Charlene A. Skellham

11 (10. CS) -- TRUST D(110 (4

165

Deputy.

th communical this matrically it in medical control and any WITNESSETH: 1980 it is the Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 1, Block 6, Oregon Shores, according to the official plat dance thereof, on file in the office of the County Clerk, Klamath The c.County-to-Oregonischias, man, de constantible mare expendent to

for the case of any inamenae coverage penetrased by beginfigue, with local bulances. I. it is an added, the present rais in the order ing canton of coverage rises be the dote granters prior to exalp highed or the diff. The conducts winds and the conducts we have a conditionally received and together with all and singular the tenements, hereditements 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 the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum

Eight Thousand, Nine Hundred and No / 100 of.

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 final payment of principal and interest hereof, if

not sooner paid, to be due and payable June 1, 2020 xx 

beneficiary's option\*, all obligations secured by this instrument, irrespective of the manurity dates expressed therein, or neient, sand come immediately due and payable. The execution by grantor of an earnest money agreement\*\* does not constitute a sale, conveyance or immediately due and payable. The execution by grantor agrees.

To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon on the commit or permit any waste of the property.

It is protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement which may be constructed, demonsted or restore promptly and in good and habitable condition and restrictions affecting the property; if the beneficiary demonster, the property is the property and any when due all coats incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary or requires, to join in executing such tinancing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for illing same in the propert public office or offices, as well as the cost of all lien searches made by lining officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings, now or hearther exected on the property against loss or damage by five and such other hazards as the beneficiary may from time to time requires, in an amount not less than 3. 10, 1000

4. To provide and continuously maintain insurance on the buildings, now or hearther execution provides to the beneficiary with loss payable to the lattered absorbed or insurance shall be delivered to the beneficiary with loss payable to the lattered absorbed or insurance shall be delivered to the beneficiary with loss payable to the lattered absorbed and to deliver the policies to the beneficiary with loss payable to the la

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee hereander must be either an atterney, who is an active member of the Oregon State Sar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title incuraces company authorized to insure title to real property of this state, its subsidiaries, efficiency, egents or breaches, the United States or any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit emercise of this option." The publisher suggests that such an agreement address the issue of obtaining beneficiary's coassast in complete detail.

of Mortgages On Page 17910

Name No. 1996 Nortgages On Page 17910

Remetha G. Leisch County C. Filed for record at request of Klamath County Title M96 Bernetha G. Letsch, County Clerk By Quelle Mullendore FEE \$15.00 During the content of the four books to the content which is considerable to the content of the