12771 Vol. M& Page <u>86713</u> 公司行出于43 第1464年4月 TRUST DEED 19 80 Con Join U. Zompour & STEFFIF. Zompour Hrosomo Wiff AS Town TS, between TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trastee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary MAN WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: a tita Lot 44 in Block 46 of Tract 1184 Oregon Shores-Unit 2-1st Addition as sho 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, an Receipt in 1201 1.20.4 1.1.1 - 43 S report t a ya a shintar ku ku Na ganta ƙasa Sant - is an in Ars A and the state razori e e Nosta fi 13 ad define The call the full-the data set of the set of the call . ذر بر مور و ا E to finer 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.

rents issues and propits inereoj and all justures 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 Ow THA VSO NO GAS HONDROD FIFTY Dollars, with interest thereon according to the terms of a promissory note of even date berewith payable BAS WASRAD FIFTY Dollars, with interest thereon according to the terms of a promissory note of even date herewith beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable I ~ 7 30 Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to \_.19,00

The date of maturity of order and made by granior, the juna payment of principal and interest hereof, if not sooner paid, to be due and payable <u>source</u>, 19.5 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event we within described property, or any part thereof, or any biterest therein is sold, agreed to be sold, conveyed, astigned or alienated by the grantor without first hairbout first hairbou

obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become immediately due and payable.
 The above described real property is not currently used for apricultural, timber or grazing purposes To protect the security of this trust deed, grantor agrees:

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 To complete or restore prompily and in good and workmanilike manner any building or improvement which may be constructed, damaged or destroyed thereon.
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 To complete or restore prompily and in good and workmanilike manner any building or improvement which may be constructed. Admaged or destroyed thereon.
 To complete and to pay for filing same in the proper public offices or offices, and continuously mannain insurance on the buildings now or faceafter erected on the said premises against loss or damage by fire and such other hereficiary are provide and continuously mannain insurance on the buildings and econtinues filing officers or searching agrees to the test than spectre and continuously mannain insurance on the buildings and being filing of any reson to the serificiary and to deliver and public of nurance thall be delivered to the string of murance public of a restruction and to deliver and public of nurance public to the test than the proper public of nurance thalt be delivered to the serificiary apple any indebted into deliver and such order as spense.
 To the beneficiary apple to the latter all polincies to the beneficiary at least fifteen days prior to the

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
5. To keep said premises free from construction liens and to pay all taxes, sessions and point charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges that may be levied or assessed upon or against said other charges become past providing other charges that may be levied or assessed upon or against said other charges become past providing other charges that may be levied or assessed upon or against said other charges become past of any have a substant insurance premiums, liens or grantor fail to make payment of any taxes, substants, insurance premiums, liens or or other charges payable by grantor, either by direct payment, beneficiary may, at its portion, make payment theredy, and the amount so paid, with interest at there are set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of his trust deed shall be added to and become a part of the doiny bereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described and all such payments thall be immediately due and payable with untorice, and the anonyable described in the colicality his trust deed.
6. To pay all costs, fees and expenses of the truste including the cost of tile same costs and expenses of the truste including the cost of tile same boligation.

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: and in any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of ittle and the beneficiary's or rustee's attorney's fees provided, however, in case the suit between the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees herein described; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trust court or by the appellate court if an appeal is taken.

## It is mutually agreed that:

is mutually agreed that: 3 In the event that any portion or all of said property shall be taken under the ht of eminent domain or contemnation. Peneficiary shall be taken under the right, to require that any portion of the minics payable as compensation for right, to require that all we are portion of the minics payable as compensation for right, to require that all we are portion of the minics payable as compensation for the association of the minic payable as compensation for the association of the minic payable as compensation for the association of the minic payable as compensation for the association of the minic payable as compensation for the association of the method of the minic payable as compensation for the association of the minic payable of the minic payable as compensation terminic and attempting for the minic payable as the pay endowed by the indebtedness secured hereby: and greenior agrees, at its own penser, so take such actions and execute such instruments as thall be necessary in the instruments and promptily upon beneficiary is request.) 9. At any time and prome to time upon written request of beneficiary, we of full reconvegance, for concellation, whous affecting in the institut of any 2 on for the payment of the indebtedness, trustee may (a) consent to the making " any map or plat of said property; (b) join in granting any easement or creating any costs

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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 or persons legally entitled thereto," and the recibilit therein of any meters or facts shall be conclusive proof of the trainfuncts thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less that 5. 10. Upon any default by grante hereunder, beneficiary may et any time with due notice, either in person by agont or by a receiver to be appointed by a court, and without regard to the destination of shall be yaccurd, by accurd, enter upon and lake pressive rents and profits, including those past thereof, using and expenses of operation and collection. Including traspected at corts and expenses of operation and collection, including reasonable autorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

nucoicaness secured hereby, in such order as beneficiery may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies we compensation or release thereof as aforesaid, shall not cure or waive any default or notice of default by grantor in payment of any indebtedness secured hereby or mained of any argent there and provide the property, and the second default by grantor in payment of any indebtedness secured hereby or mained hereby immediately due and payable. In such an event and if the above described real property is currently used for agricultural, imber of grains pay and the above the beneficiery may proceed to forelose this trust deed in equity, as a mortgage in the momer provided by law for mortgage foreclosures. However, if said real property is not so currently used, the beneficiary any declare all suns the default of a mortgage or due to the trustee to foreclose the strust deed in equity as a mortgage or due to the trustee to foreclose the and cause to be recorded his written notice of default and his election to sell the scutte and cause to be recorded his written notice of default on the second to sell the scutte most deed to foreclose inis trust deed in the intereof as then required by law, and proceed to foreclose this trust deed in the relevely, whereupon the law, and proceed to foreclose this trust deed in the more provided in ORS/88.740 to 88.795.

law, and proceed to foreclose inis trust deed in the manner provided in ORS/88.740 to 88.795. 13. Should the beneficiary elect to foreclose by advertusement and sale them after default at any time prior to five days before the date set by the trustee for the trustee's suit, the grantwor or other person as privileged by ORS 86.761, may pay to the beneficiary or his successors in interest, respectively, the entire annuant then due, under the terms of the trust deed and the obligation secured thereby including costs and expenses actually incurred in enforcing the terms of the obligation and truster's and attorney's fees not exceeding 350 each other than such purtuen 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 dismused by the trustee designated in the notice of sale. The trustee may sell said property either in one parcet or in separate parcels and shall sell the parcet or parcels at auction to the purchaser its deed in form as required by law conveying the property so suit, but without even y contains to warronty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proceeding the gravity purchases at the suel. 15. When trustee sells purcustant to the powers provided herein, trustee shall

excluding the trustee, but including the grantor and hencficuary, may purchase at the sale. 15. When trustice sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of [1] the expenses of sale, including the granter of [1] the expenses of sale, including the granter of [1] the expenses of sale, including the protect of the trust end at the trust end at saving recovered to the provided herein trustee at an application of the trust deed, [3] to all persons having recovered to the trust deed, [3] to all persons having recovered to the trust deed, [3] to all persons having recovered to the trust deed at their interest of the trustee and any the trust end at the trust end at the interest of the trustee and the trust deed at their interests any appear in the order of their priority and [4] the surplus, if only, to the grantom is to the interest of the busice named herein the trust of the trustee and the priority and priority in the trustee and the trust of the trustee and the priority is to the granter to the trustee and the priority is the surplus of the trustee and the trust of the trustee and the priority is the trustee and the priority is the priority of the surplus of the surplus of the surplus the trustee and the priority is the surplus the priority of the context of the priority deed at the surplus the priority is the surplus the priority of the county or counties in which the priority is singled, shall be conclusive proof of proper appointment of the successive prior of priority is singled, shall be conclusive prior of proper appointment of the successive prior of priority and at a public eccond as provided by law. Trustee is not obligated to notify any prior prior trust of the successive print of any action of any action of any action of propere

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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

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

that he will warrant and lorever delend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural persoh) are for business or commercial purposes other than agricultural 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 feminine 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 Interstate 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 revoke 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: ary tonowing the consummation of the transferred Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving and 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 creditor 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. Stelij (If the signer of the above is a corporation, use the form of acknowledgment appraise) (ORS 93.490) STATE OF CALIFORNIA STATE OF County of LOS Angeles Personally appeared .... Personally appeared the above named StCFF, ZAMPOII; & CIAULIO U. who, being duly sworn, each for himself and not one for the other, did say that the former is the ZAMPO 1/1 and acknowledged the foregoing instrupresident and that the latter is the ment to be their voluntary act and deed. secretary of and that the seal attized to the foregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Belore me: (OFFICIAL pristy Cometa SEAL) Belore me: Notary Public for ia 5. COFFICTALP'SEAL (OFFICIAL SEAL) Notary Public for CHRISTY COMSTOCK NOTARY PUBLIC - CALIFORNIA My commission expires: LOS ANGELES COUNTY 19. 19. 19. 19. 19. 19. 21. 20 m emires MAR 23 1984 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO-Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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. DATED: 19 Beneficiary this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyonce will be a TRUST DEED STATE OF OREGON SS. County of Klamath I certify that the within instrument was received for record on the 10th day of July , 19 80 at 3:22 o'clock P.M., and recorded in book M80 on page 12771 or as file/reel number 86713 Grantor SPACE RESERVED Record of Mortgages of said County. FOR RECORDER'S USE Witness my hand and scal of County affixed. Beneficiary 304 AFTER RECORDING RETURN TO Wm. D. Milne County Clerk Title By Dersetha Afeto ch Deputy

Fee \$7.00

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