7213-80354

The Trust Deed Act provides that the trustee hereunder must be either an altorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loen 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.

simple of said described real property and has a valid, unencumbered titled thereto

It is mutually agreed that: A. In the event that any portion or all of said property shall be taken under the right of memory domain or condemnation, beneficiary shall have the right, if it so reducts to require that all or any portion of the monite public as compensation for such taking, which are in excess of the amount required by able as compensation for such taking, which are in excess of the amount required by able as compensation for such taking, which are in excess of the amount required by any all resonable costs proceedings, shall be paid to beneficiary and applied to be the trial and appeliet coults necessarily paid or incurred by beneficiary in such in the trial and appeliet coults, applied upon the indebtedness newtred Amount as shall be necessary in obtaining such compensation, promptly upon heinforment as shall be necessary in 9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (as of full reconveys, ze, for cancellation of this deed and the note for endorsement for the payment of its debtedness; trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee

Withdater its deed in form as required by an implied. The recitals in the deed of any matter of fact that the including the grantor and beneficiary, may purchase at the conclusive proof of the trustlyluncs thereof. Any parson, exited in the conclusive proof of the trustlyluncs thereof. Any parson, exited in the conclusive proof of the trustlyluncs thereof. Any parson, exited is when trustee, but including the grantor and beneficiary, may purchase at the proceeds of falt that be conclusive proof of the trustlyluncs thereof. Any parson, exited is when trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of falt to payment of (1) the express of sale, including the trustee and a reasonable charge by insiter's attorney. (2) to the obligation secured by the trust deed, (3) to all performs of sale, including the trustee of the trustee in the trust deed as their interests into other of their priority and (4) the surplus. To the grantor in the other of their priority and (4) the surplus.
16. For any reason permitted by luk beneficiary may from time to time approvement hereing the latter shall be verified to such surplus.
16. For any reason permitted by luk beneficiary may from time to time appoint approach hereing mand or upolitical hereind, while conversance to the provided by written instrument, and while conversance to the provided by written instrument executed by any farst prior the difference to the barder than the decord of proper appointment of the Execution and there and by written instrument executed by a mather any instrument and while the surplus.
17. Trustee accepts this trust when this deed, duly executed and acknowledged proceeding in which the sale any betweet deed of proper appointment of the surface is not obligated to notify any encounter for the deal of the constition or the sale and the approximate is not obligated to notify any encounter in the deal of the constition or the sale and the sale and the approximate is not obligated to notify and

Including reasonable attorney's fees mibject 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 insurance policies or application or awards for any taking or damage of the property, and the application or awards for any taking or damage of the property, and the application or relaxes thereof as forksuid, shall not cure or waive any default on application or relax there of any maximum of any indebtedness secured hereby or application or previous of any gareement for any indebtedness secured hereby or his performance of any agreement information, there are and if the above described real property is currently use and proposes. However, if suid real property is currently used, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage of the provided to first and the above advertisement and ale. In the latter event the trustee to foreclose this trust deed in feetby in the route of the sum for mortgage or directive to foreclose the sum equiperty is not any currently used, the beneficiary may declare all sums resured here and property to saily the obligation to the instruct the said test and the section to sell the said test and the application to the section to sell the said test and the distance of said gain the manner provided mortal said the application to fire days before the date set by the trustee for the three of the terms of the obligation section to sell the said the application and trustees for the process of said gain of the application and trustees and athere the terms of the said state tend of the disest by t

restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereos); (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "perison of persons legally entitled thereto," and the recitais there is of any matters or facts shall mentionalistic proof of the truthfulness thereof. Trustice 3 fees for any of the services 10, dipon any default by grantor hereunder, beneficiary may at any time with withoutce, either in person, by agent or by a receiver to be appointed by a court, and enter upon and take postession of suid property or any not thereof, in its own name, enter upon and take postession of suid property or any fortune thereof, in its own name unpaid, and apply the same, less costs and expenses of operation and collectionsy including the attorney's fees subject to paragraph 7 hereof upon any undebtedness secured hereby, in such order as beneficiary may determine.

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any nuit, action or proceeding in which the beneficiary or trustee may appear, including any nuit for any foreclosure of this deep head in the second second second second second second second the beneficiary's or requires a strongy or the trustee then the prevailing barry shall be between the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees therein described; the amount of attorney's fees appellate court if an appeal is taken. It is mutually agreed that:

It is mutually agreed that:

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logether 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum o The date of maturity of the debt secured by this instrument is the date, stated above, on which decrifted property, or any part thereof, or any interest therein is hold, agreed to be competed therein, shall become immediately due and payable.
The shore described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agricultural, timber or grazing purposes for the security of this trust deed, grantor agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agricultural, timber or grazing purposes for the security of this trust deed, grantor agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agricultural, timber or grazing purposes for the the security of this trust deed, grantor agricultural, timber or grazing purposes.
To complete or restore promosity and in good and workmanike manner any builting or improvement which may be constant, covennits, conditions, and pay when due all costs incurred therefor.
To comply with all laws, ordinances, repulation, covennits, conditions, and the proper public of first the beneficiary to request of first the beneficiary at the beneficiary and property is for or the state at the beneficiary at the beneficiary and property is for or the state at the beneficiary at the state at the beneficiary at the beneficiary at the beneficiary at the state at the beneficiary at the

85227 65652 .38-18060 Vol. 79 Page TRUST DEED 8526 THIS TRUST DEED, made this 83 January TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION & Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. STEVEN SCOTT day of **79**. between 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 <u>35</u> in Block <u>34</u> of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County.

and had be will warrant and forever defend the same against	t all persons whomsoever. 8527
	ancuntrial purposes (see Important Notice Solor), according to the second secon
This deed applies to, inures to the benefit of and binds all tors, personal representatives, successors and assigns. The term bene	
masculine gender includes the feminine and the neuter, and the sing	sular number includes the plural. Into set his hand the day and year first above written.
the section to the	coller if you did not receive a Property Report prepared pursuant
You have the option to void your contract of agreement by notice of the to the Rules and Regulations of the Office of Interstate Land Sales Regis advance of, or at the time of your signing the contract or agreement. If you the contract or agreement you have the right to revoke the contract or agree day following the consummation of the transaction. A business day is any New Year's Day, Washington's Birthday, Memorial Day, Independence Da	u received the Property Report less than 48 hours prior to signing element by notice to the seller until midnight of the third business calendar day except Sunday, and the following business holidays:
Christmas.	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) not applicable; if warranty (a) is applicable and the beneficiary is a credi or such word is defined in the Truth-In-Lending Act and Regulation Z, beneficiary MUST comply with the Act and Regulation by making requi disclosures. If compliance with the Act not required, disregard this not	the ind
(If the signer of the above is a corperation, use the form of acknowledgment apposite.) (ORS 93.490)	Witnessel ky: Jackmenn Jan, 23, 19, 9 E OF, County of Jan, 23, 19, 9 S.
STATE OF) STAT	E OF, County ot) as.
STATE OF HAWAU	\$S.
Nexab 02 1070	fore me.
the undersigned, a Notary Public in and for said County ar	
personally appeared <u>5. Settrefer</u> known to me to be the person whose name is subscribe	Ed to the FOR NOTARY SEAL OR STAMP
within instrument as a witness thereto, who being by	me duly
sworn, deposed and said: That <u>she</u> resides at PO Box 335, Haleiwa, HI	
she was present and saw Steven Scott La	ngley
personally known to <u>her</u> to be the person d	tescribed
in, and whose name is subscribed to the within and	annexed
instrument, execute the same; and that affiant subscribed - name thereto as a witness to said execution,	
Signature Unguia Cauhan	e mino
The undersigned is the legal owner and holder of all indepre-	dness secured by the loregoing that aced. All sains secured by solu
	cted, on payment to you of any sums owing to you under the terms of indebtedness secured by said trust deed (which are delivered to you when the parties desidented by the terms of said trust deed the
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