68645 TRI			m		
70040	TRUST DI	EED	Vol. 79	Page	<b>13436</b>
THIS TRUST DEED, made this1.344	day of	MARC	1	_	19 79 , between
ROBERT M. ROEMER + JOAnn	Rock	ner. Hu	SBANDVU	rito	~ ~ Crantor
TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS EARCO REALTY					
SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.					
	WITNESSE				
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:					
1 - \( \frac{1}{2} \cdot \text{pr} \cdot \frac{1}{2} \rightarrow \text{pr} \cdot \text{pr} \cd					
Lot in Block 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.					
the of the c	ounty Re	corder or said	County.		
e e e e e e e e e e e e e e e e e e e					
together with all and singular the tournants handismuse and					
together with all and singular the tenements, hereditaments and appurtenance rents, issues and profits thereof and all fixtures now or hereafter attached to or	used m conn	ertion with said re-	1 051.110	-	reafter appertaming, and the
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement					1 - 1 - 2 - 2 - 1 × - 3 - 3 ×
beneficiary or order and made by grantor, the final payment of principal and in					cen date herewith, pavable to
The date of maturity of the debt secured by this instrument is the date of	ereal about	and analytically also a file of			lue and payable. In the event
the within described property, or any part thereof, or any interest therein obtained the written consent or approval of the beneficiary, then, at the bene expressed therein, or herein, shall become unmediately due and payable.	eficiary's opt	ion, all obligations	secured by this inst	unent, irresp	ective of the maturity dates
The above described real property is not currently used for agricultural, timber to protect the security of this trust deed, grantor agrees:	or grazing pu	rposes			
1. To protect, preserve and maintain said property in good condition and r not to remove or demolish any building or improvement thereon; not to com-		striction thereon:	(c) join in any sub-	rdination or	other agreement affecting this
permit any waste of said property.	11				nit warranty, all or any part of he described as the "person or
<ol> <li>To complete or restore promptly and in good and workmanlike manne building or improvement which may be constructed, damaged or destroyed the and pay when due all costs incurred therefor.</li> <li>To comply with all laws, ordinances, regulations, covenants, condition</li> </ol>	ercon. he	ientioned in this pai	raerann snall he not l	ess than \$5	in of any matters or facts shall e's fees for any of the services
	cuting di	10. Upon any d ue notice, either in	lefault by grantor he person, by seent or l	reunder, ben	eficiary may at any time with the appointed by a court, and
such financing statements pursuant to the Uniform Commercial Code as the be- ary may require and to pay for filing same in the proper public office or offi- well as the cost of all lien searches made by filing officers or searching agen	ces, as en	nthout regard to th nter upon and take	e adequacy of any s	ccurity for the	indebtedness hereby secured,
may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurance on the buildings in	an ur	te or otherwise to	ueci ine renis, issue	s and profits	including those past due aild of operation and collection, ragraph 7 hereof upon day
hereafter erected on the said premises against loss or damage by fire and such hazards as the beneficiary may from time to time require in an amount not les	s than	idebtedness secured	hereby, in such orde	r as beneficia	ry may determine.
S written in companies acceptable to beneficiary with loss payable to the latter; all policies of insurance shall be det to the beneficiary as soon as insured; if the grantor shall fail for any reas	CONTRACT STACE	en rents, issues and	profits or the proc	reals and tien a	d property, the collection of other insurance policies or
procure any such insurance and to deliver said policies to the beneficiary a fifteen days prior to the expiration of any policy of insurance now or her	t least api	plication or release	thereof as aforesai	L shall not	of the property, and the ure or waive any default or irsuant to such notice.
placed on said buildings, the beneficiary mey procure the same at grantor's ex. The amount collected under any fire or other insurance policy may be appli beneficiary upon any indebtedness secured hereby and in such order as benef	ied by in	his performance of	i ny grantor in paym Lany agreement here	ent of any in	debledness secured hereby or
may determine, or at option of beneficiary the entire amount so collected, a part thereof, may be released to grantor. Such application or release shall not c	r any de	scribed real proper	ty is currently used	vanie. In Alic Ior vericulture	d tunber or grazing me move
wave any default or notice of default nereunder or invalidate any act done put to such notice,	rsuant the	manner provided	by taw for mortgage	forectosures, i	d in equity, as a mortgage in However, if said real property may proceed to foreclose this
5. To keep said premises free from construction liens and to pay all exercises and other charges that may be levied or assessed upon or agains property before any part of such taxes, assessments and other charges become	st said tru	ist deed in equity a vertisement and sal	is a mortgage or direc c. In the latter event	t the trustee t	o foreclose this trust deed by
due or delinquent and promptly deliver receipts therefor to beneficiary; shou grantor fail to make payment of any taxes, assessments, insurance premiums, li	iens or des	sended real propei	riv to satisfy the o	blivations sec	nd his election to sell the said ared hereby, whereupon the
other charges payable by grantor, either by direct payment or by pro beneficiary with funds with which to make such payment, beneficiary may,	at its law	istee snall fix the . v, and proceed to f 86, 795.	time and place of sa forcelose this trust d	te, give notice ced in the ma	thereof as then required by uner provided in ORS/85,740
option, make payment thereof, and the amount so paid, with interest of the re- forth in the note-secured hereby, together with the obligations describ paragraphs 6 and 7 of this trust deed shall be added to and become a part of th	ed in	13. Should the learning to the second of the	ime prior to five day	A helore the .	advertisement and sale then late set by the bustee for the
secured by this trust deed, without waiver of any rights arising from breach of a	any of the	stee's sale, the grant beneficiary or his	ttor or other person success is in interes	to privileged t, respectively	by ORS 86,760, may pay to , the entire amount then due,
hereinbefore described, as well as the grantor, shall be bound to the same exten they are bound for the payment of the obligation herein described, and all payments shall be immediately due and payable without notice, and the nonpay	i such and	d expenses actually	incurred in enforce	ig the terms o	ured thereby (including corts) if the obligation and trustee's such portion of the principal
thereof shall, at the option of the beneficiary, render all sums secured by this deed immediately due and payable and constitute a breach of this trust deed.	s trust 45	would not then be sich event all foreck	due had no default Sure proceedings sha	occurred, and	I thereby cure the default, in I by the trustee.
<ol><li>To pay all costs, fees and expenses of this trust including the cost of search as well as the other costs and expenses of the trustee incurred in conn.</li></ol>	of title des	14. Otherwise, the signated in the no.	he sale shall be hel tice of sale. The tru	d on the dat stee may sell	e and at the time and place - said property either in one
with this obligation.  7. To appear in and defend any action or proceeding purporting to affecting to a section of the proceeding purporting purporting to a section of the proceeding purporting purporting purporting purporting purporting pu	par hig	chest bidder for co	ish, payable at the	time of sale.	or parcels at auction to the Trustee shall deliver to the ne the property so sold, but
security rights or powers of beneficiary or trustee; and in any suit, action proceeding in which the beneficiary or trustee may appear, including any suit of	on or with or the ma	thout any covenant atters of fact shall	or warranty, express be conclusive proof	or implied, T	he recitals in the deed of any fulness thereof. Any person.
foreclosure of this deed, to pay all costs and expenses, including evidence of the the beneficiary's or trustee's attorney's fees provided, however, in case the between the granter and the beneficiary or the trustee then the prevailing parts	suit is sale	cluding the trustee, c.	but including the gr	antor and ben	efficiary, may purchase at the
be entitled to the attorney's fees herein described, the amount of attorney's mentioned in this paragraph 7 in all cases shall be fixed by the trial court or t	s fees app	pry me proceeds o	of sale to payment o	$H_{-}(I)$ the $exp$	royaled herein, trustee shall benses of sale, incheding the trustee's atomics (2) to the

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of emment domain or condemnation, beneficiary shall have the right, if it wo elects, to require that all or any portion of the monley payable accomposition for such taking, which are in excess of the amount required to pay all reasonable exist, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appelate course, expenses and attorney's fees, both in the trial and appelate course, expense to take such actions and expenses and attorney's fees, both in the trial and appelate course, encessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute nate instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

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 (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the malebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any

office of the County Clerk or recovery of the variety appointment of the surveyor property is situated, shall be conclusive proof of peoper appointment of the surveyor tristee.

17. Trustee accepts this thist when this dreat, duly executed and acknowledged to made a public record as provided by law, Pristee is not obligated to notify any party herety of pending sale under any white deed of most or any action or proceeding in which granter, beneficiary or trustee shall be a party unless such as non or proceeding its brought by trustee.

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, unencambered titled thereto

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Sar, a bank, first 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.

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 if grantor is a natural person) are for business or commercial purposes other than agricultural

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administraturs, executors, 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 constraing 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 Property Report less than 48 hours prior to signing the contract or agreement by notice to the seller until midnight of the third business 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, Phanksgiving and 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.

Robert M. Roemer

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

(ORS 93.490)

Josson Hume John Roomer Ant M. Cum

elasturk.

STATE OF CALIFORNIA,

Angeles } ss. COUNTY OF 65

On 2 A A Still 1979 before me, the undersigned, a Notary Public in and for said County and State, personally appeared A SC N New AAN known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That he resides at that A S was present and saw Robert M. Roevyer oann Roemer

personally known to him to be the person described in, and whose name is subscribed to the within and annexed instrument, frequet the same; and that affian subscribed 1913 name theretogs a witness to said recution.

Signature

Grantor

FOR NOTARY SEAL OR STAMP



OFFICIAL SEAL GERALD E. GREEN NOTARY PUBLIC - CALIFORNIA

LOS ANGELES COUNTY comm. expires AUG 25, 1982

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and noticer of all indeptedness secured by the foregoing trust deed. All sums secured by said 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 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

DATED:

Beneficiary

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.

SPACE RESERVED

RECORDER'S USE

## TRUST DEED

Beneficiary

Wells Fargo Realty Services Inc 572 E. Green Street Pasadena, CA 91101

> RAREN STARK Trust Services

STATE OF OREGON

County of . . Math

I certify that the within instrument was received for record on the 3th day of June 1979, at 10:33 o'clock AM, and recorded in book 179 on page 13436

in book 179 on page 13436 or as file/reel number 68645 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

un. D. Milne

County Cleri

SS.

By Demetha Matoch Deputy