| · | | 38-180 | 63 | | |
|---|---|--|--|---|--|
| E 65 | 646 | TRUST DEED | Vol. 79 | Page | 8517 |
| THIS TRUST | DEED, made this Hescock and Carolyn | day of] | Arch | | 19_ 79 bc |
| IKANSAMERICA | TITLE INSURANCE COMP CALIFORNIA CORPORAT | ANV & CALIFORNILL COD | DOD L THORE | tee, and WEL | as Gra LS FARGO REA |
| Grantor irre COUNTY, OREGO | wocably grants, hargains, sel N, described as: | | trust, with power o | of sale, the pr | operty in KLAN |
| Lot <u>7</u> in B 1978 in Volume 21 | lock <u>41</u> of Tract 118- , Page 29 of Maps in the off | 1-Oregon Shores-Unit 2-1st ice of the County Recorder (| Addition as shown of said County. | on the map f | iled on Novemi |
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| The above described real pro | the debt secured by this instrument rity, or any part thereof, or any int or approval of the beneficiary, the shall become immediately due and po sperty is not currently used for a gricul- ty of this trust deed, grantor agrees: and maintain said property in good o by builtness or apport of the sport of the second | ivanie. It val. timber or grazing purposes | | | |
| permit any waste of said pro 2. To complete or rest- huilding or intprovement wa and pay when due all costs i 3. To commit with all a. To commit with all | perty, perty, ore promptly and in good and workn lich may be constructed, damaged or neurred therefor. | I, not to commit or deed or the l nanlike manner any persons legal destroyed thereon, be conclusive mentioned in 10. Uroo | tereon: (c) join in any su ten or charge thereof, (d) . The grantee in any recon- y entitled thereto," and h proof of the truthfulness this paragraph shall be no. | reconvey, without ivervance may be a he recitals therein thereof - Trustee's fless than \$5 | warranty, all or ane described as the "pe- of any matters or fa- bees for any of the s |
| such financing statements p ary may require and to pay well as the cost of all lien may be deemed desirable by 4. To provide and con hereafter created with a su | ursuant to the Uniform Commercial C for filing same in the proper public searches made by filing officers or se the beneficiary. | to form in executing due notice, et orde as the henefici- office or offices, as enter upon a arching agencies as sue or others unpaid, and thuildings now or including re- | any default by grantor ther in person, by agent or d to the adequacy of any nd take possession of said vise collect the rents, isn apply the same, less cosy isomable attorney's fees secured hereby, in tuch or, | security for the in property or any pl less and profits, in 's and expenses of | e appointed by a cou idebtedness hereby se int thereof, in its over cluding those past d f operation and colli |
| 5 beneficiary with loss payabl to the beneficiary as soon procure any such insurance | e to the latter, all policies of insuran, as insured, if the granter shall fail | is a ceptable to the is shall be delivered such rents, is: for any reason to compensation | ttering upon and taking p ies and profits, or the pro- | ossession of said ; weeds of fire and | reports, the collecti offert pisterance polic |
| placed on said buildings, the The amount collected unde beneficiary upon any indeb may determine or at once | c beneficiary may procure the same a r any fire or other insurance policy fedness secured hereby and in such o | t now or hereafter application or t grantor's expense, notice of defa may be applied by 12. Upon rder as heneficiary bit his perform. Scutted hereb | It hereunder or invalidate default by grantor in pay, ance of any agreement her y unmediately due and | na, man not care any act done purs ment of any indef cunder, the binefi | (a) wave any defail (ant to such notice) (tedniss secured new clary may declary all |
| wave any default or notice to such notice. 5. To keen with nemi | of default hereunder or invalidate any | act done pursuant the manner pr back done pursuant the manner pr back done pursuant the manner pr back done pursuant the manner pr | property is currently used may proceed to poreclay ovided by law for mortgage nthe used, the bounding area | SVADIC IN SUCH a for agricultural, t this trust deed of foreclosures. How | n event and it the . imber or grazing purp t equity, as a mortg, wever, if said real pro- |
| property before any part of due or delinquent and pron grantor fail to make paymen other charges powelle by | is such taxes, assessments and other cl ptly deliver receipts therefor to bene it of any taxes, assessments, insurance | son or against said arxes become past ficiary; should the premiums, liens or or by enough ficiary; described real trust deca in e und cause to b described real trust deca in e | and sale. In the latter even c recorded his written not property to satisfy the | et the trustee to fo t the beneficiary of ce of default and t plugations secure | preclose this trust de or the trustee shall ex- us election to sell the 1-hereby, whereupo |
| option, make payment there forth in the note secured paragraphs 6 and 7 of this re- secured by this trust deed a | of, and the amount so paid, with into hereby, together with the obligat ust deed shall be added to and become it but want of the source of the source of the source of the source of the it but want of the source of the source of the source of the source of the it but want of the source of the sou | In tary may, at its law, and proce erest at the rate set to 86, 795, tions described in 13, Should e a part of the debt after default an | f the beneficiary elect is | reea in the mannes Portectore by adv | eprovided in ORSese critisement and sale |
| hereinbefore described, as we they are bound for the pay payments shall be immediate thereof shall at the option | all as the grantor, with interest as ajor ell as the grantor, shall be bound to th ment of the obligation herein descr ly due and payable without notice, an | esaid, the property the beneficiary e same extent that under the term ibed, and all such and expenses a d the nonpayment and attorney's | or his successors in interes s of the trust deed and the ctually incurred in enforce fees not excerding \$50 | M. respectively, in obligation secured ing the terms of the | OKS 86-560, may p contine amount then I thereby oncluding to ordigation and true |
| 6. To pay all costs, fee, search as well as the other co with this obligation. | s and expenses of this trust includin osts and expenses of the trustee incur | rust deed. which event all g the cost of title 14. Otherw red in connection designated in 1 parcel or in se | foreclosure proceedings sh rise, the sale shall be he he notice of sale. The te parate parents and cheft | all be dismissed by all be dismissed by ld on the date as isten may sell said | erchy cure the defau : the trustee, id at the time and y d property either in |
| proceeding in which the ben foreclosure of this c ed, to p the beneficiant's or another | fend any action or proceeding purpo of beneficiary or trustee, and in an eficiary or trustee may appear, includu dy all costs and expenses, including ev attorney's fees provided, however, i beneficient or the residued. | rting to affect the purchaser its d ny suit, action or ng any suit for the idence of title and excluding the t | for cash, payable at the eed in form as required t wenant or warranty, expres shall be conclusive proof urifee, but including the g | v law conveying is or implied. The | istee shall deliver to the property so sold, weitals in the deed of |
| | beneficiary or the trustee then the pro- | | truster sells pursuant to | | |

between the grantor and the beneficiary is the institute the provided part what the entitled is the strongy's feet herein described, the amount of atoms 's feet appellate court if an appell is taken. It is mutually agreed that: N. In the event that any portion or all of said properts shall be taken under the diff of entities and a the most of the mount parable as composition of the trustee and a reasonable of the trustee and elects to request that all or any portion or all of said properts shall be taken under a trustee and a trustee state and advector and the taken and the diff of entities and a trunce's fees necessarily paid or moured by grantor any provided science of the trustee and a trunce's fees necessarily paid or moured by grantor any provided science of the proceedings, shall be paid to beneficiary and applied by it trust upon any reasonable conting appellate upon the indebtedness secured hereby; and grantor agrees, at its provided the entities and a trunce's fees necessarily paid or moured by grantor any reasonable conting appellate upon the indebtedness secured hereby; and grantor agrees, at its provided to the content of the seconder to the appendiment and the seconder to the more of takes and attorney's fees both in the trust agrees, at its provided the encoder. The seconder the content and appelle with trust of a second the seconder to the appointed upon the indebtedness secured hereby; and grantor agrees, at its 0. At any time and from into to time appendiment and provide to the adjust or trustee the end and as provided at the encoders performent for the , wnent of the endebtedness, trustee may all constent to the making of any or plat of taid property. (b) form in granting any casement or creating any of any or plat of taid property. (b) form in granting any casement or creating any of any or plat of taid property. (b) form in granting any casement or creating any of any or plat of taid property. (b) form is granting any casement or creating any of any or plat of taid propert

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:

It is multially agreed that: A in the exact that are portion or all of said properts shall be taken under the right of emment domain or contention, benchinas that have the right per two effects, to require that all or any portion or the monitor that have the right, per two effects, to require that all or any portion or the monitor that have the right period with taking, which are in exercise to the anomit negative parable as component to the expenses and attorney's jees necessarily paid to the transition of its models, shall be paid to beneficiary and applied to used as a product courts applied upon the indebteness secured hereby; and occedings, and the balance applied upon the indebteness secured hereby; and occedings, and the balance applied upon the indebteness secured hereby; and over aball be increased in obtaining such compensation, promptly upon beneficiary of the aballity of beneficiary in obtaining such compensation, promptly upon beneficiary of the aballity of beneficiary in obtaining such compensation of this doed and the north for endowners in payment of its fees and promeetlation of this doed and the north for endowners in payment of the recover and promeetlations, trustee may (a) content to the making of any map or plat of said property. (b) join in granting any casement or creating any is any map or plat of said property. (b) join in granting any casement or creating any segment or creating any

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bur, 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.

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and that he will warrant and forever defend the same against all persons whomsoever. 8518 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 il granter is a natural persoh) 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-fors, 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. You have the option to void your contract or agreement by notice to the seller if you did not receive a Property Report prepared pursuant to the Rules and Regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of, or at the time of your signing the contract or agreement. If you received the Property Report less than 48 hours prior to signing the contract or agreement you have the right to revoke the contract or agreement by notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar day except Sunday, and the following business holidays: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving and * 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. Venn B. Hereck Carolyn a Hereck (If the signer of the abave is a corporation, use the form of acknowledgment opposite.) STATE OF MEGON (ORS 93.490) STATE OF ____ March Hamarh March Iss. Personally appeared the above named Wignen B. Hescock and acknowledged the thresoing instru-ment yA May Their voluntary act and down ..., County of) ss. . , 19 Personally appeared and each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of (OFFICAL SEAL) THARGANET H. Spuller Notary Aublic for OAOO My commission expires: and that the seal affixed to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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: 8-3-82 Notary Public for _ . Cp (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ..., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and holder ot 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 to the said trust deed by the terms of and the secure of the secure said trust deed or pursuant to statute, to cancer an evidences of indecidences secured by said trust deed (which are derivered 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: ..., 19 Beneficiary uss Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mode. TRUST DEED STATE OF OREGON ss. County of Klamath I certify that the within instrument was received for record on the 18th day of April, 19 79, Grantor at 11:03 o'clock ΛM ., and recorded in book 379 on page 8517 or as file/reel number SPACE RESERVED 65646 FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Wells Fargo Realty Services Inc. Wm. D. Milne 572 E. Green Street Pasadena, CA 91101 County Clerk Title KAREN STARK By Dunethe Adelsch Deputy Fee \$6.00