38 17670 TRUST DEED 54407 63743 5418 fagə THIS TRUST DEED, made this TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: Lot 5_ in Block 41 of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, 1978 in Volume 21, Page 29 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of the PURPOSE of SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of the PURPOSE of SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of the PURPOSE of SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of the PURPOSE of the PURPOSE of the PURPOSE of the PURPOSE of Secure of the provide the terms of a promised the PURPOSE of the provide the purpose of the secure of the terms of the det secure of the terms of the terms of a promised the purpose of the terms of the terms of the terms of the det secure of the terms of terms of the terms of terms of the terms of the terms of terms of the terms of terms of the terms of terms of terms of the terms of terms of terms of terms of terms of the terms of terms of t betained the written consent or approval of the beneficiary time, at the beneficiary's option, all expressed threath, or herein, shall become immediately due and payobe.
 The above described real property is not currently used for agricultural, timber or grazing purposes.
 To protect the security of this trust deed, grantor agrees:

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 To protect preserve and maintain suid property in good condition and repair; permit may waste of suid property.
 To comply wine there ment which may be constructed, damaged or destroyed thereon.
 To comply with the mer promptly and in good and workmantike manner any such financing statement which may be constructed, damaged or destroyed thereon.
 To comply with the due of the proper public office or searching agreed to be constructed, damaged or destroyed thereon.
 To provide and continuous statement on the proper public office or searching agreed to the anotic with the cost of all in for filing same in the proper public office as such financing statement white the proper public offices or searching agreed state to provide and continuous training to an anount not less than the train anount not less than the proper public office as such finance on the suid premises maintain this aroad by filing offices or searching agreed to the file of the file of any resolution of the construction of any policy of the beneficiary as soon as insured; if the grants of busings now or hereafter from cost and protect of a manount not less than the proper public office as the file of any indebtedness secured hereafter any reason to file officiary as soon as insured; if the grants of busings now or hereafter thereofficary as restriction thereon; [c] toin 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 generative in any reconveyance may be described as the "person persons legally ensitied thereto," and the recitals therein of any matters or face that mentioned in this paragraph shall be not less than 55. U opon any default by grantor hereunder, beneficiary may at any time with without ensities of a second of the standard of any second of any matters of a second enter a second of the truthfulness thereof to be appointed by a court, and enter upon and take possession of said property or the indebtedness hereby secured, and enterwise collect the rents, issuer and profits, including those past due and uncluding reasonable attorney's fees undice to paragraph 7 hereof upon and including reasonable attorney, in such order as beneficiary may determine. and of onerwise concess the tests and expenses of operation and collection, including reasonable attorney's fees subject to paragraph 7 hereof upon any independences 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 property, and the opplication or release thereand is along and damage of the parameters, and the opplication or release thereand is along and taking or damage of the parameters, and thereand on release thereand is along and the other of any taking or damage of the parameters, and thereand or release thereand is along and the other of the parameters of any attention of any attention of the property is and the online of data there and thereand of the any act data cure or way declare all same secured hereby immediately, due at hereander, the beneficiary may declare all same test of the operation of any attention of the secure of the parameters in a secure of the parameters of the parameters of the attention of the secure of the parameter, it is all real property is not so currently used, the beneficiary and the leader of the parameters, it is all real property is not so currently used, the beneficiary attributes to be foreclose this trust deed in equity as a mortgage or direction of all the said test of the test of the test of the said test of the said test of the said test of the test of the said test of the said the said test of the test of te wave any derivative received to grantor. Such application or release shall not cure or to such notice.
5. To keep said premises free from construction lines and to pay all taxes, property before may part of such taxes, assessments and other charges become past grantor fait to make payment of any taxes, assessments and other charges become past grantor fait to make payment of any taxes, assessments and to pay all taxes, property before may part of such taxes, assessments and other charges become past grantor fait to make payment of any taxes, assessments and other charges become past grantor fait to make payment of any taxes, assessments, busind the other charges payball that the such payment, beneficiary may, at its forth in the note schereof, and the amount so paid, with intercury may, at its forth in the note schereof, and the added to and become and described in secured by this trust deed that wave of any rights arising from pay of the doling of the coherants hereof and for mach payments, with interest as aforesaid, the opperties in assessments here of any of the cohigation herein described, and all that payments shall be immediately the one payable without notice. and the nonpayment hereof shall, at the option of the and payable without notice does the nonpayment deta immediately due and payable and coherant as the onopayment for the row shall, as the option of the add expenses of this trust including the cost of tile sarch as well as the other costs and expenses of this trust including the cost of tile sarch as well as the other costs and expenses of the strust including the cost of tile service. section as were as the other tosts and expenses of the number of the section of t It is mutually agreed that: N. In the event that any portion or all of said property shall be taken under the refers of memory domain or condemnation, beneficiary shall have the right, if it so refers to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs and taking, which are in excess of the amount required to pay all reasonable costs and taking which are in excess of the amount required to pay all reasonable costs applied at atomics's fees to be obtained by if first upon any reasonable costs and expenses and attorney's fees, both in the trial and appelate costs, applied or bicurred by beneficiary in such proceedings, and the balance expense, to take such actions and execute anch instructs as shall be necessarily obtaining such compensation, promptly upon beneficiary's request. At any time and from time to time upon writer request of beneficiary, agained of its fees and presentation of this dend the note for endorsement for case of full reconveyance, for eancellation, without affecting the liability of any of any map or plat of said property; (b) join in granting any casement to the making of any map or plat of said property; (b) join in granting any casement to receating any terms of any map or plat of said property; (b) join in granting any casement to receating any set of the payment of the indexter and the set of the end and the same of resentation of the dester and the set of the payment of the payment of the payment of the payment of the indexter is the same of the payment of the payment of the payment of the indexter is the same of the indexter is the same of the payment of the payment of the indexter is the same of the payment of the It is mutually agreed that: Instee, 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sole under any other deed of trust or of any action or proceeding in which grantly, peneficiary 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 seized 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 aavings 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: 7213-80304

conditional the will warrant and forever defend the same adapted all	
Cand that he will warrant and forever defend the same against all pu	ersons whomsoever. 54
The grantor warrants that the provest	
The grantor warrants that the proceeds of the loan represented by the (a)* primarily for grantor's personal, family; household or agricultur (b) for an organization, or (even if grantor is a natural person) are for purposes. This deed applies to inure to it.	e above described note and this trust doed
Inis deed applies to inverse to it	commercial nurnares
This deed applies to, inures to the benefit of and binds all parties h tors, personal representatives, successors and assigns. The term beneficiary sh contract secured hereby, whether or not named as a beneficiary herein. In com- masculine gender includes the leminine and the neuter, and the singular num IN WITNESS WHEREOR	ereto, their heirs, legatees, devisees, administration
IN WITNESS WHEPEOP	ber includes the plural
You have the option to void your contract or and there unto set h	is hand the day and work the second
the same same of your signing the east	P D TIOPETTY Report prom
advance of, or at the time of your signing the contract or agreement. If you received the contract or agreement you have the right to revoke the contract or agreement by n day following the consummation of the transaction. A business day is any calendar da Christmas.	he Property Report less than 48 hours prior to choice in
Christmas. Day, Independence Day, Labor D	y except Sunday, and the following business business
not applied to the provide the second	Veteran's Day, Thanksgiving and
beneficienty taken	J. Inter
beneficiary MUST comply with the Act and Regulation Z, the disclosures. If compliance with the Act and Regulation by making required disclosures. If compliance with the Act not required, disrogard this notice.	
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Curtines	sed by Jerry Perche
<u> </u>	
On <u>January 25, 1979</u> the undersigned, a Notary Public in and for said County and State, personally appeared Jerry Roadys	
personally appeared Jerry Perdue	
knowli to me to be the name	FOR NOTARY OF M
sworn day in the day who being hy me day	FOR NOTARY SEAL OR STAMP
Kuilima Estates West, #64, Kahuku, HI hewas present and saw J. Linsky	
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 the set	
instrument execute at	
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Signature Ungence Canhana	
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To be used only when obligation d	
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Fee \$9.00

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