8 122 3 m 65658 THIS TRUST DEED, made this 12 day of FEBRUAR 10 79 between <u>CONCIENC</u> S. <u>IALSURA</u> & <u>ELAINER</u> Y. <u>IALUMA</u> AC. <u>HUE BADD</u> CONFAS Grantor. TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. WITNESSETH: TRUST DEED Vol. 79 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:

in Block <u>44</u> of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, Lot 1 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter 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 of HUE THOUSAUS THREE HUNDRY TEW Dollars, with interest thereon according to the terms of a promissory note of even date herewith, pavable to

beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable FEB 17 1981 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 <u>1.3.4.1.19</u> [19 <u>Cit</u> the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assumed or alienated by the scanter without test having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, treespective of the maturity dates

part intervol, may be retrained in grammer, sum application to treads some of time of wave any default or notice of default hereinder or invalidate any act done pursuant to nich notice.
5. To keep stid premises free from construction liens and to pay all taxes, astessments and other charges that may be levied or assessed upon or assunst said property before any part of such taxes, assessments and other charges pay be any taxes, assessments, insurance premiums, hence, or delinquent and promptly deliver taxes, assessments, insurance premiums, hence, or delinquent and promptly deliver by direct payment or to beneficiary, should the other charges payable by grantor, either by direct payment, or by providing optimis, with junt of such to make such payment, beneficiary with junt of such to make such payment, which interact at the rate est paragraphs 6 and 2 of this trust deed shull be bound to the same execut that the constants and for the payment of the obligations described in paragraphs 6 and 2 of this trust deed shull be bound to the same execut that thereof and the obligations described in payments of the obligations described in payments ball be immediately due and payable with mitters as allocating the property here are bound for the payment of the obligation stard each and any of thereinbefore described, as well as the payment, while interact satifies and each and all such thereof shull be thereinbefore described, as well as and payment of the such assignment due and payable withow to assist sets the and any of thereinbefore described, as well as and each payment in the such assisted and such assisted and payment for the such each of this trust deed with herein described, and all such thereof shull be therediately due and payable with mitter and the onignment thereof shull be there obtained to the such each of this trust deed.
6. To pay all costs, fees and expenses of this trust including the cost of itile weat on a well as the other costs ond expenses of this trust including the cost of itil

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers if beneficiary or trustee, and in any mit, action or proceeding in which the beneficiary or trustee may appear, including evidence of this dead, the beneficiary's or trustee's attroney's fees provided, however, in case the mit is between the grantor and the beneficiary or the trustee then the previoling party shift between the grantor and the beneficiary or the trustee then the previoling party shift mentioned in the attroney'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: 9. In the event that any portion or all of such property shall be taken under the right of eminent domain or condomnation, beneficiary shall have the right, if it is right of eminent domain or condomnation, beneficiary shall have the right, if it is right of eminent domain or condomnation, beneficiary shall have the right of it is such taking, which are in excess or the annount required to pay all reasonable conto-property and arconverse it encounter required to pay all reasonable conto-property and arconverse it encounter is paid or instrument any reasonable conto-property and expense and attorney's feet, both in the trial and appletit courses applied upon the indebtedness vectore thereby, and granter agrees, at its own obtaining anch compensation, promptly upon the instrument as solid be necessary in obtaining and presentation of this deviation request of beneficiary, payment of its feet and presentation of this deviation and the rote for endoment of its and presentation of this deviation and the note for endoment of the note for endoment and presentation present of the payment of the indebtedness, traise may (a) consent to the making of any map or plat of said property. (b) join in granting any casement or creating any of any map or plat of said property. (b) join in granting any casement or creating any of any map or plat of said property. (b) join in granting any casement or creating any endoment of the payment of the indeption in the same of the making of any map or plat of said property. (b) join in granting any casement or creating any same of any map or plat of said property. (b) join in granting any casement or creating any same of any map or plat of said property. (b) and the plate plate of the plate of the plate of the plate of the indeption of the plate of plate of plate of plate of plate of said property. (b) join in granting any casement or creating any of any map or plat of said property. (b) join in granting any casement or creating any

restriction thereon. (c) join in any subordination or other decement affecting this deed or the lien or charge thereoil, (d) reconners, without warranty, all or any part of the property. The grantee in any reconveyant may be decirbed as the "person term of the property," and the revisal may be decirbed as the "person term of the property, and the revisal may be decirbed as the "person term of the property," and the revisal may be decirbed as the "person term of the property of the truthfulness thereof therein of any matters of as what is the person by again that the not less than 55. The property of the property of the truthfulness thereof therein of any matters of as what the person, by again to the arceverse to be appointed by a court, and enter upon and the adequacy of any tecumy for the independent thereby examine any and any the revise and profits, including thirds part and collection, and including reasonaby the time revist as becomes of operation and collection, and including reasonaby secures (a subject to paragraph ", hereog upon and the profits, including those part of a subject to paragraph." All the order as the personable as the profits, uncluding those part of any termines and profits, including those part of any termines.

impair, and apply the same, test total and extended to parakenph⁻¹ heredy upon any indebtedness secured hereby, in such order as henrificiary 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 instrume point as a proceed to proceeds of the and other instrume point as a proceed to the proceeds of the and other instrume of the dentity of the second procession or awards for any taking or damage of the property, and the application - release there as a proceed to any at the proceeds of the anal default or any indication of the second procession or awards for any taking or damage. The number of the default is a parament of any indication and default is a parament of any indication and default in the second procession of the application or provided by law parament of any indication and default and there is a parament of any indication and default and there is a parament of any indication and the above the beneficiary may proceed to proceed the tax to any default and the above the second thereby is an arrival and proceed to the tax and thereby is not so currently used, the benefic tay may be the theore to be the tax the trade of the parament of any and the proceed to break the there there the trate to be the the there and the second deviate at the respect of default and is default second and cause to be recorded his written moting the moment vector directive, whereappoint the tax as a proceed to foreclase the trates what fix the time and place and deviate the davies of the davies to any tax and proceed to foreclase the trates what fix the time and place and deviate the davies the trates the the trate to the there the theory of the trates the the trate of the trates the theory of the trates the the trate of the davies to the trate of the trate theory of the trate the trate of the davies to the trate of the trate of the davies of the trate of the davies of the trate of the trate of the davies of the

excluding the trustee, but including the grantor and beneficiary, max purchase at the sole. 15. When trustee sells pursuant to the powers provided nerein, trustee shall approximation of the trust deed, of the provers of sale to payment of (1) the species of the provided nerver of the provided nerver of the species of the

(i) the second state of the conclusive proof of proper apportunity of the second state of the second st

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

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 savings and loan association authorized to do business under the laws of Oregon or the United Stater, a title insurance company authorized to inscret the to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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		again again	st all persons whomsoever.	
	I ne grantor warrante			8536
	(b) for an organization	or's personal, family, household or	d by the above day it	0000
	This deed applies to	Grantor is a natural perso	ed by the above described note and this trust d sticultural purposes (see Important Notice belo in) are for business or commercial purposes of the parties hereto, their heirs, legatees, devisees, adn iciary shall mean the holder and owner, includi lar number include of and whenever the a	eed are
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	[if the signer of the above is a corporation, use the form of acknowledgment opposite]		* Alexen Day Thankson * Elame (J. Day WITNESSED BY T	una II
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	STATE OF HAWAII,	1045 93 4951	DATE	10
	COUNTY OF			
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	On February the undersigned, a Notam D	20, 1979 ublic in and for said County and State, Ronald A. Cloute	•	•
	personally appear	ublic in and for said County before me.		
	known to me to be the pers	Ronald A. Cloutier		
	sworn denoted	less thereto, who have	FORNOT	
: }	sworn, deposed and said: Thi 45-418 Koa Kabi	at he resides at	FOR NOTARY SEAL OR	STAMP
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Fee \$6.00