38-19037 68588 Vol. M79 Page 13361TRUST DEED . between WELLS FARGO REALTY WITNESSETH: Grantor prevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 19_ in Block_ 10 of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, Lat 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. <form>
Is times and profits theory and state hered is needed by the state of the state is the state of the including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as heneficiary may determine.
11. The entering upon and taking postession of stal property, the collection of such rents issues and profit, or the proceeds of jier and other instrance politic in the application or classed profit, or the proceeds of jier and other instrance politic in the application or classed theory in damage of the property. In the information of a work for the proceeds of jier and other instrance politic in the application or classed theory instraint os such matter instrance politic in the application or classed theory instraint on a work for a given instraint os with a direct any default or instraint of any indebtedness secured hereby or instruction of any agreement hereinging, there in the such an event and g the show a described real property is currently used for such and event and g the show a described real property is currently used for such and event and g the show a described real property is a more than the beneficiary may proceed to foreclosure. However, if shall real propert its out to currently used for such as proceed to foreclosure that the trust deed in equity as a more theory inter and the brance for any described be the trust deed in trust deed to be recorded his written nome of default and his election to stell the stand described real property to satify the obligation weard hereby, whereavour the state of the records to foreclose this there there there there the state to be recorded to be written nome the brance provided in OKS/86, 740
13. Should the beneficiary class the brance they advertisement and such the trust deed in the state or the two for the first default and the electron and the state of the trust deed in the state or the trust decide of the state or the the state or the state. The trust deal is deciden the state of the stat 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 suit, action or proceeding in which the beneficiary or trustee may appear, including evidence of this deed, to pay all costs and expenses, including evidence of the and the beneficiary or trustee provided, however, in case the suit or the content of the deed, to pay all costs and expenses, including evidence of this deed, to pay all costs and expenses, including evidence of the and the beneficiary or the musice then the prevailing party shall be restricted, the autorney's fees herein deverbed, the autorney's fees appellate court if an appeal is taken. Inding the institue, but including the grantur and heneficiary, may purchase at 15. When instee sells pursuant to the powers provided herein, instee w dy the poweeds of sale to payment of (1) the expense of sale, institute ignoring of the instee and a reasonable charge by further's attorney, (2) to square to the instees of the instee in the furst deed as their encretes in increase in the order of their priority and (4) the unplus. The deed as their encretes in the order of their priority and (4) the unplus. If all of the instead is a critical increase of the instee in the furst deed as their encretes in the exist on interest entitled to use surplus. If any, to the grantor of the exist on interest entitle to such surplus. 16. For any reason permitted by law bench are may from time to time appo-orated hereunder, Upon such appointment, and without conversion to somed hereunder, upon such appointed for all title, powers and datase confer-in any trustee herein named or appointed with all title, powers and datase confer-in any trust deed and its place of the county or counties in which is need of the County. Clerk or Records with the county or counties in which is period is situated, shall be conclusive proof of proper appointment of the success for any trust deed and its place of the county or counties in which is period is situated, shall be conclusive proof of proper appointment of the success for any the success of the county of the success and advices and a success the order of the county of the success is situated. mentioned in this paragraph / in all cases shall be factoring the transformed in this paragraph / in all cases shall be factoring to the transformed in the transform Trustee accepts this trust when this deed, only executed and acknot a public record as provided by law. Fustee is not obligated to not integrating sale under any other deed of thist or of any a ling in which grather, beneficiary or trustee shall be a party unless such eding is brought by trustee. well of this of of any action or shall be a party unless such action 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 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. NOTE: 7213-130P

13362 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-persoh) 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 net 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 Projecty 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 Christmas. Michael (. Melarmack Christmas * 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. WETNESSED BZ/ (If the signer of the above is a corporation, use the form of acknowledgment apposite.) (URS 93.490) STATE OF STATE OF CALIFORNIA, COUNTY OF (25) Auge(25) SS. On 27 Agcil, 1979 before me, the undersigned, a Notary Public in and for said County and State, personally appeared (25) (25) (26)QAI FOR NOTARY SEAL OR STAMP 7-74) (G.S.) Wilness (Rev. OFFICIAL SEAL personally known to 1.65 to be the person described in, and whose name is subscribed to the within and annexed instrument, execute) the same; and that affiant subscribed 1.15name thereto as a witness to said execution Signature GERALD E. GREEN NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY My comm. expires AUG 25, 1982 Misc.-167 (Stenle Signature The undersigned is the legal owner and holder of all indebreaness second The undersigned is the legal owner and holder of all indeptedness secured by the target grants owing to you under the terms of 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 svidences 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: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON TRUST DEED ss. I certify that the within instrument was received for record on the .7th day of June. ..., 19. 79, at 10225 8'clock p.M., and recorded in book 1179 on page 13361 on page 13361 er 68538 , in book Grantor or as file/reel number 68530 Record of Mortgages of said County. SPACE RESERVED FOR Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN TO Mn. D. Milne Wells Fargo Realty Services Inc 572 E. Green Street County Clerk Title By Served a Solato Deputy Pasadena, CA 91101 KAREN STARK Trust_Service Fee \$6.00