. Vol. ^M79 Page 5318 2 5329 63683 isonamon were 38 17843 on but to 30 day of STAINLIAR THIS TRUST DEED, made this RODER TO E. MOORE TACOULENE T. MODRE , between TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. the second second second the second with the second s 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 ______ of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the man filed on N Lot of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, Lot _____ in Block ______ of 1 ract 1104-Oregon Shores-Unit 2:181 Addition as snown on the map then of 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. We shall be used in the second of the second of the length of the length of the length of the length of the second second of the length of the second second of the length of the second sec Robert E. Moore [4] [6] 16 (a) Weigensen Breishing, Gungoli C, Gungoli C, Gungoli C, Barris M, Sangali C, the second NG 176 82 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SEVKKHY HUNDRED -<u>X</u>X Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to February 15 - 19 90 beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable _ . 19 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 the within described property, or any part thereof, or any interest therein its sold, agreed to be sold, conveyed, assigned or allenated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shalt become immediately due and payable.
The above described real property is not currently used for agricultural, timber or grazing purposes to prove of denotisin any builts or the agricultural, timber or grazing purposes.
To protect the security of this trust deed, grantor agrees.
To protect, preserve and maintain said property in good condition and repair; to proneer of medicity and liding or improvement thereon; not to commit or permitt anylwaste of said property.
To complete or restore promptly and in good and workmanilike manner any builting of improvement which may be constructed, damaged or destroyed thereon, and pay wine due all costs incurred therefor.
To comply with all laws, ordinances, regulations, covenants, conditions, and the out of dail property. If the beneficiary so requests, to join in executing and manning statements pursuant to the Uniform Commercial Code as the beneficiary as soon as insured; if the grant of sub points against to so on the buildings now or the beneficiary as soon as insured; if the grant of pay toor the latter, if the grant of sub pay for the tatter of points and fail for any reason to force or astice under any fire or other insurance policy may be beneficiary as soon as insured; if the grant of sub pay for the tatter, if the grant of sub pay for the tatter, if the grant of sub pay for the tatter of the insurance hereighes and be beneficiary as soon as insured; if the grant of such and and hereafter approaches asticution of any policy of insurance hereafter any such insurance and to deliver aid policies at fail for any reason to notice of the expiration of any policy of insurance hereafter and other any fire or other insurance policy may be beneficiary at a policy of insurance policy may be beneficiary at a policy of the state and on the sub policiary of a sub pay for the thereby and in suc 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 recitalis therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than S5. 10. Upon any default by grantor hereinder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part theory, in its own name sue or otherwise collect the rents, issues and profits, including those pust due and including reasonable attorney's fees subject to paragraph 7 hereod upon any indebtedness secured hereby, in such order as beneficiary may determine. including reasonable attorney's fees subject to paragraph T hereof upon any 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 fire and other insurance policies or compensations or an entering upon any taking or damage of the property, and the application or entering upon in growing any taking or damage of the property and the application or entering upon in payment of any payment of such rents issues and profits, or the proceeds of fire and other insurance policies or ondice of default hereunder of any indiving or damage of the property, and the application or entering in an integrate any act done pursuant to such notice.
12. Upon default by grann in payment of any individual timber or gracing purposes, the beneficiary may declare all sums secured hereby immediately due and payments, the beneficiary may declare all sums testing the daway at mortgage or direct the requiring at a mortgage or direct the trustse to float the secure that the secure integration of the second of the daway it not so currently used, the beneficiary at his election movever, if said reports y it not so currently used, the beneficiary or these this its its at devel by advertisement and sule. In the latter event the beneficiary or these that its rust devel by a dawertisement and sule. In the latter event the beneficiary or these is the required by a fire day and the above thereof as there required by a fire daya or fire thereof as there repetited in the section index of the section the section of the section where the respective is the respective of the section of the section where the day of the day dawertisement and sule is the section index of the section of the section of the section and the section and the section of the section where is a successors interest, respectively, the entitie anon the going of the trust deed and the obligation secured thereby includ may determine, or at option of beneficiary the entire amount so collected, or any part diereof, may be released to grantor. Such application or release shall not cure or usive 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 assessments and other charges that may be leveled or ascessed upon or against said property before any part of such taxes, assessments, insuranceficlary; should the grantor fail to make payment of any taxes, assessments, insuranceficlary; should the grantor fail to make payment of any taxes, assessments, insuranceficlary; should the grantor fail to make payment of any taxes, assessments, insuranceficlary; should the grantor fail to make payment of any taxes, assessments, insuranceficlary; should the grantor fail to make payment of any taxes, assessments, insuranceficlary; should the grantor fail to make payment of any taxes, assessments, insuranceficlary; should the grantor fail to make payment of any taxes, assessments, insuranceficlary; should the grantor fail to make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with a becoming particle, the debt secured by this trust deed, without waiver of any rights arising from particle, the debt secured by this trust deed, without waiver of any rights arising from particle, the debt secured by this trust deed, without and payable without notice, and the nonpayment there of shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. . 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, action or proceeding in which the beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee selfs pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of [1] the expenses of sale, including the compensation of the irustee and a reasonable charge by trustee's anten including the subsequent to the interest of the trustee (1) of the expenses of sale. The payment of [1] and [1] the expenses of sale, including the subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and [4] the surplus; if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to the appearing appearing the trustee hand appointent, and without conveysive to the successor to any successor to any provine the strustee hereinder, fail the proverts and duites conferred upon any instee herein amed or appointed hereinder, and without conveysive to the successor to this tende by writtee instance internet, and without conveysive to the officer of the successor of the successor in the deed and the second with all title, powers and duites conferred upon any instee herein amed or appointed hereinder, failed when record, which, when record all the office of the County Clerk or Recorder of the county or counties in which the office of the County Clerk or Recorder of the county or counties in which the office of the County this twen this deed, the deed, and the successor trustee.

Office of the submatch shall be conclusive proof of proper approximation of a conclusive property is submatch shall be conclusive proof of proper submatch and a convolution of the submatch and a public record as provided by law. Trustee is not obligated to notify any party here of pending sale under any other deed of trusts or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

onthi ich 1121 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 201103 NOTE

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.

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and that he will warrant and forever detend the same age	ainst ali=per	sons whomsoever. 2831		
The grantor warrants that the proceeds of the loan representation of grantor's personal, family, household (a)* primarily for grantor's personal, family, household (b) for an organization, or (even if grantor is a natural purposes. This deed applies to, inures to the benefit of and binds This deed applies to, successors and assigns. The term	REPLECTED N	it is hairs ledatees, dev	isees, administrators, execu-	
tors, personal representation whether or not named as a beneficiary, contract secured hereby, whether or not named as a beneficiary masculine gender includes the terminine and the neuter, and the masculine gender includes the terminine and the neuter, has he	e singular nur ereunto set	his hand the day and year	first above written.	
You have the option to void your contract or agreement by notes to the Rules and Regulations of the Office of Interstate Land Sales advance of, or at the time of your signing the contract or agreement, the contract or agreement you have the right to revoke the contract day following the consummation of the transaction. A business day New Year's Day, Washington's Birthday, Memorial Day, Independe	Registration, I	J.S. Department of nousing and the Property Report less than 48 protice to the seller until midnigh	3 hours prior to signing ht of the third business	
Christmas. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) not applicable; if warranty (a) is applicable and the beneficiary is or such word is defined in the Truth-in-Lending Act and Regulati or such word is defined in the Act and Regulation by making beneficiary MUST comply with the Act and required, disregard the disclosures. If compliance with the Act not required, disregard the) or (b) is a creditor ion Z, the a required	X gober + E. Moo	m m porg (/ 1 3t	5 [19]
(If the signer of the above is a corporation,	-	0 WEINS 32-	11.54	
STATE OF CALIFORNIA, COUNTY OF Los Awgeles SS. On <u>6 February 1979</u> befor the undersigned, a Notary Public in and for said County and personally appeared within instrument as a witness thereto, who being by m worn, deposed and said: That <u>6 resides</u> at <u>LOS</u> <u>Awgeles</u> <u>Aecquelinee</u> <u>T. Moore</u> personally known to <u>him</u> to be the person de instrument, execute the same; and that alliant subscribed. Signature <u>Count</u> <u>Signature</u> <u>Verson</u> <u>Count</u> <u>Coun</u>	ν, to the duly that ρΣC escribed annexed	GER NOTARY F	EAL OR STAMP	1, e e , 1, 1,
The undersigned is the legal owner and holder of a frust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, v estate now held by you under the same. Mail reconveyance DATED:	ences of Inder	ty, to the parties designated b	ist deed. All sums secured I ns owing to you under the to deed (which are delivered by the terms of said trust d eficiary	by said erms of to you eed the
[14] A. M. Martin, and K. M. Martin, and A. M. Martin, and A. M. Martin, and M. M. Martin, and M. M. Martin, and M. Martin, and Martin, and M. Martin, an	an an ann an Anna an An Anna an Anna an	to concella	tion before reconveyance will be m	pde.
Do not lote or destroy this trust Deed OR THE NOTE which it s	ecures. Both must	be delivered to me more e	OF OREGON	ີ່
Cranfor		STATE Coun I ment w Sth at11: in book or as fi Record OR	ty ofKlamath certify that the within was received for record day ofMarch, :30 o'clock A. M., and M79on page ile/reel number	ss. instru on th 1979 recorde 5318 83 unty.
AFTER RECORDING HETURN TO Wells Fargo Realty Services Inc. 572 E. Green Street	13400 n 2010 12 03 101 10 14 04 10 10 15 05 10 10 10 15 05 10 10 10 15 10 1	and here with the beauties of the second sec	Wn. D. Milne	
572 E. Green Street Pasadena, CA 91101 KAREN STARK	n trati uti su a juna ang trati su ang su ngita ta ang su ang su Matatatata	and and the second s	unerha Shetsch	Der

Fee \$6.00

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