¹⁵ 80378	TRUST DEED	Ycl. <u><i>M 80</i></u> Pag	
THIS TRUST DEED, made this Gene A. Ginn and Frances E. Transamerica Title Insuranc	17th day of	December	19 79 between
Gene A. Ginn and Frances E.	Ginn, husband	and wife as tenants	by the Grantor.
Transamerica Title Insurance	e, Co.	entire	as Trustee.
and Wells Fargo Realty Servi	ce, Inc. a Cal	ifornia Corporation a	S, as Beneficiary,
Trustee under Trust 7213			

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STEVENS-NESS LAW PUBLISHING CO., PORTLAND. OR. 972

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County Oregon described as County, Oregon, described as: in 10010

Lot 6, Block 37, Tract 1184, Oregon Shores Unit 2-1st Addition as shown on the Map filed on November 8, 1978 in Volume 21, Page 29 in the office of the County Recorder of said County. Considering (1973

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 lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Six thousands five hundreds fourty three and twenty seven 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

herein, shall become immediately due and payable.

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

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FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

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REAL OF CREEPING

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runnent, irrespective of the maturity dates expressed therein, or **Ilural, limber or grazing purposes.**(a) consent to the making of any map or plat of said property; (b) join in sharding any restriction thereon; (c) join in any control of creating any restriction thereor; (c) join in any control of creating any restriction thereon; (c) join in any control of the creating any restriction thereon; (c) join in any control of creating any restriction thereon; (c) join in any control of creating without warranty; all or any part of the property. The grantee in any reconveyance may be described as the "person or persons be conclusive proof of the truthlulness thereol. Trustee's lees for any of the services menioned in this paragraph shall be not less than 35.
10. Upon any default by frantor hereunder, beneliciary may at any pointed by a court, and without regard to the adequacy of any security for the indebidness hereby secured, enter upon and take possession of said property, the indebidness hereby secured, enter upon and take possession of said property, the foregoting determine.
11. The entering upon and taking possession of said property, the following determine.
12. Upon default by grantor in payment of an issue of any act done such ents, issues and profits, for the proceed of lire and other inspects or onice of default hereunder on invalidate any act done such and the superstry on any determine.
12. Upon default by grantor in payment of any indebtedness secured hereby inmediately due and payable. In such an event and the habev described real property is trust deed in equity as any detaction or release thereous a dorsaid, shall no to ready any default or notice of default hereunder the beneficiary may default and property is any greenent hereunder, the beneficiary and in the above described real property is trust deed in equity as any default or notice of default hereunder becauted any act done any default at many property or the structees that avec

surplus, if any, to the genetics or to his successor in inferent entitled to such surplus. If, for any reason permitted by law beneficiary may from time to the appoint a successor as successors to any function to heave successor trustee appointed hereunder. Upon such appointment, and without conversance 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 beneficiary, containing reference to this trust deed and its place of recould, which, when recorded in the office of the County Clerk or Recorder of the county or containing reference to this trust deed and its place of recould, which, when recorded in the property is situated, shall be conclusive proof of progra appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Truster is no obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which generatory or trustee shall be a party unless such action or proceeding is brought by trustee.

արարանացում է բուրակացի չարկումը, որոշոր է մասին երել երել է երելու է երել է երել է երել է դեր երել երել երել ե Արարանացությունը կուտակացի արդել երելու է երել է երել է երելու է է երելու է երել է երել երել երել երել երել երել

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 lean 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, it is subsidiaries, affiliates, agents or bunches, or the United States or any agency thereof.

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 title thereto

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

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Stor Carlos

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 feminine and the neuter, and the singular number includes the plural.

IN WIINESS WHEREOF, said grantor	has hereunto set his hand the day and year t	irst above written
* IMPORTANT NOTICE: Delete, by lining out, whichever warr	l 1	st above wittien.
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beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIR:		-
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equivalent. If compliance with the Act not required, disre (If the signer of the above is a corporation,	gard this notice.	
one me torm of acknowledgment opposite.}		
STATE OF OREGON, California,	RS 93,490)	
	STATE OF OREGON, County of)
County of Vonfar? 385.		/ 33.
1-19,1980	Personally appeared	
Personally appeared the above named	· · · · · · · · · · · · · · · · · · ·	
Gene A GINH.	and not one for the other, did	say that the former is the
	president	and that the latter is the
+ Francos EGINN	secretary	of
and acknowledged the foregoing instru-		
ment to be THEIR voluntary act and deed.		
Gelose mer ca / / / /	half of said corporation by authority of its I	signed and sealed in be-
(OFFICIAL Charles And Aller To	them acknowledged said instrument to be its Before me:	voluntary act and deed.
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