:38-20463 25553 76197 Claracativi encatas trustinė edinis alli bitti Vol. 1979 Päge 125552 THIS TRUST DEED, made this 28 day of ____ August TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. Kiel shoul me'l jalened WITNESSETH, but to litered will et carent and rouled add near light guithlened, wher on't but but the recoverage salt to appear amount to the replication man lieds and to the sale and to appear on a sale, the property in KLAMATH COUNTY, OREGON, described as the entire and appears and the property in KLAMATH COUNTY, OREGON, described as the entire and appears and the appears and appears and the appears are appears and the appears and the appears and the appears are appears and the appears and the appears are appears are appears and the appears are appears and the appears are appears are appears are appears and the appears are appears and the appears are appears are appears and the appears are appears are appears and the appears are appears are appears are appears and the appears are appears are appears are appears are appears are appears and the appear

in Block 22 of Tract 1184 Oregon Shores-Unit 2-1st Addition as shown on the most filed as N 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, said to the translation of the county of the County Recorder of said County. Said to the translation of the county of the c

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logether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or the second of the second 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 lumbar of lumbar of the lumbar of lu

the within described property.

The above described real property is not currently used for agricultural, timber or grazing purposes to his protect the security of this trust deed, grantor agrees to be the security of this trust deed, grantor agrees to be provided in the property is good condition and repair, not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any promet in the costs incurred therefor.

3. To complete or restore promptly and in good and workmanlike manner any promet in the costs incurred therefor.

4. 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.

5. To comply with all laws, ordinances, regulations, covenants; conditions, and restrictions affecting said property; if the beneficiary so equests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiar said property; if the beneficiary propulic office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as well as the cost of all lien searches made by filing officers or searching agencies as well as the beneficiary may from time to time require in an amount not less than some procure any such insurance and to deliver said policities of hisurance shall be delivered to the beneficiary with lost spayable to the latter; all policits of hisurance shall be delivered to the beneficiary with lost spayable to the latter; all policits of hisurance shall be delivered to the beneficiary with listings, the beneficiary in procure any such insurance and to deliver said policits of hisurance shall be delivered to the beneficiary with listings, the beneficiary procure the same at grantor is constituted in the property shall be delivered to see the property, and the property with family shall

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 sut, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees provided, however, in case the suit is between the granter and the beneficiary or trustee then the prevailing party shall be entitled to the attorney's fees herein' described; the amount of attorney safet herein' described the safet herein'

It is mutually agreed in a portion or all of said property shall be taken under the right of, eminent domain or condemnation, beneficiary shall have the right, if it so 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 restounable context, expenses and attorney's, fees, necessarily, paid or incurred by grantor in such proceedings, shall be pold to beneficiary and applied by it first upon any reasonable costs and expenses; and attorney's, fees, both in, the trial and appetate courts necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured, hereby; and grantor agres, at its own expense, to take such actions and 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 beneficiary, payment of its fees and presentation of this deed and itten need for endorsement (in case of full reconveyance, for cancellation), without offecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any casternet or creating any

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purposes

restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge increoif, (d) reconvey, without warranty, all or any part of the property. The group enter of the property is a second of the property. The group enter of the property is a second of the property is a second of the property in the property in the property is a second of the property in the property in the property is a second of the property in the property in the property is a second of the property in the property in the property is a second of the property in the property is a second of the property in the property in the property is a second of the property in the property in the property is a second of the property in the property in the property is a second of the property in the property is a second of the property in the property in the property is a second of the property in the property in the property is property in the property in the property in the property is property in the property in the property in the property in the property is property in the property is property in the property in the property in the property in the property is property in the property in the property in the property is property in the property in the property in the property is property in the property is property in the property in the property in the property in the property is property in the property

including reasonable attorney's, fees subject to paragraph 7 hereof upon any tin indebtedness secured hereby, in such order as beneficiary may determine.

1. The entering upon and taking possession of said property, the collection of such tents, taues and upon and taking possession of said property, the collection of such tents, taues and office, or the proceeds of fire and other insurance policies or compensation or awarding, or the processed of fire and other insurance policies or compensation or release thereof any locasuld, shall not cure or waive any default or application or release thereof any locasuld, shall not cure or waive any default or anotice of default nevender or involved on the property and the application or release thereof any part of the property of the property in the property of the property of the property of the property in the property is upon the property of the property in the property is used to a payable. The beneficiary may declare all unus secured hereby immediately due and payable, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage or direct the trustse of the property is an interest, especiosures. How property is a mortgage or direct the trustse to observe the property is a mortgage or direct the trustse to observe the said described real property to satisfy the obligations secured hereby, whereupon the trustse to be recorded his written notice of default and his election to self the surfact cause to be recorded his written notice of default and his election to self the surfact cause to be recorded his written notice of default and his election to self the surfact cause to be recorded his written notice of default and his election to self the surfact and cause to be recorded his trust deed in the manner provided in ORS/86.740 to 86.793.

13. Should the beneficary elect to foreclose by advertisement and sale then trustee and if the time and place of sale, give notice thereof at their required by law, and proceed to foreclose this trust deed in the m

excitating the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (11) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney (21 to the obligation secured by their trust deed, [6] to all persons having recorded lieus subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and [4] the surplus [7] any, to the grantor or to his successor in interest entitled to such surplus

16. For any resum permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by benefit any containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counters in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

property is situated, small be conclusive proof of proper appointment of the successor rustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under-any other deed of trust or of any action or proceeding in which grantop, beneficiary, or trustee, shall be a party unless such action or proceeding is brought by trustee.

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 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 C11 property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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naudad OT 0(1) The grantor warrants that the proceeds	្នុងស្មេស្ត្	25		255
The grantor warrants that the proceeds (a)* primarily for grantor's personal, to (b) for an organization, or (even it grantor's personal, to purposes. This deed applies to, inures to the bene tors, personal representatives, successors and as contract (secured hereby, whether, or not named, masculine gender includes the teminine and the	्राडाजा किता है। elit of and binds all\pa	Tare for business or commer TOURT NOTANOUSO	rcial purposes other t	han agricult
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to the Rules and Regulations of the Office of Inters advance of, or at the time of your signing the contract the contract or agreement you have the right to revol day following the consummation of the transaction. New Year's Day, Washington's Birthday, Memorial D Christmas.	state: Land Sales Registrati let or agreement. If you rec ke the contract	ion: U.S. Department of Housi ceived the Property Report less	erty Report prepared p ng and Urban Developn than 48 ham	ursuant nent, in
* IMPORTANT NOTICE: Delete, by lining out, whicheve not applicable; if warranty (a) is applicable and the or such word is defined in the Truth-in-lending Act beneficiary MUST; comply with the Act and Regulatic disclosures. If compliance with the Act not required,	er warranty (a) or (b) is beneficiary is a creditor	Michael D. Jeske	Jay, Hanksgivi	ing and
(If the signer of the above is a corporation use the form of acknowledgment; apposite.)	, uisregard linis notice	<u>V</u>		
STATE OF Algon County of Haman }ss. Person 1979 Person III appeared the above pamed		County of	-3) ss.
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