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THIS TRUST DEED	made this 28

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THIS TRUST DEED; made this 28 day of August 19 79 between sinchael. Dendeske, as single; man in horizontal and sales of the description of the second states as Granton. TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.

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Lot 134 in Block 32 of Tract 1184 Oregon Shores Unit 2 124 Avenue. 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 county said of the county Recorder of said County said to the coun

to the Roice and Republican to the County for Spanning, it coercewed the Property Regarding 45 hours provide approach along a county of the County of Span Residence of the Roice of the Span Roice of the Span Roice of the Span Roice of the Span Roice of the Roice of

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**MEGRIANT NOTICE Dearth by licing cut willbayer warranty (at ar [2]); not applyingle, it warranty (a) is applicable, and its geneticity is a circular or such result and Regulation 2, the participal of the control o

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now 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 sum of the sum

obtained the written consent or approval of the beneficiary. Then, at the beneficiary option all expressed therein, or herein, shall become immediately due and payable property of the expressed therein or herein, shall become immediately due and payable property.

The above described real property is not currently used for agricultural, timber or grazing purposes to a strong property.

To protect the security of this trust deed, grantor agrees: he had been a strong property in good condition and repair, and the proper property in good condition and repair, and the proper property in good condition and repair, and the proper property in good condition and repair, and the proper property in the proper thereon; and the proper property in the proper public office or offices, and property; if the beneficiary so requests, to join in execution and property if the beneficiary so requires as a strong property if the proper public office or offices, and the property of the prope

part intereof, may be released to grantor. Such application or release shall not cure or wave any default or, notice of default hereunder or invalidate any act done pursuant to such notice.

5.3. To. keep sold premises free from construction ilens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said upon the pay of the construction ilens and to pay all taxes, assessments and other charges become pad use or delinquent and promptly deliver receipts therefor to beneficiary; should the gother laid to make payment of any taxes, assessments insurance premiums, lien souther charges payable by grantor, either by direct payment or by providing beneficiary with funds with whilch to make such payment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set of the coverance of the coverant sheet of the secured hereby, together with the obligations described arrangeon's executed to the coverants hereof and for such payments, with interest as aforesaid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent here payments shall be immediately enter of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereof shall, at the option of the both gaton herein described, and all such that sold, at the option of the both control of this trust deed immediately due and payable without notice, and the nonpayment dest immediately due and payable and constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of the trustee incurred in connection with this obligation.

6. To pay all costs. fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection 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 suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed. To pay afternows and expenses, including evidence of title and the beneficiary's or trustee's attentives provided, however, in case the suit is between the grantor and the beneficiary's per provided, however, in case the suit is between the grantor and the beneficiary is personable to the attorney's feet herein described; the amount of attorney's feet mentioned in this paragraph? In all cases shall be fixed by the trial court or by the appellate court if an appeal is taken.

It is mutually agreed that?

11 is mutually agreed that?

12 in the event that any portion or all of said, property shall be taken under the right of eniment domain or condemnation, beneficiary shall have the right of its solution, which are in excess of the amount require payable as compensation for such taking, which are in excess of the amount require payable as compensation from the taking, which are in excess of the amount require that assonable costs and expenses and attorney's feet, both in, the tital and appreciation from the costs and expenses and attorney's feet, both in, the tital and appreciate courts, necessarily pold or incurred by beneficiary in such proceedings, shall be pall to beneficiary in such proceedings, that the debetween secured hereby; and grantor agrees, it is own expense, to take such actions and execute such instruments as shall be necessary in botaining such compensation, promptly upon beneficiary request.

9. At any time and from time to time upon written request of beneficiary payment of its feet and presentation of this deed and the note for endorsement for e

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purposes 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 portion of the lien or charge thereof; (d) reconvey, without warranty all or any part of the truthintess thereof. Trustice's fees for any of the services be conclused in that paragraph shall be not less than \$5.

3.10. Upon any paragraph shall be not less than \$5.

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3.10. Upon any paragraph of the without regard or in personal part of hereof to be appointed by a court, and we notice, either in personal part of any security for the indebtedness hereby secured, enter upon and take postancy of any security for the indebtedness hereby secured, sue or otherwise collect the rent stages and profits, including those past due ampaid, and apply the same, less cours and expenses of operation and collection, including reasonable attorney's feas subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

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

111: The entering upon and taking possession of said property, the collection of such rents, issues and upon any taking or deaning of the property, and the compensation or awards to or the proceeds of fire and other instruce policies or compensation or awards for any taking or damage of the property, and the application or release there of any taking or damage of the property, and the application or release there are aforesaid, shall not cure or waive any default or notice of default thereunder or in a doresaid, shall not cure or waive any default or instead of a property and the continuous of the property is currently used for agricultude in event and if the above described real property is currently used for agricultude in event and if the above described real property is currently used for agricultude in open or graing purposes, the beneficiary may proceed to foreclose this trust deed the open of a mortisage in the manner provided by law for mortisage foreclosures. Into open of a mortisage in the manner provided by law for mortisage foreclosures. Into foreclose this trust deed in equity as a mortisage or direct the trustee to foreclose this trust deed in equity as a mortisage or direct the trustee to foreclose this trust deed in the trustee shall execute described in equity as a mortisage or direct the trustee to foreclose this trust deed in the manner provided in ORS/86.740, to 86.795.

13. Should the beneficiary idea to foreclose by advertisement and sale them after default at any time prior to five days before the date set by the trustee for the trustee of the trust deed in the manner provided in ORS/86.740, to 86.795.

13. Should the beneficiary deed to foreclose by advertisement and sale them after default at any time prior to five days before the date set by the trustee of the

deed in John, as required by law collecting the property so sold, our overant or warranty, express or implied. The recitais in the deed of any ct shall be conclusive proof of the intiffulness thereof. Any person, trustee, but including the grantor and beneficiary, may purchase at the

excluding the trustee, but including the granior and beneficiary, may purchase at the sile.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of [1], the expenses of sale, including the compensation of the trustee at open and a reasonable charge by trustee sattorney, [2] to the obligation secured by the trustees at the control of the subsequent to the interest of the control of the persons having recorded liens subsequent to the interest of the control of the supplied of the property of

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17. Trustee accepts this trust when this deed, duly executed and acke
made a public record as provided by law. Trustee is not obligated to
typ hereto of pending sale; under any other deed of trust or of any
coeeding in which grantor, beneficiary or trustee shall be a party unless so
proceeding is 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, 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 states, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

that he will warrant and lorever defend the sam	e against all persons	whomsoever: PC13%	25556
The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family, house (b) for an organization, or (even if grantor is a na purposes. This deed applies to, inures to the benefit of and personal representatives, successors and assigns. The	represented by the about hold or agricultural purtural person) are for but 13424 the 1172 HT. binds all parties hereto term beneficiary shall reciary herein. In construit	of described note and this trust deed poses, (see Important Notice below) siness or commercial purposes other (311 50 1910) FIV) (111 feets, legatees, devisees, adminean the holder and owner, including this deed and whenever the context includes the plural.	are: han agricultural histrators, execu- pledgee, of the t so requires, the
IN WITNESS WHEREOF, said grantor h have the option to void your contract or agreement by in have the option to void your contract or agreement by in he Rules and Regulations of the Office of Interstate Land he Rules and Regulations of the contract or agree	as hereunto set his hotice to the seller if you di Sales Registration, U.S. D ment. If you received the l	and the day and yellow the property repared epartment of Housing and Urban Developerty Report tess than 48 hours prior to the seller until midnight of the thir	pursuant pment. in to signing d business
nce of, or at the time of your sign to revoke the concontract or agreement you have the right to revoke the concontract or agreement you have the right to revoke the concontract or agreement you have the rankaction. A business year's Day, Washington's Birthday, Memorial Day, Indevivers. PORTANT NOTICE: Delete, by lining out, whichever warrant opplicable: if warranty (a) is applicable and the beneficie such word is defined in the Truth-in-Lending Act and Registration of the property of the	pendence Day, Labor Day, ity (a) or (b) is ity is a creditor guidation 2, the public required	Columbus Day, Veteran's Day, Maine, Charles Day, Maine, Charles Day, Veteran's Day, Maine, Columbus Day, Maine, Co	.
the signer of the above is a corporation, the form of ocknowledgment opposite.) ATE OF	RS 93.490) STATE OF	County of) ssand
Personally appeared the above named property and acknowledged the toregoing instruction of the property and acknowledged the toregoing instruction of the property act and deed to be a pr	seach for himself a seach for himself a seach for himself a seach seach for himself a seach seac	nd not one for the other, due to the other, and the other other and that said instrument was sign	hat the latter is the a corporation, is the corporate seal ed and sealed in be-
Betore me: OFFICIAL BUD EALE O TO TO THE MEDITY Public for Megistre My commission expires: 17/6-83	half of said corpor them acknowledge the measurement of the said o	led said instrument to be its volu	(OFFICIAL SEAL)
in) production with the content of t	used only when obligations in	ANCE 11 (1 September 11 September 12 Septemb	Marie Carlos Car
TO: The undersigned is the legal owner and holder trust deed, have been fully paid and satisfied. You he trust deed to pursuant to statute, to cancel, all.	of all indebtedness secu ereby are directed, on pi evidences of indebtedne	the parties designated by the terms	OI Said
estate now held by you didnot to annecessary the state of	and Lind Learn Variety of Lind Lind Lind Lind Lind Lind Lind Lind	Additional and the second seco	The second secon
be not loss, or destroy, this Trust Deed, OR, THE NOTE while the state of the state	Landa Garania da 1003-ci al 1003-	STATE OF OREC	GON,
The states that a language around the states of the states	arent (vis. 2) (and another vis. 2) (another vis. 2) (ano	ment was receive 30th day of 111:20 o clock	d for record on th October 19 79 A.M.; and recorde on page 25555 ther 76199
Stand state is a second to done in the second of the put of a second so that is a seco	SPACE RESERVE	Service of the Mitness my Service Country affixed.	hand and seal
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