7213-01271

airplus, II any, to the drantor or to his successor in interest entitled to such airplus, II. Any reason permitted by law beneficiary may from time to successor trustee appointed hereumder. Upon such appointment, and without conveyance to the successor trustee, the dranter shall be vested with all title, powers and duties conferred upon any fusite shall be vested with all title, hereunder. Each such appointment and substitution shall be made by written and lis place of record, which, when containing reference to this trust deed Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and bilidated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which farantor, and truste deed trust or of any action or proceeding in the grant deed and trustee or the successor trustee. We have the approximation or proceeding in should grant deed and trust or of any action or proceeding in which farantor, before deed on the a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act, provides that the trustee hereunder must be alther 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, offiliates, egents or branches, the United States or any agency thereof, or an escrow agent licensed under QES-696.505 to 696.585.

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C FORM No. 881-Oregon Truit Deed Series-TRUST DEED

under Trust # 7213

nsadena, CA 9580

72 E Green Street

as Grantor, ...

as Beneficiary,

TNUT

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 beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election meinstely due and payable. In such an in equily as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter eventhe beneficiary or the trustee shall to sell the said described real property mating the obligations secured hereoix whereupon the trustee shall its the and place of sale, give notice thereoi as then required by law and proceed to foreclose this trust deed in a mathematical any time prior to foreclose the strustee shall to sell the said described real property mating the obligations secured thereoi as then required by law and proceeds to foreclose the trusteed then alter default any time prior to five days before the date set by the trustee for the trustee's sale, the foreclose by advertisement and sale then alter default any time prior to five days before the date set by the plicely, the entire amount then due lation or other person so privileged by elicely, the entire amount then due under the terms of the trust deed and the endoring the terms of the obligation goats and attorney's lees not er-cipal as would not then be due had no other than such portion of the prin-cle datus, in which event all loreclosure proceedings shall be dismissed by the trustee. 1. Otherwise, the sale shall be held on the date and at the time and the datus in the provided by law of the date and at the time and the datus in the provide by law of the the date and at the time and the datus in the provide by law of the the date and at the time and the datus in the section are to the to be the date and at the time and the datus in the section are to the to be the ball by the dismissed by the trustee.

The default, in which event all loveclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated, in motice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to ithe highest bidder for cash, payable at the time of sale. Trustee thal device to the purchaser its deed in form as required by law concursion to the truthulness thereof for cash, payable at the time of sale. Trustee the property so sold purchaser, its deed in form as required by law concursion of the recitals index thereof. Any person, excluding the trustee, but including 15. When trustee sells purchase at the sale. 15. When trustee sells purchase at the sale. 15. When trustee sells purchase at the sale. 16. When trustee sells purchase at the sale. 17. When trustee sells purchase at the sale. 18. When trustee sells purchase at the sale. 19. When trustee sells purchase at the sale. 19. When trustee sells purchase at the sale. 10. The proceeds of sale trust and a reasonable charde by trustee shall device the oblightion secured by the trust dead, (3) to all persons inviring recorded the double to the interest of the further in the truste surplus, if any, to the drahad or the law surplus and (4) the surplus, if any, to the drahad or the sale. 16. For any reason permitted hy taw based to the surplus and the trustee on the trust 16. For any reason permitted hy taw the trust dead.

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in sysubordination or orceating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charde grantee in any reconvey multi warranty, all or any part of the property. This be conclusive proof of the the recitles therein or any matters or lacts shall services mentioned in this party of the property. This be conclusive proof of the there recitles therein of any matters or lacts shall services mentioned in this party of the not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, entitled not rest thereon, and the prosperty agreed or by a receiver to be aported by a court, entitled not set thereon and take possession of said property. This set and profits, in its own name sue or otherwise could apply the same like indebtedness secured hereby, and in such order as beneficiary of a property, the routes and profits, indebtedness 'secured hereby, and in such order as beneficiary or a lacts are complication or velase thereods of ine and taking ordenation of said property, the invance policies complication or average for any default or the proceeds of the and angle of the and the property, and the application or release thereod as aloresaid, and alor of the and the property, the invance policies or notice of default hereunder or invalidate any act done here and the proceeds of the and the property and the application or velase thereod as aloresaid, and and the order as doresaid or the such routes.
12. Upon 'default by grantor in payment of any indebtedness ware any default or the such route.

the ast lass of desire the free there are not store and in a country date must be detreard to the putch for enarchighter bed in a

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereot, it

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 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 thousand one hundred nine and 64/100

Lot 18, Block 37, Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on themap filed on November 8, 1978 in Volume 21, Page 29 of Maps in the office of the county recorder of said county.

in

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

man

111.1411.111

TRUST DEED

Grantor, Transamerica Title Insurance Company Wells Fargo Realty Services, Inc. a California Corporation as Trustee , as Trustee, and alen V-

Sana frozer.

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STEVENS NESS LAW PUBLISHING CO., PORTLAND

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April

1213-11273 Brohault of the sector to the sector and the sector at 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 and that he will warrant and forever defend the same against all persons whomsoever. 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. * 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 as such word is defined in the Truth-In-Lending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306 or equivalent; with the Act is not required, disregard this notice. 141 STATE OF CALIFORNIA COUNTY OF LOS ANGELES SS MAY 4, 1981 On before me, the undersigned, a Notary Public in and for said State, personally appeared KARL A. KLEE subscribed to the within Instrument and acknowledged that...he.....executed the same. WITNESS my hand and official seal. OFFICIAL SEAL (Seal) Sharon Lynn Doughty NOTARY PUBLIC-CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY My Commission Expires Dec. 7, 1984 023200 12-76 * 25 PS Individual Notarial Acknowladgment 2222222222 To be used only when obligations have been paid. TON , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and house of an indepredness secured by the loregoing trust deed. An sums secured by sand 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 rust aced nave been nury pain and satisfied. For interpy are uncered, 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 DALED. The and subject the recentaria, bet 10 constrained approximation of the recentarian between and profile there are a profile the recentariant the recentariant of the recentarianto of the recentariant of the recentariant of the recentariant MARIAN. MORE OF BUCKARDER STREET STREET Gold George the sum of organized Do not lose or destroy this Trust Dead OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED compl icconces of (FORM No. 881) STATE OF OREGON SV-OLEDON BROKENETE County of Klamath Ss. I certify that the within instru-Orafiers, described and ment was received for record on the ំ. បុរះ States at....10::55...o'clock A...M., and recorded Grantor ander Fridst Record of Mortgages of said County. FOR Sing. CUMULT STRUKER Beneficiary Wells Fargo Really Services Inc. Witness my hand and seal of 572 E. Green Street County affixed. - 10 P Sig-Pasadena, CA 91101 Evelyn Biehn County Clerk Maria D. Rodriguez Janes Hern By Llilla a Jansfr Deputy Fee \$7.00