The Trust Deed Act provides that the trustee beteunder must be either an attorney, who is an active member of the Oregon State Bar. I bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a tilla Insurance company subviced to insure trust company property of this state, its subsidiaries, attiliates, agents or branches, or the United States or any agency thereof.

billion of the state of the conclusive proof of the truthfulness thereof, Any person, excluding the trustee, but including the granter and headfictary, may purchase at the state.
15. When instate selfs pursuant to the powers provided herein, trustee with configuration secured by the trustee of (1) the expenses of sufe, inclusive with the oppowers of sufe, inclusive with the state of (1) the state of the state of the trustee of the state 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 titled thereto NOTE

It is mutually agreed that: A. In the event that any portion or all of shift property that he taken under the new of the event that any portion or all of shift property that here the taken under the property of the event that any portion of the number paratice. The taken is the taken is the event of the event of the event of the number of the event is the event of the event of the event of the event of the event provided the event of the the event of the event of the event of the event is the event of the event is the event of the time to the event of the time to the event of the ev

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with his obligation. 7. To appear in and defend any action or proceeding purporting to defect the fecurity ignts or powers of beneficiary or trustee and in any suit, defect the proceeding in which the best of beneficiary or trustee and in any suit, defect the proceeding in which the best of beneficiary or trustee and in any suit, defect the proceeding in which the best of beneficiary or trustee and in any suit, defect the beneficiary's or trustee pay all costs and expense provide including evidence of title end between the grantor and the stormey's fees provide including evidence of title end between the grantor and the stormey's fees provide including evidence of title end between in the paragraph 7 in all cases shall be fixed by the truid court or by the It is mutually owned these.

The date of maturity of the debt secured by this instrument if the date, stated above, on which within decribed property, or any part thereof, or any interest interest inside, agreed above, on which and therein, on herein, shall become immediately due and payabit.
The above described real property is not currently used for agricultural, timber or grazing purposes in the origin of this trust deed, grantor agrees.
To rompter on approperty.
To compter on any payabit and state and any obvious of the commit on the origin any water property.
The origin any water of modify in any building or improvement thereon, and to commot on the security of this trust deed, grantor agrees.
The origin any water of modify in any building or improvement with the date, states and the payabit.
The origin any water of modify in any building or improvement with the date, states and the payabit.
The origin and the add costs incurrent of the date water and the mature of the pay below and the date or information and reputs.
The origin and approperty.
The origin and party for filing same in the Douglest or information and the payabit.
The provide and cost incurrents and mature in the base of Iaw, and proceed to foreclose this trust deed in the manner provided in ORS186.740 08.795.
1.3. Should the beneficiary elect to foreclose hy advertisement and sub-the fore default at any time photo to five days before the days the order set by the trustne for the five days before the days of ORS 86.70.00 or the trust deal and the obligation set for days of the trust deal and the obligation set in the entry of the days before the days of ORS 86.70.00 or the trust deal and the obligation set in the entry of the days before the days of ORS 86.70.00 or the trust deal and the obligation set in the entry of the days before the days of ORS 86.70.00 or the trust deal and the obligation set increasing the difference amount photo the trust deal and the obligation for the trust deal and the obligation for the days being at a set of the entry of the trust deal and the obligation is the creasing the difference amount photo the provided in the note that and the obligation and truster is a social net by the trust deal of the trust deal of the days of the power and the obligation and truster is a set of the day the set of the day the trusted of the day of the provided in the obligation and truster is a set of the day the truster.
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I a set of the notice of the held on the day and the truste of the default and the trust and the trust deal in the trust deal of the trust default for cash, payable at the fill the parcel or property so sold, but the truste of the truste set of the order or set. The truste set of the day of the truste set of the truste default and the trustee.
I a for fact that for cash payable the grave or inplied. The recital definer to the excluding the trustee set purchase the trustee set of the day of and the trustee s

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restriction thereon: [c] join in any subordination or other agreement affecting this deed or the life or charge thereof; (d) reconvey, without warranty all or any or or persons lexally or grantee in any reconcervance may be described in the "person of persons lexally or grantee in any reconcervance may be described in the "person of the conclusive printiled thereto," and the second statistic region of any matters or fairt shall mentioned in this printiled mention less in "Printer's fees for any of the second the conclusive printiled mention by stantor hereinder B3 also notice, either in persons by a grant by a receive beneficiary may at any time with without regard to the adequecy of any security for the appointed by a court, and any or otherwise collect station of said property or the indebtedness hereby thread and apply the same fees using a profits, including those past during induding reasonable attorneys. I fees subject on grant doculering indebtedness secured hereby, in such order as beneficiary may determine.

beneficiary or order and made by grantor, the final payment of principal and interest increan accurating to the terms of a promissory note of even date herewith, payable to The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of will be determined by the date of the date of the final installment of will be determined by the date of the date of the date of the date by the date by the date of the date of the date of the date of the date by the date of the date by the date of the beneficiary or order and made by grantor, the final payment of projection and interest hereof, if not sooner paid, to be due and payable <u>HIMLU.T.</u> (1) The date of maturity of the debt secured by this instrument is the date, stated above, on which the final instalment of suid note becomes due and payable. In the event the written consent or approval of the beneficiary, then, any interest interent is sold, gereed to be sold, conveyed, assigned or alienated by the grantor without first having the show described and property is not currently used for articultural timber of ratios summers.

THIS TRUST DEED, made this _ Mg. ZENTOKU IAKARR ANY ECIHER F. JAKARA AS HUSBAND LINITE TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY CEDVICES INC & CALIFORNIA CORPORATION TRUSTEE as Reneficiary. (Eductor BA ENLIPED) 1019 SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. ESTHER E LAKAKA AS HUSBAND : Beiliegen Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH TENNATY By ENTIPLY COUNTY, OREGON, described as:

Lot 18 in Block 22 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Page 20 of Maps in the office of the County Recorder of said County.

TRUST DEED Vo! 1 Page 8432

indebtedness secured hereby. In such order as beneficiary may determine. 11. The entering upon and laking possession of suid property, the collection of such rents. issues and profits or the proceeds of fire and insurance policies or applicants of the proceeds of the subscription of the property of the property of the property of the proceeds of the subscription of the property. The proceeding of the proceeds of the subscription of the property of the property of the proceeding of the proceeding of the property of the such rents issues and profits or the proceeding of the property of the applicants of the proceeding of the proceeding of the property of the the performance of any agreement the provide of any indebted on such a subscription of the beneficiary may proceed to foreclose that struct the property of the property the beneficiary may proceed to foreclose the struct of the property of the property the beneficiary may proceed to foreclose the struct of the property of the property the beneficiary may proceed to foreclose the struct of the property of the property the beneficiary may proceed to foreclose the struct of the property of the property the beneficiary may proceed to foreclose the struct of the property of the property the struct of the property to satisfy the struct of the property of the property is the struct of the struct of the property is the struct of the property of the struct of the struct of the property is the struct of the struct of

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and that he will warrant and forever defend 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 if grantor is a natural persoh) are for business or commercial purposes other than agricultural

purposes. 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.

SS.

IN WITNESS WHEREOF, said grantor has hereunto set his hape the day and year lifst above written.

(ORS 93.490)

* 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.

Honolulu

March 16, 1978

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a Cal WITNESSED BY DATE MARCH 10

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

On

he

STATE OF HAWAII, COUNTY OF___

personally appeared ____

name thereto as a witness to said execution.

Signature Lugenia C

the undersigned, a Notary Public in and for said County and State, Ronald A. Cloutier known to me to be the person whose name is subscribed to the FOR NOTARY SEAL OR STAMP within instrument as a witness thereto, who being by me duly sworn. deposed and said: That <u>he</u> resides at <u>45-418 Koa Kahiko St, Kaneche, HI</u> that ne was present and saw Zentoku Takara and Esther F. Takara personally known to <u>him</u> to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed ______their

TO:

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 noiser of all indeptedness secured by the ioregoing 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

, Trustee

DATED: , 19..... Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON ss. County ofKlamath I certify that the within instrument was received for record on the 28th day of April , 19 78 , at 9:24 o'clock M., and recorded Grantor in book M78 on page 8432.... SPACE RESERVED or as file/reel number 4710/s WELLS FARGO REALTY SERVICES INC. FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO WellsFargoRealtyServices Wm. D. Milne 572 E. Green St. Pasadena, Ca. 91101 Gounty Clerk Title Attn:Karen Stark By Bernetha & fit Deputy