Vol. 79 Page 16562

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and states TRUST DEED

TH38-14.314 THIS TRUST DEED, male this_ MAY THIS TRUST DEED, male this ______ day of ______ 19 17 between Homes Retaro Hines Frank ETTE KEAL off Hives Hassand And Wife As TE- ATTO BY THE ENTIRE TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY THOMME REHARD HINES 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:

44 in Block 32 Statute de 和目前自主任法 法公在主主任任何 of Tract 1184. Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, Int 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. in a second second by the second by the second s All of the second A set of the set of an 1160 (10 where the set of the 和公司名目的自己

together with all and singular the tenements, hereditaments and apputtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and rents, issues, and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING BURFORMANCE of each agreement of grantor herein contained and payment of the sum of FIUE THOUSAND FOR THE PURPOSE OF SECURING BURFORMANCE of each agreement of grantor herein contained and payment of the sum of FIUE THOUSAND Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payahl or hereafter appertaining, and the

ne of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest incress increase accorang to the terms of a promissory note of even date herewith, payable to the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note become due and payable. In the event the final property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, astigned or allenated by the state to beneficiary to option, all obligations secured by this instrument, irrespective of the maturity dates and payable. In the event

The date of maturity of the devised of the beneficiary: then at the date stated above, on white devised property, or any part thereof, or any interest therein is soil agreed to be obtained the written consent or approval of the beneficiary: then at the beneficiary's option, all expressed therein, shall be become immediately due and payable.
The above described real property is not currently used for agricultural, timber or grazing purposes to protect the security of this trust died, grantor agrees:
To protect the security of this trust died, grantor agrees:
To complete or restore promptly and in good and workmanitke manner any be contracted, danaged or destroyed thereany of the poperty if the beneficiary so requests, to join in executing any may be devised and the beneficiary as the dost of all pay for filing same in the proper public office or officing agencies as imposed and continuoung felary.
A. To provide and continuoung felary.
B. To free filary with loss payable to the latter; ell policies to shall for any reason to the suid premise maintain said provers and by free and to deliver all policies to heal for any reason to the exprised to grantor. Such application or release shall not current the addition for any traces as the deficiery at of such these second as a policy of many be devised to any taxes assessed upon on against pain for the beneficiary and to the angener or which may be levied or assessed upon or against pain the there for any taxes assessed upon or against pain the there for any taxes assessents, banding for any or any the discont of the balance for the balance for and the payment of and the payment of the balance for assessed upon or against pay and any taxes assessents, banding the astore of main any star

a this obligation. 7. To appear in and defend any action, we proceeding purporting to affect the rity rights or powers of heneficiary or trustee and in any suit, faction or seeding in which the beneficiary or trustee may uppear, including any suit for the chouse of this deed, to pay all costs and a typense, including any suit for the beneficiary's or trustee's attorney's fees provided, however, in call beneficiary were the grantor and the beneficiary or the trustee then the prevailing party shall minited to the attorney's fees therein des tribed. The amount of attorney's fees thened in this purgraph 7 in all cases shall be fixed by the trial court or by the clustee court if an appeal is taken.

It is mutually agreed that:

is multitally agreed that: 8. In the event that any portion of all 0) said property shall be taken under the to of eminent domain or condemnation, keneficary shall have the right, if it so its to require that all or any portion of the monites payable as compensation for that in the event of the monites payable as compensation for requires, that all or any portion of the monites payable as compensation for requires that all or be event of the monites payable as compensation for requires, that be paid to be reflecting and full in financed by genney in such that any with the pay for the event of the monites payable of genney in such requires, that be paid to be reflecting and intermeding and appealer courts, that upon the indebtedness secured hereby, and such appealer courts, and expanses and attorney's fees the payable of the payable of the owners the upon the indebtedness secured hereby, and such appealer to be an anneg such compensation, promptly upon hereform the note for endorsement in an of its fees and presentation of this dued and the hote for and or of the request of the indebtedness, insiste may (cle consent to the making and pay of the opast of such property (b) join in granting any casement or requires any ment of the of all opports (b) join in granting any casement or requires any and pay of the opast of the indebtedness.

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 persons legally entitled thereto," and the recitals therein of any matters or facts shall mentioned in this paragraph shall be not less than 55. 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 indebtedness thereby secured, sue or otherwise collect the rents, issues and profits, part thereof, in its own name sue or otherwise collect the rents, issues and profits, parenting there are due sub due to apply the same, less costs and expenses of parts and collection, including reasonable attorney's fees. subject to paragraph of the reoly any indebtedness secured hereby, in such order as beneficiary may determine.

11. The entering upon and taking possession of suid property, the collection of such rents issues and profits, or the proceeds of fire and other insurance policies or compensation or release thereof as aforestid, shall not cure of the product of the suid provided by the proceed of any and the proceed of the product of the suid other insurance policies or application or release thereof as aforestid, shall not cure of the product of the suid product of the suid other insurance policies or notice of default interventer or invalidate any act done pursuant to such any idefault or notice of default interventer or invalidate any act done pursuant to such any idefault or in this performance of any agreement interventer. In such an event and if above described real property is currently used for agricultural, timber or serain gueros and the beneficiary may beceden the beneficiary may broced to for colore this trust deed in equility, as a mortgage foreclose this trust deed in equity, as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in the trust deed in the trustee the different and also be discribed real property to satify the oblgations secured hereby, whereas the there were not the beneficiary to be statify the oblgations secured hereby.

law, and proceed to foreclose this trust deed in the manner provided in ORS/86, 740
13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the first effort the trust effort and the observation of the date set by the trustee for the first effort of the trust effort and the observation secured thereby finded by ORS 86, 760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due, and expenses actually incurred in enforcing the terms of the obligation and trustee's and at present actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding S0 each (other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which even all foreclosure proceedings shall be dismissed by the trustee.
14. Otherwsite, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may self said property either in one parcel or in separate parcels and the time and sale the time early environ to the dighest for warronty, express or inplied. The rectains in the deed of any matters of fact shall be conclusive proof of the trustee chails hered, any purchase at the sale.
15. When trustee self on the target of the provided brech, trustee self.

shall lie

Exclusing the trustee, bit including the grantor and beneficiary, may purchase at 15. When trustee sells pursuant to the powers provided herein, trustee apply the proceeds of sale to payment of (1) the expenses of sale, including comparation of the trustee and a reasonable charge by trustee's attorney, (2) to bligging in accurat by the trust deed, (3) to all persons having, recorded 1 appear in the only interest of the trustee in the trust deed as their interest apply the trust deed, (3) to all persons having, recorded 1 appear in the only interest of the trustee in the trust deed as their interest of the trustee in the trust deed as their interest appear in the only permitted by law hereficary may from time to time apparations on the expension of the second aint tion that be made by written instrument excentions. Each much appointing is the first start dead and its place of record, which, when recorded if the County Clerk or Recorder of the county or counters in whi is situated, shall be conclusive proof of proper appointment of the mu-

Trustre a public record ireto of pending sale ireto witch grantor, benef "is brought by trustee "is brought by trustee d, duly executed and acknowledged ustee is not obligated to notify any deed of trust or of any action or re shall be a party unless such action

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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: The Trust Deed Act provides that the trustee heraundar 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.

and that he will warrant and forever delend the same against all persons whomsoever

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• grantor warrants that the proceed's of the loan represented by the above described note and this trust deed are: • primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), for an organization, or (even if grantor is a natural petsoh) are for business or commercial purposes other than agricultural The grantor (a)* primari (+)

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 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 litterstate 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 you have the right to jevoke the contract or agreement by notice to the seller until midnight of the third business the contract or agreement you have the right to jevoke 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; day following the consummation's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving and Construct 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 cieditor 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

x Thomas Kichnon 1rei

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(If the signer of the above is a corporation use the form of arknowledgeant

Signature

Pogeles

On <u>May 10, 1979</u> the undersigned. a Notary Public in and for said County and State, personally appeared <u>Sandy Smith</u> 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 94–111 Hokualii Ct,	resides at
the undersigned, a Notary Public in and for said County and State, personally appeared <u>Sandy Smith</u>	within instrument as a witness	s thereto, who being by me duly
the undersigned, a Notary Public in and for said County and State.		
	the undersigned, a Notary Publi	ic in and for said County and State.
COUNTY OF Honolulu	On May 10, 1979	

in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed their name thereto as a witness to said execution

FOR NOTARY SEAL OR STAMP ົາງ C

The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 estate now held by you under the same. Mail reconveyance and documents to

Trustee

19 DATED: Beneficiary es for cancellation before reconveyance or destroy this Trust Deed OR THI NO STATE OF OREGON TRUST DEED SS. County of Klamath I certify that the within instrument was received for record on the 13th day of July...., 19.79 at 10:47 o'clock M., and recorded in book M79.... on page 16562 Granlor 70539 or as file/reel number SPACE RESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN TO Wh. D. Milne Wells Fargo Realty Services Inc. 572 E. Green Street County Clerk Title Pasadena, CA 91101 KAREN STARK Leto Deputy Trust Services 1 111 36.1