38-1791 01.200 Vol. <u>m19</u>Page 65654 TRUST DEED 8529 THIS TRUST DEED, made this THIS TRUST DEED, made this ______ day of ______ Felse and a first a structure ______ 19 19 between Paral & W made this ______ day of ______ Felse and a first a structure of the structure for the structure of Denald W. med Michae 29 between WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 12 in Block 35 of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, Lot 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 granter herein contained and payment of the sum of <u>fix the csc</u> <u>c</u> beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable The date of maturity of the dent scured by this instrument is me date, stated above, on which described property, or any part thereof, or any interest therein is sold, agreed to be obtained the written consent or approved 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 graving purposes to protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition and regard.
To protect side property, is not currently used for adstroyed therein, or comply with all law, ordinances, regulations, covenants, conditions, and pay when due all costs incurred therefor.
To complete or restore promptly and in good and workmanlike manner any procure due and pay when due all costs incurred therefor.
To complete or restore promptly and in good and workmanlike manner any such financing suffix ordinances, regulations, covenants, conditions, and mental pay, when due all costs incurred therefor.
To complete or restore promptly and in good and workmanlike manner any such financing suffix officers or scarching agenetics are complained as the beneficiary may from time to filme companies acceptable to the said property if the beneficiary is and property and in such order as beneficiary in any fragment in such manner and to deliver said policies this manner and such order as the beneficiary may from time to incompanies acceptable to the state ergination of any process or sacrid and pay the entire annount so collected, or any and pay theory of such tarks, assessment in any such and promptly deliver received in the content or states the payment, beneficiary, shull deliver any may to such tarks, assessment in an and on the constant and the property before any may target the annount of any tarks, assessment in an interest and and any transment and the property is for a restriction thereon: (c) tom 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 reconvegance may be described as the "person or persons legally entitled thereto," and the rectine may be described as the "person of the truthfulness thereof. Trutter of any matters or facts shall be conclusive proof of the truthfulness thereof. Trutter of any matters of the strikes that there in this paragraph shall be not less that \$5. "I also not any default by grantor hereineder, beneficiary may at any time with 10. Opon any default by grantor hereineder, beneficiary may at any time with 10. Opon any default by grantor hereineder, beneficiary may at any time with 10. Opon any default by grantor hereined by a constructed by a court, and without regard to the adequacy of any security for the indefibered by secured, and enter on and take possession of said property or any part of possion and take possession of possions past due and including economic atoms is costs and expression of and collection, including trans that attended thereby, in such order as beneficiary may determine. induding reasonable attorney's fees subject to paragraph 7 hereof upon any induding reasonable attorney's fees subject to paragraph 7 hereof upon any indubtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking postession of said property, the collection of compensation or awards for any taking or dianage of our number politic even appendix of the antice of the proceed of the said And this obligation. 7. To appear in and defend any action or proceeding purporting to affect the proceeding in which the beneficiary or trustee may appear, including any suit for the proceeding in which the beneficiary or trustee may appear, including any suit for the the beneficiary's or trustee's attorney's fees provided, however, in case the suit between the grantor and the beneficiary or the trustee then the prevailing pury shall be entitled to the attorney's fees herein described; the amount of attorney's fees appellate court if an appeal is taken. excluding sale, 15. W apply the The exists of periodic of such we conclusive proof of the truthfulness thereof. Any person, such as the existence of the provest periodic of the provest periodic state at the such as the provest period of such to such as the provest periodic state of such as the provest periodic state of such to such as the provest periodic state of such as the provest periodic state of such as the provest periodic state of such as the provest periodic state state of the provest periodic state of such as the provest periodic state of such as the provest periodic state of such as the periodic state of the such as the periodic state of periodic state of the county such aset as the periodi of periodic st It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent diman or combination, beneficiary shall have the tight, it is a electr, to require that all or combination, beneficiary shall have the tight, it is a electr, to require that all or comportance it to pay allocation for uch taking, which are in every for any and or incirced by gantor in sub-spinet and expenses and attorney's pees in the applied by it that upon the every proceedings, what be paid to beneficiary in a file triat and appliet courts, and expenses and attorney's pees in the triat and appliet courts every and expenses and attorney's pees the file triat and appliet courts applied upon the indebtedness secured hereby, applied to shall be necessary in obtaining such compensation, promptly upon beneficiary's to a shall be necessary in obtaining and from the to the to the applied register secure of the first out takes and actions and event hereby, and the partition of the meeting applied upon the indebtedness secured hereby, and the balance explored in the indebtedness secured hereby and the taken to the necessary in obtaining such compensation, promptly upon beneficiary's to a shall be necessary in obtaining and from the to the upon write request of the entrustry rays of file files and presentation of its deed and the note for endorment for rays of the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any of any map or plat of said property; (b) join in granting any casement or creating any It is mutually agreed that:

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:

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 acthor ted to insure true to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

	4
and the first will warrant and forever defend the same again	nst all persons whomsoever. 8530
The grantor warrants that the proceeds of the loan represer (a)* primarily for grantor's personal, family, household or (b) for an ordenization or (even if stantor is a natural per	, nted by the above described note and this trust deed are: agricultural purposes (see Important Notice below), rsoh) are for business or commercial purposes other than agricultural
purposes. This deed applies to, inures to the benefit of and binds al tors, personal representatives, successors and assigns. The term ber contract secured hereby, whether or not named as a beneficiary here	Il parties hereto, their heirs, legatees, devisees, administrators, execu- neficiary shall mean the holder and owner, including pledgee, of the ein. In construing this deed and whenever the context so requires, the
masculine gender includes the feminine and the neuter, and the sin	ngular number includes the plural. Into set his hand the day and year first above written.
You have the option to void your contract or agreement by notice to the to the Rules and Regulations of the Office of Interstate Land Sales Reg advance of, or at the time of your signing the contract or agreement. If ye the contract or agreement you have the right to revoke the contract or ag day following the consummation of the transaction. A business day is an New Year's Day, Washington's Birthday, Memorial Day, Independence D Christmas.	e seller if you did not receive a Property Report prepared pursuant istration, U.S. Department of Housing and Urban Development, in ou received the Property Report less than 48 hours prior to signing reement by notice to the seller until midnight of the third business y calendar day except Sunday, and the following business holidays: Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving and
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (l not applicable; if warranty (a) is applicable and the beneficiary is a cre- or such word is defined in the Truth-in-Lending Act and Regulation Z, beneficiary MUST comply with the Act and Regulation by making requ disclosures. If compliance with the Act not required, disregard this no	the Wichoolo Q. Huntainon
	nituresed by the fit for
(If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490)	2-11-79
STATE OF) STAT	TE OF, County of) ss.
Sounty of	
COUNTY OF Honoruru)	SS.
On <u>February 20, 1979</u> bef the undersigned, a Notary Public in and for said County an	ore me, d State,
personally appeared Richard F. Asmus	FOR NOTARY SEAL OR STAMP
known to me to be the person whose name is subscribed within instrument as a witness thereto, who being by r	
sworn deposed and said: That he resides at PO Box 564, Haleiwa, HI	
Donald W Hunts	_; that
<u>he</u> was present and saw <u>Donald</u> w. Hunts and Michaela A. Huntsinger	inger .
personally known to him to be the person de	escribed
in, and whose name is subscribed to the within and a	annexed their
instrument, execute the same; and that affiant subscribed name thereto as a witness to said execution.	
Signature _ Guguia C. Cambone	
trust deed have been fully paid and satisfied. You hereby are direc said trust deed or pursuant to statute, to cancel all evidences of in	aness secured by the toregoing trust deed. All sums secured by said ted, on payment to you of any sums owing to you under the terms of indebtedness secured by said trust deed (which are delivered to you rranty, to the parties designated by the terms of said trust deed the uments to
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both me	ust be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON }ss.
	County of Klamath I certify that the within instru- ment was received for record on the
	18th day of April , 19 79 , at 11:04 o'clock A. M., and recorded
Grantor	in book M79 on page 8529 or as file/recl number 65654
	RESERVED OF as Interret number 0000, , FOR Record of Mortgages of said County.
	DER'S USE Witness my hand and seal of
Beneficiary	County affixed.
AFTER RECORDING RETURN TO	
	Wn. D. Milne
TR	County Clerk
	2 1 1 1 -1
	By Ternetha Jolloch Deputy

Fee \$6.00