38-18167 1313 Vol.m19 Page 660'72 water du and TRUST DEED 9180 THIS TRUST DEED, made this <u>3</u> day of <u>FRERMARY</u> KENNETT EUGENE STOPHEN BRINK, A SINGLE MAN , 19 79 , between 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: \_ in Block \_\_\_\_\_ ab dir i 7 \_ of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, Lot \_\_\_\_\_\_ in Block \_\_\_\_\_\_ of Aract 1100 Orgon One of the County Recorder of said County. 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. Lot By Provide property and write output the county recorder of such county. The set is different of the part of a part of the A 101 to be requestion to the statement of the second s WITNESSED SY BTAG FOR THE FOR OSE OF DECOMMON FRATORMATICE OF EAST ABJECTION OF ANTICE OF COMMUNICATION OF ANTICE OF A DECOMMON OF ANTICE OF EAST ABJECT OF A DECOMMON OF A DE 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 creat obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. 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 recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Therein of any matters or facts shall mentioned in this paragraph shall be not less than 55 ces (sets for any of the services '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 be appointed by a court, and without regard to the adequecy of any security for the indictants thereby secured, are or otherwise collect the rents, issues and profits, including the past due and unpaid, and apply the same, less costs and expenses of parson and collection, including reasonable attorney's fees subject to paragraph Thereof upon any materials succured hereby, in such order as beneficiary may determine. Inclufting 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 postession of said property, the collection of such rents, issues and profits or the processing fire and other insurance policies or application or awards for any taking or dimage of the property, and the profits of the processing of the anot cure or waise any default or on parameters of any taking or dimage of the property, and the profits of the processing of the property is and the profits of the processing of the property is and the profit of the processing the same fictory may declare all sums secured hereby immediately due and paysit declares thereby of a graing purposes, the beneficiary may declare all sums secured hereby immediately due and paysit declares thereby informance of any state of the processing the processing the processing the processing proceed to foreclose this frust deed in equity, as a mortgage or direct the election may proceed to foreclose this state end his declare to the said escured his written notice of sale protect to foreclose this state event and proceed to foreclose this state end the processing the provided the processing the processing the processing the processing the processing the same provided the said described real property to satify the ohlide immunite thereby where the provided by law and processing the provided more provided by law processing the provided more provided by the said described real property to further provided and the provided more provided by the said and procession in interst, respectively. In case, 50, 50, 700, may pay to the further deal and the obligation and thereby (including costs and atter the and the date said at the provided in the said described real property to said weive any default or bolice of default hereunder or invalidate any act done pursuant to such notice. 5. To keep soid premises free from construction liens and to pay all taxes assuments and other charges that may be levied or assessed upon or against said property before one part of such taxes, assessments and other charges become part and the or delinquent and part of such taxes, assessments in other charges become part and the or delinquent and part of such taxes, assessments in other charges become part and the or delinquent and part of such taxes, assessments in sub other charges become part and the or delinquent and part of such taxes, assessments in other charges become part and the or delinquent and part of such taxes, assessments in subrance permiums. Hens or beneficiary with yours with which to make such payment or by providing opfion, make payment of and the amount so paid, with interest at the rate set forth in the noment thereof, and the amount so paid, with interest at the rate set officient of the such asyment of the obligation described in scured by this trust devid they have payments, with interest as a foresaid, the property hereinbefore described as well as the grantor, shall be bound to the same extent that payments shall be in the payment of the obligation herein described, and all such thereof shall, as the on the barneticiary, render all sums secured by this trust deed immediately due and payable without notice, and the nonpayment deed immediately due and payable and constitute a breach of this trust deed. 6. To appear in and defend any of the sums of the trusted end. <sup>2</sup>. To appear in and defend any agains of the truster incurred in connection <sup>2</sup>. To appear in and defend any agains of the truste incurred in connection With this obligation. 7. To appear in and defend any action or proceeding purporting to affect the scurity rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any mit or the foreclosure of this deed, to pay all costs and expenses, including evidence of this must be used that of the second the beneficiary or trustee may appear, including evidence of the suit between the grantor and the beneficiary or trustee the trustee then the prevailing party shall mentioned in this paragraph 7 in all cases shall be fixed by the trial court or by the appellate court if an appeal is taken. matters of jact small be conclusive proof of the runnjuncus intered). Any person, 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 proceeds of sale to payment of [1] the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's atomicy. (2) and objection secured by the trust deed, [2] to all persons having recorded there objection secured by the trust deed, [3] to all persons having recorded there on the same trustee and a reasonable charge by trustee's atomicy. (2) and appear in the of their priority and [4] the surplus. If any, to the grantor or to his successor or successor primitted by law henefloary may from time to time appoint appear in the runt end by the surplus and here to to any successor trustee successor or successor primitted by law henefloary may from time to time appoint appear in the runt of a primit in a more half life, powers and duties conferred upon any trustee herein named or appointed all tile, powers and duties conferred and the med by written instrument excite, herein control in the office of the County Clerk or Recorder of the county or counter, containing the property is situated, shall be could be proof of proper appointent of the successor trustee. In This structure counts are provided by law. Trustee is not obligated to notify any property is situated, shall be could be appointed instito of any action of trustee. It is multually agreed that: 6. In the event that any portion or all of sold property shall be taken under the right of emineni: domain or condemnation, beneficiars shall have the right, if it so rights of emineni: domain or condemnation, beneficiars shall have the right, if it so rights of emineni: domain or condemnation, beneficiars shall have the right, if it so nech taking, which are in excess of the amount required to pay all reasonable costs and expenses and attorney's fees necessarily paid or incurred hy manitor in such proceedings, shall be paid to beneficiary and applied by it first nor may reasonable costs and expenses and attorney's fees hold in in the 'trial and applied be courts, necessarily paid or incurred by beneficiary in such proceedings and the balance expense, to take such actions and execute such instant grantor agrees, at its own expense, to take such actions and execute such instant grants as shall be necessary in 9. At any time and from time to time upon written request of beneficiary, reare of full reconveyance, for cancellation, without affecting the liability of and presention of this desting the indebidents; trustee may (a) consent to the making of any map or plat of said property: (b) join in granting any easement or creating any It is mutually agreed that: 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 NOTE

IE: 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 States, a title insurance company authorized to insure title to real property of this state, its subsidieries, effiliates, agents or branches, or the United States or any agency thereof.

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d that he will warrant and forever defend the same against	all persons whomsoever (1) (1) 9181
The grantor warrants that the proceeds of the loan represented (a)* primarily for grantor's personal, family, household or agri (b) for an organization, or (even if grantor is a natural person)	by the above described note and this trust deed are:
Purposes.	) are for business or commercial purposes other than agricultural
This deed applies to, inures to the benefit of and binds all parts, personal representatives, successors and assigns. The term benefic tract secured hereby, whether or not named as a beneficiary herein.	rties hereto, their heirs, legatees, devisees, administrators, execu-
gender menudes the leminine and the neuter, and the singula	ar number includes the plural
IN WITNESS WHEREOF, said grantor has hereunto have the option to void your contract or agreement by notice to the self he Rules and Regulations of the Office of Interstate Land Sales Registration	set his hand the day and year first above written.
stmas,	.abor Day, Columbus Day, Veteran's Day, Thanksgiving and
ORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is ipplicable; if warranty (a) is applicable and the beneficiary is a creditor (d) word is defined in the credit to be the beneficiary is a creditor	Securet Engent These has
ch word is defined in the Truth-in-Lending Act and Regulation Z, the iciary MUST comply with the Act and Regulation by making requires sures. If compliance with the Act not required, disregard this notice.	fing per pour formed
. The same set in requires, assegard this notice.	
signer of the above is a corporation, a form of acknowledgment opposite.)	WITNESSED BY Rent R. Clant. 1
(ORS 93.490) TE OF )   STATE OF	DATE 2-3-79
STATE OF HAWAII,	a geo Contraty of the second sec
COUNTY OF <u>Honolulu</u> SS.	
On February 27, 1979 before me the undersigned, a Notary Public in and for said County and State	<ul> <li>The second se Second second secon</li></ul>
personally appeared <u>Robert R. Cloutier</u>	
known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me dul	Contract of the second s
sworn. deposed and said: That <u>he</u> resides at <u>94-498 Ala Poai St, Mililani, HI</u> ; that	The second se
he was present and saw Kenneth Eugene Stoppe	nbrink
personally known to $him$ to be the person described	
in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribedhis.	
name thereto as a witness to said execution. Signature Marina Clarkan	
signature	
The undersigned is the legal owner and holder of all indebtedness se eed have been kully paid and satisfied. You hereby are directed, on	scured by the foregoing trust deed All sum and the
ust deed or putsuant to statute to enged off	payment to you of any sums owing to you under the terms of
th together with said trust deed) and in reconvey, without warranty, i now held by you under the same. Mail reconveyance and documents t	to the parties designated by the terms of said trust doed the
D:	
	Beneficiary
not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be deliv	vared to the trustee for concellation before reconveyonce will be made.
TRUST DEED	STATE OF OREGON
	County of <u>Klamath</u> I certify that the within instru-
	ment was received for record on the 24thday of April 19 79
Grantor	at 10:54 o'clock AM, and recorded
SPACE RESERVED	in book M79 on page 9180 or as file/reel number 66072
	Record of Mortgages of said County. Witness my hand and seal of
Beneficiary	County affixed.
AFTER RECORDING RETURN TO	
E. Green Streets of the board and a mathematic up of the base	Wn. D. Milne
adena, CA 91101	County Clerk Title
KAREN STARK	By Lernothe Altoch Deputy