<u>71A 38-1490,6</u> COBOL 48746 Vol. 78 Page 10804 TRUST DEED THIS TRUST DEED, made this _____ day of APRIL PIANE C, SMITH AND (AYE 5. SAFAKER-A SIVILE WOMPAN AND A SIVILE WOMPAN AS TEMANTS IN Common TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: in Block 25 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Lot_ Page 20 of Maps in the office of the County Recorder of said County. 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 connection with said real estate. rents, issues and profits thereof and all fixtures now or hereafter atlached 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 FOUR THOUSANCE beneficiary or order and made by grantor, the final payment of principal and interest thereon according to the terms of a promissory note of even date herewith, payable to The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by this interment is the date state. The date of maturity of the debt secured by the interment is the date state. The date of maturity of the debt secured by the interment is the date state. The date of maturity of the debt secured by the interment is the date state. The date of maturity of the debt secured by the interment is the date state. The date of maturity of the debt secured by the interment is the date. The date of maturity of the debt secured by the date state. The date of maturity of the debt secured by the date state. The date of maturity of the debt secured by the date state. The date of maturity of the debt secured by the date state. The date of maturity of the debt secured by the date state. The date of maturity of the debt secured by the date state. The date of maturity of the debt secured by the date state. The date of maturi The above described real property is not currently used for agricultural, timber or grazing purposes The above described real property is not currently used for agricultural, timber or grazi. To protect the security of this trust deed, grantor agrees:
1. To protect, preserve and maintain said property is goad condition and repairs permit any waste of saids any building or improvement thereon; not to commit or permit any waste of property.
2. To complete or restore prompty and in good and workmanilie manner any building, or improvement which may be constructed, damaged or destroyed thereon; and pay when due all cot which may be constructed, damaged or destroyed thereon.
3. To complete with all laws, ordinances, regulations, covenants, conditions, and such financing statements pursuant to the Uniform Commercial Cole as the benefici-ary provide and to pay for films same in the proper public offices, as may be deemed to pay for films same in the proper public offices, or securiting and the cost of all lies searches made by films of damage by file and such other the active of all lies searches made by films of damage by file and such other thereficiary with loss payable to the latter; all policies of insurance shall be delivered proture any such insurance and to denive radii policies of insurance shall be devivered proture any such insurance and to denive radii policies of insurance shall be devivered proture any such insurance and to denive radii policies of insurance shall be devivered proture any such insurance and to denive radii policies of insurance shall be devivered proture any such insurance and to denive radii policies of insurance shall be devivered proture any such insurance and to denive radii policies of insurance is shall be devivered proture any such insurance and to denive radii policies of insurance is also the relative beneficiary upon any indehredney is cover diversity protuce in some on hereficiary and in the relative beneficiary upon any indehredney is cover diversity protuce of insurance shall be devivend pay deferitor notice of defaul To protect the security of this trust deed, grantor agrees: restriction thereon: [e] juin in any subordination or other greement affecting this deed or the lien or charge thereof; [d] reconvey, without waranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or be conclusive proof of the truth/thess thereof. Trustee's less for any of the services 10. Upon any default by grantor hereinder, beneficiary may at any in the with mentioned in this paragraph shall be not less than 5. In the indebted by a court, and the indebted by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, and the posterity for the indebtedness hereby secured, and enter upon and take postestion of still property on any part thereof, in its own name unpaid, and apply the same, less costs and expenses of operation and collection, indebtedness secured hereby, in such order as beneficiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of free and other insurance polices of compensation or awards for any taking or damage of the property, and the number of default hereinfer of as aforesaid, shall not core or where any default or application or relear thereinf as aforesaid, shall not core or where any default or 1.2. Upon dread by grantor in payment of any mechanics where any default or 1.2. Upon dread by grantor in payment of any mechanics where do not default by sentor in payment of any mechanics where do not default or the property is the sentence in the provide and the down and where any account of any application or relear therein the payment of any application of the property is the sentence in the number of a second hereby immediately due and payable. 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To keep said premises free from construction liens and to pay all taxes, assessments and other charges that may be levice or assessed upon or against said due or delimitent and promptly deliver receipts therefor to beneficiary: should the other charges payable by grantor, either by direct payment or by providing penetry with funds with which to make such payment, beneficiary: should the other charges payable by grantor, either by direct payment or by providing option, make payment of erecby, all takes, assessments of the charges become past paragraphs 6 and 7 of this trust deed with be added to and become est the rate scatter of the debi-the covenants hereof and for such payment, beneficiary indicating pragraphs 6 and 7 of this trust deed with a calded to and become be applied on the coverable deed, such a payment, such as the rate of the debi-the covenants hereof and for such payment, with interest at the rate of the debi-the covenants hereof and for such payment, with the obligations described in the covenants hereof and for such payment, such the bound to the same evient that payments shall be immediately due and payable without notice, and the onopayment they are bound for the payment of the obligation torice, and the some aver of this trust deed. The the roots and payable and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of tills with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the law, and proceed to forcelose this rust deed in the manner privated in ORS/S6, 740 13. Should the beneficiary elect to forcelose hy advertisement and sale then after default any time prior to five days before the date set by the inistee to the the beneficiary or his successors in interset, respectively, the entry amount then due and expenses actually incurred in enforce the theory on balance with the inistee to the the beneficiary or his successors in interset, respectively, the entry amount then due and expenses actually incurred in enfort the obligation secured thereby on balance with and expenses actually incurred in enfort the thrust such portion of the obligation and thereby is feel of exceeding S50 each other than such portion of the internet which even all forcelosure proceeding shall be hell on the date and at thereby are obligated in the notice of sale. The trustee may sell said property either and place parcel or in separate parcels and shall sell the parcels of parcels at all deliver to the without even and for cash, payable at the time of sale. Trustees thall deliver to the purchasee its deed in form as required by law conveying the property either to the without even and for cash, payable at the time of sale. The rectilis at all deliver to the without even and process and shall sell we wonly only in the object on the subtlet process the cash and shall sell the parcels and thereby cash and place the process its deed in form as required by law conveying the property sold, hur matters of fact shall be conclusive proof of the trustificary, may preson, said. 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 foreclosure of this deed, beneficiary or trustee; and ending any suit for the the beneficiary's or trustee; a to pay all costs and expenses, including any suit for the the beneficiary's or trustee; a thorney's fees provided, indung evidence of this density between the grantor and the beneficiary or the trustee then the prevailing party shall mentioned in the argument of a mediatorney's fees herein described; the amount of attorney's fees appellate court if an appeal is taken. escluding the trustee, but including the grantor and heneficiary, max purchase at the sale. 5. When trustee sells pursuant to the powers provided herein, trustee shall apply the proveds of sale to payment of (1) the expenses of sale, including the obligation second by the trust deed, (4) to all points factors including the obligation second by the trust deed, (4) to all points factors including the obligation when the obligation of the provers have been exceeded by the trust deed, (4) to all points factors including the obligation second by the trust deed, (4) to all points factors including the obligation second by the trust deed, (4) to all points factors in a second by the trust deed, (4) to all points factors in a second by the provided by the trust deed, (4) to all points factors in a second by the trust deed, (4) to all points factors in a second by the trust deed, (4) to all points factors in a second by the trust deed, (4) to all points factors in a second by the trust deed, (4) to all points factors in a second by the point of the trust deed, (4) to all points and (4) the second by the points in a second by the points in the obligation of the points of the trust deed, (4) to all points and (4) the second by the points in a second by the second b It is initially agreed that: A in the event that any portion or all of such property that be taken under the right of evinema chosen of contempation, benchicary that have the right of it so events and events and all or any portion or the moniest particle as componiable is a such taking, which are in excess of the amount required to particle as componiable events and events and attempts of the amount required to particle as componiable is a such taking, which are in excess of the amount required to particle as a such as a event taking, which are in excess of the amount required to particle by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable necessarily point in detected oxy secured hereby, and the bilance expenses and attracted by beneficiary in and granting graves, and the bilance expenses to take such actions and execute such instand grantion agrees, at its now outside the such actions and execute which here the events. A first and presentation for the deed and written request of beneficiary, agreent of its fees and presentation of this deed and the note for endorsement first ease of full reconveyance, for cancellations, without affecting the tability of any of any map or plat of said property; (b) join in granting any ecsement or creating any It is mutually agreed that: property it situated, shall be conclusive proof of proper spiponiment of the successor trustee, Trustee accepts this trust when this deed, duly executed and a knowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, hereficiary or trustee shall be a party unless such action or proceeding is brought by trustee. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully second 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:

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and that he will warrant and forever defend the same against all p			
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The grantor warrants that the proceeds of the loan represented by t (a)* primarily for grantor's personal, family, household or agricultu (b) for an organization, or (even if grantor is a natural persoh) are purposes.	the above described		
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* 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 Rewrite and control of the second s	V	wear tirst above writt	en.
beneficiary Microsoft and the Truth-in-Lending Art and Day is a creditor	& Numer	may	
disclosures. If compliance with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice.	Y Burger S	Gal	
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(If the signer of the above is a corporation, use the form of acknowledge a corporation,			
use the form of acknowledgment opposite.)	WITNESSED BY	1: 1 of Par	и.
(ORS 73.490)	MITNESSED BY APRIL 15, 197	18 /	-9
	Country of)
COUNTY OF Honolulu SS.			
OnApril 19, 1978			
the undersigned, a Notary Public in and for said Court before me,			
known to me to be the person whose name is subscribed to the within instrument as a witness therete and the subscribed to the	FOR NO	TADY OF ALL	
sworn, deposed and sold miles thereto, who being by me duly		TARY SEAL OR STA	MP
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Signature Lugenie C. Caubane			
10:			
The undersigned is the legal owner and holder that the	and the second	State and the second	
The undersigned is the legal owner and holder of all indebtedness secured trust deed have been fully paid and satisfied. You hereby are directed, on paym said trust deed or pursuant to statute, to cancel all evidences of indebtedness s herewith together with said trust deed) and to reconvey, without wave	d by the foregoing trust	deed. All sums secured by	mid
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estate now held by you under the same. Mail reconveyance and documents to	e parties designated by t	he terms of said trust dee	you d the
DATED:			
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Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to	o the trustee for cancellation bet	fore reconveyance will be made	
TRUST DEED			
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