\$\$230° 16542 Vol. <u>79 Page</u> 16541 ITA38_1416 TRUST DEED THIS TRUST DEED, made this 245 day of FES. HELTON PER GERELO WOLFF RANCH LNC. TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY THIS TRUST DEED, hade this 2414 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 23 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. 的高大法律中于开 1.1.1 医肾 新闻机理 网络赫索 1.

together with all and singular the teneme us, kereditaments and appurtenances and all other rights thereinto belonging or in rents, issues and profits thereof and all fixivers now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING VERFORMANCE of each agreement of granter herein contained and payment of the in anywise now or hereafter appertaining, and the Description or order and made by grantor the final payment of principal and interest thereof, if not sooner paid, to be due and payable _______ The date of maturity of the defi security of the instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alterated by the grantor without first having exercised therein, or hereing shall become by mediately due and payable.

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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 derived as the "person persons legally entitled thereto," and the reculate therem of any matters or facts shall mentioned in this paragraph shall be not less than States 3 facts 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 adequacy of any security for the interdises hereby secured, use or otherwise collect the rents, issues and profits interventing thereof, in its own name unpaid, and apply the same, less costs and expressing of paragraph and the collection, including reasonable attorney's fees subject to paragraph 7. hereof upon any determine.

obtained the written conset; D approval if the beneficiary, there, are the beneficiary's option, all expressions and herein, subfit become immediately due and payable.
The above described real property is not currently used for agricultural, timber of grazing purposes.
To protect the sectivity of infinit must clead, grantor agrees.
To protect, preserve and maintain sid property in good condition and repair, and the move of described real property in good condition and repair.
To protect, preserve and maintain sid property in good condition and repair, and the move of described real property in good condition and repair.
To protect preserve and maintain sid property in good condition and repair approximate of said property.
To complete or restore promptly and in good and workmanitic manner any and pay whimproxement which may be constituted, damaged or detrived therefor, and property of the breatficary sequences to be detrived therefor any approxement which may be constituted.
To movide and property of the breatficary sequences to be detrived therefor, and the proper public office or officers and property of the breatficary sequences to be detrived therefor any approxement which may here the proper public office or officers and any be deemed desirable by the base made by films officers or searching agreents and the for films same to the proper public office or officers and the detrived therefor of the breatfier are received on the said premises maintain insurance on the buildings now or mergenter exceed on the said premises detrived for any reason to filee anount collected ander any file or officiers or searching agreents and file of any section of one point of any point in an anount not less than the detrived in the proper public office or any trans than the detrived and the provide of the said premises decaded to the buildings now or herefore file anount collected ander any file or of the pointe of hand and bu delivered to an anount and tor

waive any default of initiated to provider. Such application or release shall not use and to such notice. S. To keep add premises free from construction liens and to pay all taxes assessments and other charges that may be levied or assessed upon or seams and property before any of such taxes, assetsments and other charges would have property before any of such taxes, assetsments and other charges would have from the such and promptly deliver receipts therefor to beneficiary would have other charges a payable by grantor, either by direct payment or by providing beneficiary with funds with which to make gue her barges may, all forth in the noter primed hereby, together with the obligation described of here ordering for any there of the such payment or by providing property before any there of the such payment of any the beneficiary with funds with which to make gue her payment or by providing poptim, make payment hereof, and the and int si paid, with interest at the rate secured by this trust deed shall be hadded to and become a part of the data secured by this trust deal, without waiver of any rights assing from breach of any of here orbitals hereof and such and payments with interest as aforesaid, the property here orbits, hadd, at the and payable and be bound to the same extent that payments shalt to industry due and payable ta constitute a breach of the shifts trust deed mand constants (feet and payable ta bound to the same gue and payable and constitute a breach det. 6. To pay all costs, feet and expenses of this trust including the clust of the with this obligation.

in this obligation. 7. To appear in and defend any action or proceeding purporting to affect the outing nights or powers of beneficiary or traster, and in any suit, action or beceding in which the beneficiary or traster and in any suit, action or beceding in which the beneficiary or traster and uppear, including any suit for the eccount of this deed, to pay all costs and a penses, including evidence of title and when the grantor and the beneficiary for the traster than the prevaling payry shall entitled to the attorney's fees herein des theat; the another of attorney's fees pendence of this pay all costs and leases shall be fixed by the trial court or by the pendence of the traster of the shall case shall be fixed by the trial court or by the pendence of the starts.

appellate court if an appeal is taken. It is mutually agreed that: A finite event that any portion or all of wid property will be taken under the finite of the intern domain or condensation, he field key shows to risk if it is the intern domain or condensation, he field key shows to risk if it is the intern domain or condensation is required to pay all restriction for the internet domain or condensation is required to pay all restriction of the internet domain or condensation is required to pay all restriction in the required that all or any parties of the anomaly required to pay all restriction in the internet domain of the anomaly paid or incurred by granted as the systemet is an any parties of the anomaly price by it first upon any its recessarily paid to beneficiary and applied by it first upon any its mable recessarily paid to beneficiary is nucle proceedings, and the balance applied upon the indebtedness secured lierdy, and grantor agrees, all its systemics conductions and executes such instruments as shall be arecessary in systemic conveyance from the to this devid and the note for endorsement in care of full reconveyance for ancellation, whole affecting the thability of any of any map or plat of said property: (b) ion in granting any estimate or creating any of any map or plat of said property; (b) ion in granting any estiment or creating any of any map or plat of said property; (b) ion in granting any estimate or creating any of any map or plat of said property; (b) ion in granting any estiment or creating any of any map or plat of said property; (b) ion in granting any estimate of the individuant of any map or plat of said property; (b) ion in granting any estiment or creating any of any map or plat of said property; (b) ion in granting any estiment or creating any of any map or plat of said property; (b) ion in granting any estiment or creating any of any map or plat of said property; (b) ion in granting any estiment or creating any of any map or plat of said property; (b) i

excluding the trustee, but including the grantor and beneficiary, may purchase at the ane, [15]. When trustee sells pursuant to the powers provided herein, trustee shall capply the proceeds of the traste on payment of (1) the expenses of sale, including the compensation of the traste on payment of (1) the expenses of sale, including the compensation of the interest of the reasonable charge by trustee's atterners, (2) to the subsequent to the interest of the trust deed. (3) to all persons having recorded tiens appear in the order of their priority matter in the trust deed as their interests may ins successor in interest entitled to such surphils, if any, to the grantur or to 16. For any reason permitted by law benefic here pair from time to time appoint appoint diversity of the pay interest named herein and only successor busites measure the there and the vested with all title, public and and allies conferred abstrantic matter be made by written instrument executed by beneficipation and reference to this discussion for a Recorder of the county, one counties in deal in the property is sinustee herein be reade by written instrument executed by beneficipation reference to the County Deek or Recorder of the county, or counties in deal in the property is sinustee in the or record, which when this deek of the county or counties in the successor trustee. property is situated, and we constant, units deed, duly executed and acknowledged instite. 17. Trustee accepts this first when this deed, duly executed and acknowledged is made a public record as possible by law. Trustee is not ebligated to notify any party hereto of pending safe worder any other deed of trust or of any action or proceeding is which granter, in refictary or structer shall be a party unless such action or proceeding is brought by trustee.

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indebtedness secured hereby, in such order as beneficiary 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 instance policies or compensation or released for any taking in damage of the property, the collection of compensation or released for any taking in damage of the property, the collection of released to the property of the proceeds of fire and other instance policies or compensation or released for any taking in damage of the property. The collection of released to the property of the proceeds of the property of the property of science hereby immediately due to the property of any indebtedness secured hereby or science hereby immediately due the prophet (the beneficiary may declare all source described real property is currently used by the taking of the above the beneficiary may proceed to foreclose this trust ded in equity, as a morigage in the manner provided by law for more and the trustee that linear of the all property that deed in equity as a more or direct the trustee may proceed to foreclose this may ensure and science the trust of default and his elements died in science therefore the described real property to satify the obligations scienced therefore the strest deed to be recorded his written notice of default needs therefore the intervention and the elements of the therefore the trustee shall execute divertisement and sale. In the latter event the bareficiary foreclose this therefore the intervention the divertisement and sale. In the latter event is the define therefore the intervention the divertised to property to satify the obligations scienced therefore the intervention the trust devention for the recorded his written notice of default and his elements due the still the said divertised to property to satify the obligations science therefore the intervention the taw, and process to foreclose the intervention the manner provided in ONS/S6, 700 13. Should the

Insiste shall fix the time and place of sale, give notice thereof as then required by law, and proceed to foreclose this trait deed in the manner provided in ORSIS6.740 1.3. Should the beneficiary elect in foreclose by advertisement and sale then after default at any time prior to five dust before the date set by the traitset for the traitset sale, the grantor or other person as privileged by ORS 86.760, may pay to the beneficiary or his successors in intervs before the date set by the traitset for the the beneficiary or his successors in mercine the traitset for the traitset for the the beneficiary or his successors in mercine the traitset of the beneficiary or his and er their terms of the trust deed and the obligation secured thereby (including costs and attomey's fees not exceeding S50 each) other this successor the default, at which even tall foreclosure proceedings shall be default or traitee. General of the second shall be held on the date and a sing proton of the principal which even tall foreclosure proceedings shall be may first the traitset. General tall foreclosure proceedings that the parcel or parcet by either and place parcet or in the notice of sale. The traitset may set is all protective time and place highest hidd separate parcels and shall set the parcel or parcet by either in one highest hidd separate for warranty, express or inplied. The versites thereof. Any person excluding the traitset, but warranty express or on place there in the deed of but without any covernal form as required by law convexing the property sys and the arctions fact shall be marked for an the date of all protections the deed of a startset of fact shall be marked for the traitset and place of and arctions fact shall be all proved of the traiting the second place of an event of the notice of sale at the time of sale. There shall be deed of all and the deed of all be all the shall be head on all the event of the arctions of the shall be the shall be head on a beneficiary, may purules as the arction default and the deed p

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 hercunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or awings 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.