.... 38-19030 M79 Page 13351 68567 TRUST DEED THIS TRUST DEED, made this ______ Aday of flowing ______ 1929. between Kernelli G. Schoentlal + Chery _____ Schoetolial - Historial + 104 + Segrator. 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: Lot ______ in Block ______ of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Page 20 of Maps in the office of the County Recorder of said County. . • . 🕻 The date of maturity of the debt secured by this instrument is the date. stated above, on which the tend metaline to stated not stated above, on which the tend metaline to state not stated not stated above, on which the tend metaline to state not stated not stated above, on which the tend metaline to state not stated not stated above. logel The date of maturity of the defi secured by this instrument is the date, stated above, on which the final installment of such note becomes due and payable. If the within described property, or any part thereof, or any interest therein is sold, acred to be sold, conveyed, awaged to the domine becomes due and payable. In the event obtained the written content or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, inceptence of the maturity dates and payable.

The date of maturity of the debt vecured by this instrument is the date, stated above, an which described property, or any part thereof, or any interest thereon is wild, agried to be obtained the written concerns, where prove the prove of the beneficiary, then, at the beneficiary is obtained the written concerns, and provide and provide agricultural, timber or graing purpose. To protect the security of this thirt deed, grantor agricultural, timber or graing purpose. To protect for scalar property is not currently used for agricultural, timber or graing purpose. To protect the security of this thirt deed, grantor agricultural, timber or graing purpose. To protect for scalar property in good condition and regime purpose or demolity only building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.
To complete or restore, and in good and workmantike manner any part of all levs or dimage by the and and the proper public office or office, and pay when due all costs incurred therefor.
To complete or restore, and the proper public office or office, and pay when due all costs incurred therefor.
To provide and continuonally minital insurance on the hundlings now or hereafter erected on the single oplicy of insurance shall be delivered in restored index any proces and to deliver said policies of insurance ball delivered in the proper public of insurance ball be delivered in the proper billing officers or scienching agricultural to a companies acceptable to the there find or any taxes, assessments, bustance of and the proper billing officer or insurance ball be delivered in the proper billing officer or insurance ball be delivered in the proper billing officer or insurance ball be delivered in the beneficiary may free or the state grant of any taxes, assessments, bustance free finds or provess for any provide the proper billing officers in shull be delivered in the beneficiary with which to make such application in releases

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 tuit, action or forceeding in which the beneficiary or trustee may appear, including using the the beneficiary is or trustee to appear locats and expenses, including evidence of this deed to be attended to be attended to the attended to be att

appediate court if an appedia to the access shall be fixed by the trial court or by the appediate court if an appediate thete. It is multially agreed that: It is multially agreed that: So In the event that any portion or all of tabl property thall be taken under the right of emmont domain or condemnation. Fencture that the taken under the right of emmont domain or condemnation, bench new plattle accordence to the table of the taken under the right of emmont domain or condemnation, bench new plattle accordence to the table of the taken and the accordence to the anomaly plattle accordence and the taken and take

restriction therein; (c) tom in any subordination or other agreement affecting this deed or the lien or charge thereoj; (d) reconvey, without waranty, all or any part of the property. The granieg in any reconvey, near the described as the "perion of the property, and the recitals therein of any matters or jack shall be not legally entitled thereto," and the recitals therein of any matters or jack shall be conclusive proof of the trutyphilities thereof. Trustee, jets for any of the services mentioned in this paragraph thall be not less than \$5.5. 10. Upon any default by grantor hereinder, beneficiary may at any time with within regard to the adequacy of any security for the indeficients thereby, and any time with without regard to the adequacy of any security for the indeficients thereby account, and enter when when there wise collect the reals, issues and profits, including thus past due and impaid, and apply the same, less cents and experise to paragraph 7. hereof upon any including secured hereby, in such order as beneficiary may determine.)

including reationable attorney's fees nubset to paratraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine 11. The entering upon and taking postestion of said property, the collection of such rent; tissues and profits, or any taking or damage of the property, and the opplication or elevent for any taking order any of the property, and the application or release thereof any taking order any of the property, and the opplication or release thereof any taking order any of the property, and the opplication or release thereof any taking order any order of the property, and the property of the property of the property of the property of the opplication or release thereof any application of the indebtedness weithed hereby on notice of default hereinder or multidized my act done pursuant to such order. The hereby immediately due and purse in such an event and if the above, the beneficiary may proceed to brock the intermediate in the order of any application the beneficiary may proceed to brock the intermediate of the above, the beneficiary may proceed to brock the intermediate of the transfer of the above and cause to be recorded in written notice of default and the elevent with the strate while descend the transfer proverty to satisfy the obligations are not used the secure and cause to be recorded his written notice of default and his electron to sell the satisf that the dual property to satisfy the obligation that and eleves and to sell the satisf the beneficiary on the success respectively. Whereas the attract the beneficiary or his successors in interest, respectively the satisf and experiment and sale. The future of the eleves of the whereas and the entry of the distribution and the transfer default property of satisfy the obligation of the satisfies for the future fuel property to satisfy the obligation of the satisfies of the future required by 0.8, 703. 13. Should the beneficiary elect to future the water the manue provided in OKSN56, 749 14. Otherwise, the walk will be

natives of per same extended in the powers provided herein, trastee shall spile. If the mattee sells pursuant to the powers provided herein, trastee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the obligation secured by the trast dead, of all percents have recorded to the obligation secured by the trast dead, but all percents have recorded to have provided to the interest of the provided hereins have recorded to have appear in the order of their provide and (4) the supervise for any economic to the interest of the sample. To first mattee the number of the provided herein in the trast dead of the interest of the obligation secured by the trast dead of the wayback of any, to be equilated to all appear in the order of their provide and (4) the wayback of any, to be equilated to all on the order of their provide a large transmission of the equilation of the same transmission of the equilation of the same provided to walk sample. To first any maximum provided by the best states that the site states are been to appear and the order of their provide a same beam of the same states the same transmission of the same states and the same provided with all provided the same state of appeartments to end the same second with all provided the second the the provided network to end the same become and with all conversions and the same trans-tion any trastee, there and the specific state of the sound to all provided to the sound of the property instructed, shall be conclusive provided to the sound to all submediate of property instructed, whill be conclusive provided they excluded to the sound to the property instructed, while be conclusive provided they exclude and a knowledge of the county of the sound they have the dead share exclude the second of the second to the property instructed, while be conclusive provided they exclude and a knowledge of the second to the second theorem the state of the second theorem of the second to the property instructed.

Indice, 17. Instee accepts this that when this deed, duly executed and acknowledged is made a public recent as provided by law. Protects not obligated to notify any party herein or pending tale under any other deed of tract or of any action or proceeding in which grantics, benchicary or trastee shall be a party unless such action or proceeding is brought by trustee.

7213-1303

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

The Trust Deed Act provides that the trustee beteender 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 inserance 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.

13334 · · > and that he will warrant and forever defend the same against all persons whomsoever. 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 it grantor is a natural person) are for business or commercial purposes other than agricultural. purposes. 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 leminine and the neuter, and the singular number includer he plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. RTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is since the set of the * 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. Kenneth G. Schoenthal X Cheryty Schoenth (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 93.490) STATE OF __ . County of STATE OF CALIFORNIA, COUNTY OF LOS ANGeles } ss. COUNTY OF (10) (1979) before me, the undersigned, a Notary Public in and for said County and State, personally appeared <u>Feelix N.MOORE</u> within instrument as a winess thereto, who being by me duly sworn, deposed and said: That the resides at <u>LOS ANG</u> e(es The mean for the feeling of t SAFECO FOR NOTARY SEAL OR STAMP 7-74) <u>he was present and saw Kenneth G.</u>; that Schoenthal schery L. Schoenthal, (Rev. personally known to $\underline{h} \underline{l} \underline{h}$ to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same: and that affiant subscribed $\underline{h} \underline{l} \underline{l}$ name therete as a witness to said execution. OFFICIAL SEAL GERALD E. GREEN NOTARY PUBLIC - CALIFORNIA ł LOS ANGELES COUNTY My comm. expires AUG 25, 1982 -167 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 lully 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 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 Do not lose or cestroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mod . TRUST DEED STATE OF OREGON ss. Klamath County of I certify that the within instru-, 19 at 10:24 o'clock A M., and recorded Grantor in book M7.9 on page 13330 or as file/reel number 63567 PACE RESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN TO Wells Fargo Realty Services Inc. Hh. D. Milne 572 E. Green Street County Clerk Pasadena, CA 91101 Title KAREN STARK By Pernethaid Atsch Deputy Trust Services Pee