38-1 Vol. Mg Page 8541 TRUST DEED 3 65662 19 79 . between THIS TRUST DEED, made this. day of Scisom D. Conteg A STAILLE WEMON SEPARATE as Grantor. TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. 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 2 ______ in Block _______ 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 FOTTOF - DF MMM ForFOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <math>FOTTOF - DF MMM ForFOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <math>FOTTOF - DF MMM ForFOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <math>FOTTOF - DF MMM ForFOR THE PURPOSE of a date herewith, payable tobeneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <math>FOTTOF - DF MMM Forthe within described property, or any part thereof, or any interest thereof, stated above, on which the final unstallment of such note becomes due and payable. In the eventthe within described property, or any part thereof, or any interest thereof, add, agreed to be sold, conveyed, assumed or alternated by the grantor without first havingobtained the written consent or approval of the beneficiary is option, all obligations secured by this unstrument, prospective of the maturity datestherein, shall become immediately due and payable.The above described real exposerity is not currently used for arrival tuest, timber or grantor and non-expressed herein, or herein, shall become immediately due and payable.ablained the written consent or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, on herein, shall become immediately due and payable.
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:

To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.
To complete criterio prompity and in good and workmanilke manner any building or improvement thereon; not to commit or any waste of said property.
To complete criterio prompity and in good and workmanilke manner any be concluded or the proper public or improvement which may be during to the uniform Commercal Code at the beneficiary any be deened desirable by the beneficiary, so requests to join in executing agrees or any such of said property; if the beneficiary so requests to join in executing agrees or any so the said property is fulling officer or officer or officer, at the beneficiary as provide and continuously mantain insurance on the building to our provide and continuously mantain insurance on the building to our provide and continuously mantain insurance on the building theore including to our provide any company file or other insurance chail be delivered to the latter; all policies of insurance shall be delivered in the hereficiary was procure the same at grantor's expression to the exprintion of any provide any reason to provide any indebedness secured hereby and in such order as beneficiary may indebedness secured hereby and in such order as beneficiary any procure the same at grantor's expression not to be exprinted or stated or the exprint insurance collected, or any procure any such insurance or out to deliver said policies to the beneficiary upon any indebedness secured hereby and in such order as beneficiary and premits agreed to rea 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 persons legally entitled thereto," and the recitals 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 55. 10. Upon any default by grantor hereunder, heneficiary 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 steurity for the indebteducts hereby werted, enter upon and take postession of suid property or any runt thereof, in its own name unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorne,'s fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine. ۱Ŋ Including reasonable attorney's fees subject to parsgraph 7 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 compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or wave any default or notice of default heremider or invisiblate any act done pursuant to such notice - 12. Upon default by grantor in payment of any indebtedness secured hereby inmediately due and payable. In such an event and of the dave described real property is current thereunder the beneficiary may declare all some secured hereby immediately due and payable. In such an event and of the dave described real property is current thereunder the beneficiary of the dave described real property is current there where the or of a such and spectrometer of a such an event and of the dave described real property is current to election any proceed to foreclose this trust deed in court of and ease to be recorded his written notice of default and his election to will the said described real property to satisfy the obligations secure hereof, whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by a davertee the beneficiary of the instead of the dave described to foreclose this trust deed in the manner provided to fore loss they or the trustee shall even the state state or the recorded to fore loss they or the trust estable even the addescribed to fore loss they trust devel to fore loss the strust devel of the beneficiary of the said store of the said described to foreclose the strust devel of the manner provided the dave dave dave and proceed to fore loss the strust devel of the manner provided to fore loss the strust devel of the dave dave dave and proceed to fore loss they or the trust estable the addescribed and the obliga may determine, or at option of beneficiary the entire amount so collected, or any
part thereof, may be released to grantor. Such application or release shall not cure or
wave any default or notice of default hereunder or invalidate any act done pursuant
to such notice.
3. To keep any or the provide the form construction lients and to pay all taxes,
seep any default or notice of default hereunder or invalidate any act done pursuant
to such notice.
3. To keep any of the taxes, assessments and other charges become past
fue or delinquent and promptly deliver receipts therefor to beneficiary, should the
promoter before any part of such taxes, assessments, insurance premiums, liens or
other charges payable by grantor, either by direct payment or by providing
beneficiary with funds with which to make such payment, beneficiary may, at its
option, make payment thereof, and the amount so paid, with interest at the rait ext
of the not secured hereof, together with the obligations described in
payraphs to and 7 of this trust deed shall be added to and become a part of the debt
payraphs to the payment of any rights assign from breach of any of
the covenonts hereof and for such payments, with interest as aforesaid, the property
hereinbefore described, as well as the grantor, shall be bound to the same extent that
payments thand for the payment of the obligation herein described, and all such
payraphs shall be immediately due and payable without notice, and the nonpayment
thereof shall, at the option of the beneficiary, render all sums secured by this trust
deed index and expenses of this trust including the costs of this
trust well as the option of the payments of the strust including the costs of tiltie
as well as the option of the beneficiary of this trust including the costs of tiltie
with this obligation.
6. To pay all costs, fees and expenses of the trust including the costs of tiltie
well as the other costs of the costs of the costs of the costset inconnetion.
7. To appear i 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 proceeding in which the beneficiary or trustee may appear, including any suit for the foreelosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary or trustee's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees herein described; the amount of attorney's fees appellate court if an appeal is taken. Section of the trustee, but including the granitor and heneficiary, max purchase at the sale.
13. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, militaria to expense of (1) the expenses of sale, militaria to expense of (1) the expense of sale to payment of (1) the expense of sale militaria the obligation secured by the trust deed, is in the initial deed at their interest of the expense of sale of the sale sale of (1) the expense of (1) the expense of (1) the proceeds of sale to payment of (1) the expense of (1) the expense of (1) the proceeds of (1) the payment is the initial deed at their interest of the sale (1) the sale (1) the payment is the sale (1) the payment is the sale (1) the payment is the sale (1) the payment (1) the payment (1) the sale (1) the payment It is mutually acceed that: 8. In the event that any portion or all of said properts shall be taken under the right of eminent domain or condemnation, beneficiary shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right of it or in the transmit is an event of the animum parable to parall eventual to the moment domain or condemnation, beneficiary and events by context to proceedings, which are in every to the animum parable to parall eventual by con-proceedings, which are in every to the animum required to parall eventual by con-proceedings, which are in every to the animum required to parall eventual by con-proceedings, which are an every to beneficiary in auch proceedings, and the balance recets and expenses and altorney's pres, both in the trait and appelies to corest, necessarily paid or informer by beneficiary in auch proceedings, and the balance recets and expenses and actions and everyte more historicary request. 9. At any time and promptily upon beneficiary 'request. 9. At any time and promptily upon beneficiary 'request. 9. At any time and promptily upon beneficiary's request. 9. At any time and promotion this ideed and the note for endorsement (in case of full reconveyance, for cancellation, without affecting the hability of parts of the payment of the indebident, truster may (a) content to the making of any map or plat of said property, (b) join in granting any easement 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 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 for	rever defend the same agains		
	The grantor warrants that the (a)* primarily for grantor's	proceeds of the long	ed by the above described note and this fricultural purposes (see Important Noti th) are for business or component	8542
	(b) for an organisation or (e	ersonal, family, household or ap	d by the above described note and the	
	This deed applies to, inures to	the benetic .	ed by the above described note and this gricultural purposes (see Important Noti th) are for business or commercial purpose parties hereto, their heirs, legatees, devise ciary shall mean the holder and owner, In construing this deed and whenever th lar number includes the plural.	trust deed are ce below),
	masculine gender includes the or no	of named assigns. The term benef	Parties hereto, their heirs lade	otter-than agricultural
	IN WITNESS IN TERMININ	e and the neuter, and the sindu	In construing this deed and owner.	es, administrators, execu-
	ou have the option to waid	", said grantor has hereint	includes the plural.	e context so requires, the
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	s signer of the above is a corporation, e form of acknowledgment opposite.)		1.1	· · · · · · · · · · · · · · · · · · ·
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	STATE OF HAWAII,	I STATE OF	DATE 2-0	5-79
	COUNTY OF Hono	lulu SS.'	-	
	On February 15,)		
	a Notary Public in	n and for said Count before 'me,		
	Known to me to heath	p		
	known to me to be the person wi within instrument as a witness th sworn deposed and said: That	hose name is subscribed to the	FOR NOTARY SEA	
	sworn deposed and said: That 250 Kaalawai St, Hono hewas present andSu	he resides at	FOR NOTARY SEA	L OR STAMP
	he was present and saw Su	lulu, HI		
	present and saw out	sall D. Conley		
	personally known to <u>him</u> to in, and whose name is subscribed	o be the person days it.		7
	usuument execute t	and anneyed		
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	Signature Lupania C. A	Contra 1	in the second second	
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The trust deed	undersigned is the legal owner and he	lder - t	by the loregoing trust deed. All sums ant to you of any sums owing to you und scured by said trust deed (which are d parties designated by details)	
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estate now)	gether with said trust deed) and to rec held by you under the same. Mail reco	all evidences of indebtedness se	by the loregoing trust deed. All sums ant to you of any sums owing to you una secured by said trust deed (which are do parties designated by the terms of said	secured by said
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TD		th it secures. Both must be delivered to t	he trustee for reacting	
	USI DEED		in cancellation before reconveyance will	be made.
			STATE OF OREGON	
			County of Klamath	\$ ss.
			I certify that the with ment was received for recon 13thday of April	in instru-
	Grantor		13thday of April at 11.04 of April	1979
	· · · · · · · · · · · · · · · · · · ·	SPACE RESERVED	in book 3170 A.M., and	recorded
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Wells Fargo 572 E. Gree Pasadena, (en Street //		County Clerk	Title

Fee \$6.00