timber or grazing therean, or herein, shift become immed active, use a non-antical scalar product of the security of this trust deel, 'praintor agrees.''
To protect the security of this trust deel, 'praintor agrees.''

To protect the security of this trust deel, 'praintor agrees.''

To protect the security of this trust deel, 'praintor agrees.''

To protect the security of this trust deel, 'praintor agrees.''

To the security of this trust deel, 'praintor agrees.''

To the security of this trust deel, 'praintor, agree agrees and the security agree agr

ې همد د دغ

restriction thereon; [c] join in any subordination or other agreement affecting this deed or the lien or brange 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 reclust stretch of any matters arguing the conclusive proof of the truinfulness thereof. Trustee's feet for hay of the services mentioned in this paragraph stall be not less them [55]. " 10. Upon any default by grantor the hydre in the start of the services due notice, either in person, by agent by Ny accessive to be appointed by a facture and without regard to the adequacy of my security for the inductedness hereby secured, enter upon and take possession of bild property or any part thereof, inflowm agent upoind apply the sime. Less of the posters of appendix desting a state and implied and apply the sime. Less of the paragraph of a posterior of a soperation and scatterion including reasonable attorneys; fees subject "to paragraph", hereof, upon...any unded and parts the source hereby, in such, order as beneficiary may determine.

² indebtedness secured hereby, in such order as beneficiary may determine.
³ indebtedness secured hereby, in such order as beneficiary may determine.
⁴ I. The entering upon and taking possession of such rents, issues and profits, or the proceeds of fire and other insurance policies or such rents, issues and profits, or the proceeds of fire and other insurance policies or application or availed any default or control as sforts and and incorrect or waite any default or insurance of any indebtedness secured hereby or this performance of any agreement, the sheeficlary may declare all suns secured hereby or buy depault or any indebtedness secured hereby or the base for any indebtedness secure dhereby or the base for any indebtedness secured hereby or the same provided by law of proceeds of or agricultural, timber or grazing purposes, the base for any proceed to foreclose this trust deed in equity, as a mortgage in the state of foreclose this trust deed in equity, as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the baseficiany may incorection to sell the said described real property satisfy the obligations secured hereby, or the said described real property is satisfy the obligations secured hereby or the satisfy the obligations secured hereby.

law, and proceed to foreclose this trust deed in the manner provided in ORS/86.740 to 85.75 to 85.75 Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days leftore the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary on his successors in interest, respectively, inc 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 obligation and trustee' and attomey's fees not exceeding \$50 each other than such portion of the principal sy would not then be due had no default occurred, and thereby cure the default. In which event all foreclosure proceedings shall be dismissed by the trustee. 14, Otherwise, the sale shall be held on the date and at the time and place designated in their notice of sale. The trustee may self said profiles and there in once interest bases that be closed to gale. The trustee may self said profiles and there in once designated in their notice of sale. The trustee may self said profiles and there in once interest and there the default occurred, and there is and have designated in their notice of sale. The trustee may self said profiles and there in once designated in their notice of sale. The trustee may self said profiles and there in once interest of fact shall be, conclusive proof of the trusting the property so sold, hut waiters of fact shall be, conclusive proof of the trusting there of any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee wells pursuant to the powers provided herein, mustee shall apply 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 obligation secured by the trustee (13) to all persons having recorded limit apply in the online of their printing and [4] the supplus of sale, increases may appear in the online of their printing and [4] the supplus (j any, to the granter or to his successor in hierest permitted by law beneficiary may from time to time appoint ascessor to measure premitted by law beneficiary may from time to time appoint appointed more many trustee particular appointed herein we to any successor trustee appointed not measure to any trustee named herein we to any successor trustee appointed there is about the suppoint of the provided with all title, powers and duties conferred upon any matchester is appointed hereinder, and without conveyance to the abstraint where the latter shall be vested with all title, powers and duties conferred upon any matchester for a provide the place of the county or counties in which the property is structed, shall be conclusive proof of proper appointed in which the property is structed, shall be conclusive proof of proper appointed in the successor trustee.

property is situated, shall be conclusive proof of proper appointment of the survey multe. 17. Trastee accepts this thust when this deed, duly executed and acknowledged is made a public record as provided by law. Thustee 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 granton, beneficiary or trustee shall be a party unless such action or proceeding is broughbby/trustee.

n10

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

The Trust Deed 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 tavings 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:

1.50

May Person 25652 ารล มาสน 3.78and that he will warrant and forever delend the same against all persons whomsoever. an in the state of the second 化化物 经行业 计 Ν. おうたいとうえい 1.14 CAR BE AVE 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 (iven it grantor is a natural persoh) are for business or commercial purposes other t (+)= CDISCOO 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. * IM2ORTANT 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. e Í A Nichael Noonar (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS: 93.490) STATE OF CALIFORNIA STATE OF County County of Los Angeles Ss. Personally appeared 3 October Personally appeared the above named Michael C. NODNAN J Julity K. NODNAN 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 , 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: Betore me: (OFFICIAL SEAL) Before me: Notary Public for Cali FORNIG (OFFICIAL SEAL) commission expires Notary Public for OFFICIAL SEAL GERALD E. GREEN NOTARY PUBLIC - CALIFORNIA My commission expires: 1.2 LOS ANGELES COUNTY By comm. expires Allo 25, 1982 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 here with 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 DA'LED: Beneficiary destroy this Trust Deed OR THE NOTE which it seco ered to the trustee for concellation before reco oveyonce will 1 STATE OF OREGON TRUST DEED **S**5. County of Klamath 34 I certify that the within instru-A. . ment was received for record on the 14th day of November, 1978, ធរុវ ខ្ម at 2:04 o'clock P. M., and recorded in book M78 on page 25652 or as file/reel number 58343 Grantor SPACE RESERVED Record of Mortgages of said County. ىرىنى بىرىنى بىرىنى بىرىنى بىرىنى بىرىنى بىرىنى ئېيىنى بىرىنى FOR Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN Services In Wn. D. Milne 572 E. Green Street 3783.1 County Clerk Pasadena, CA 91101 THE KAREN STARK enertha Deputy Trust Services \$6.00 ee