TRUST DEED

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March Connex Clery, 19. 79 , between THIS TRUST DEED, made this. 8th day of March Country 19 79 between Larry D. Wendland and Sharon R. Wendland, husband and wife, as tenants by as Grantor, the entirities. .., as Trustee, Transamerica Title Insurance Co. and Wells Fargo Realty Services, Inc., a California Corporation, Trustee as Beneficiary,

WITNESSETH: under Trust 7213.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County Oceson described as County, Oregon, described as:

Lot 14, Block 27, Oregon Shores Subdivision Unit 2, Tract 1113, in the County of Klamath, State of Oregon, as shown on the map filed on December 9, 1977 in Volume 21, Page 20 in the office of the county recorder of said county.

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TROSE DEED

STATE OF ORECON

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise row or hereafter appertaining, and the 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 PERFORMANCE of each agreement of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE and 59/100.

Dollars, with interest sum of Four Thousand One Hundred Eight Dollars and 59/100.

Dollars, with interest sum of Four Thousand One Hundred Eight Dollars and be presented to be perfectly the forms of the property of contained and made by grantor the statement of the property of the property of the property of the perfectly property of the property of the property of the property of the perfectly perfectl

sum of Four Thousand One Hundred Eight Dollars and 59/100 - Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold; conveyed, assigned or alienated by the grantor without slirst having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or them, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, limber or graing purposes.

To protect the security of this trust deed denotes adventor adverse.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and rapair not to remove or demolish any, building or improvement thereon, not commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions altecting said property: it the beneficiary or requests, to join in executing such linancing statements pursuant to the Uniform Commercial Code as the beneficiary may require, and to pay for Illing same in the proper public office or offices, as well as the cost of all len searches made by Illing folliers or searching deences as may be deemed desirable by the beneficiary.

pellate court shall attluthe reasonable as the beneldary's or trustee's atterney's less on such appeal.

It is mittually agreed that:

It is mittually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right. it is o elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it lirst upon any reasonable costs and expenses and attorney's early applied by it lirst upon any reasonable costs and expenses and attorney's excurging the paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtoches secured, hereby; and grantor agrees, at its own rexpense, to take such constant execute such 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 hence liciary, payment of its less and presentation of this deed, and the inote lorendorsement (in case of full reconveyances, for cancellation), trustee may.

tural, timber or grazing purposes.

Introduced the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any subordination or, other, afternent, affecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or tacts shall be conclusive proof of the truthulness thereol. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.

10 Upon any default by grantor hereunder, beneficiary may at any time, without, 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, hereby secured; enter upon and take possession of said property or any part thereof, in its own name suc or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including teasonable after news, less upon any indebtedness secured hereby, and in such order as beneficiary may defermine.

11. The enlering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application, or, release thereof as aforesaid, shall not cure or property, and the application, or, release thereof as aforesaid shall not cure or property, and the application, or, release thereof as aforesaid shall not cure or property, and the application, or, release thereof as aforesaid shall not cure or property, and the application, or, release thereof as aforesaid shall not cure or property, and the application, or elease thereof as aforesaid, shall not cure o

collection of such rents, issues and prolits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall, not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby and agreement hereunder, the beneliciary may declare all sums secured hereby of the property is currently used for agricultural, and if the above described real property is currently used for agricultural, and if the above described real property is not so currently used, the beneficiary may proceed to invectose this trust deed in equify, as a significant of the trustee of foreclose this trust deed in equify as a foreclosures, is election may proceed to loreclose this trust deed in equify as a foreclosures, in election may proceed to loreclose this trust deed in equify as a foreclosures, in election may proceed to loreclose this trust deed in equify as a foreclosure, and all the latter, event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to self the said described real property to satisfy the obligations secured hereby, where supon the trustee shall its the time and place of sale, give notice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795.

13. Should the beneficiary elect to loreclose by advertisement and sale then alter default at any time prior to live days before the date set by the trustee for the trustee's sale, the grantor or other essentially incurred in obligation secured, thereby (including costs and expenses actually incurred in collinary, the proceedings shall be dismissed by the trustee.

15. When trustee's sale, the grantor or other processors in in

attomey, who is an active member of the Oregon State Bar, a bank, frust company on for the United States) as tiller insurance company outhorized to insure title to real 4 States or any agency thereof: NOTE: The Trust Deed. Act provides that the trustee hereunder must be e or savings and loon association authorized to do business under the lows properly of this state, its subsidiaries, affiliates, agents or branches, or the

The grantor covenants and agre- tully served in tee simple of said descri	expansion or promote that it are about and serving early for and with the beneficiary and best a valid,	25511 those claiming under him, that he is law- unencumbered title thereto.
Apply 1999 (48 ft. 2011) Indian (16 ft.) The blood later and pro- toring of apply to see \$10 ft.) and blood later are seen as a ft. of L. of the apply of the construction of the contract of the \$10 ft. of the contract of the contract of the contract of the \$10 ft. of the contract of	The state of the s	ser inva cerca di Misser ; company di Misser ;
and that he will warrant and forever	defend the same against all persons	Sign (1997) Sign (
The grantor warrors that the proceed (a)* primarily to antor spessoral	s of the loan represented by the above of family; household or agricultural purpos	countries (1992 and 1992) Conservations Conservations Conservation Lescribed note and this trust deed are:
(b) for an organization, or (even if g	familier is a natural person) are for busine	es (see Important Notice below), 5- of sommercial purposes other than agricultural
contract secured hereby; whether or not name masculine gender includes the feminine and t	d as a beneficiary beneficiary snail mean d as a beneficiary berein. In construing the the neuter, and the singular number inclu-	the holder and owner, including pledgee, of the his deed and whenever the context so requires, the ides the plural.
*IMPORTANT NOTICE: Delete, by (lining out, which not applicable; if warranty (a) is applicable and	hever warranty (a) or (b) is	the day and year first above written.
or such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Reg disclosures; for this purpose; if this instrument is t the purchase of a dwelling, use Stevens-Ness for	Act, and Regulation, Z, the Larry dulation; by making required have been been selected as the control of the co	Wendland & Wendle R. Wendland
If this instrument is NOT to be a first lien, use Steve equivalent. If "compliance with the 'Act not region the signer of the above is a corporation."	rens-Ness Form No. 1306, or	A. Welluland Wellstein Wellstein Wellstein des Greines und dus Historie Wellstein wellt in Wellstein des Greines und dus Histories wellstein Wellstein des Greines und des Greines Edward für der Greine und des Greines u
STATE OF OREGON,	STATE OF OREGON	County of the state of the stat
County, of HONOLUCY 26 APPLIC 1979 Personally appeared the above named	Descriptions of the control of the c	and All Plesses de la servicio de la companya de l
ZACAYD Windland	Troughy 0 4 Cash of 1 177, 10 Lin Floris of the Cash of 1 177, 10 Lin Floris of the Cash	president and that the latter is the
S and acknowledged the foregoir	and deed	to the foregoing instrument is the corporation of the foregoing instrument is the corporation and said instrument was signed and sealed in be- y authority of its board of directors; and each of
SEAL) 10 Notary Public for Oregons (a)	ch its Betore me; min and paragraph of the second one calculation of the second of the second one calculation on calculation of the second one calculation o	instrument to be its voluntary act and deed beginning to the property of the control of the cont
2x My commission expires; 10 d. Two NLEWICK, 31. 10 By direction	Notary Public for Oregon My commission expires.	The second of the second secon
The property works in the control of	discounting the second of the control of the contro	 P. M. Hills and Charles, a standard for a second state of the second stat
helein (dait becomes institutions), his soft pare the above described test property is not a The spotest the grouper of this igner, de-		$oldsymbol{O}$
The undersigned is the legal owner and I	older of all indebtedness secured by the	is a Crasi Consent en arbioxa, se que encomena. 1867 estable luistes apeleiros en eque estable de cel 17086 establea (20 mai: disponente establea en expens
said trust deed or pursuant to statute to can herewith together with said trust deed) and to r	cel'all evidences of indebtedness secured econvey, without warranty: to the nartie	toregoing trust deed. All sums secured by said out of any sums owing to you under the terms of by said trust deed (which are delivered to you designated by the terms of said trust deed the
estate now held by you under the same: Mail're	econveyance and documents to	ESIMPLE A FERRE SHIPTING TO SELECT A SOURCE.
Do not lose or destroy this Trust Deed OR THE-NOTE	which it secures. Both must-be delivered to the trust	Beneficiary, see for cancellation before reconveyance will be made.
TRUST DEED		
(FORM, No. 881). STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	T	STATE OF OREGON ss. County ofKlamath
Klamath, State of Oregon.	a shown on the map filed c	i or eligertily, that the within instru- ment was received for record on the 30thday of October, 19.7.9
Mamain Canan Di Guanto Lot 14 Block A7, Oragon S	and execution (FOR	at.11:18o'clockAM., and recorded in bookM79on page25510or
and Wells Fargo RealBeneficiary	es; Inc.; a California Cor W/TMESSET/s — unde	as file/reel number 76169 Record of Mortgages of said County Witness my hand and seal of
Wells Fargo Realth Sprvices In	on R. Wendland, husband an & Go:	County affixed. Wins D. Milne
Pasadena, CA 91101 KAREN STARK	TRUST DEED \$ 9 8th No.	By Lunatha Hito Deputy
GEVE HT 411-0-ASSESSES DESCRIPTIONS	132:1000年代	****Fee*\$7:00

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