		38-1	809 La	~			
8708	65764	TRUST	DEED	Vol. 79	Page_	8701	
TUIC TOIL	ST DEED, made this	3 day of	MARCH	•		79 , between	
Alaian M. Beneric A. Boniche Historian al Wife as Tenents by the Entire to 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 18 in Block 40 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.							
The state of the s							
	er gan in de filosofie de la Alba (1864). La companya de la Alba (1864).	un depresante per la final a la filla el galería () gazá () estilata () el gaza - () el gazá ()	ering in the second of the sec				
	Service of the service	-1-4	ing the state of t	Section 14			
			Paragraphy (1980) Barrier (1981)				
\							
2							
Complete with all and	singular the tenements, hereditamen	its and appurtenances and all	other rights thereunto belo	onging or in anywise	now or hereafter	appertaining, and the	
rents, issues and profit	is thereof and all fixtures now or her SE OF SECURING PERFORMANC	eafter attached to or used in o E of each agreement of grants	onnection with said real est or herein contained and pay	ate. ment of the sum of	Six The	pusand	
11 <i>L a LL ad al a</i>	4 1 1 1 1 1 MXLI	Dollars with interest	thereon according to the te	rms of a promissori	r note of even agie	nerewith, pavable to	
	nd made by granton the final payme tity of the debt secured by this inst	nt of principal and interest he rument is the date, stated ab	reof, if not sooner paid, to i	be due and payable attment of said note	becomes due and	payable. In the event	
The within described	ity of the deht secured by this inst property, or any part thereof, or a consent or approval of the beneficis tercin, shall become immediately dui	ary, then, at the beneficiary's	greed to be sold, conveyed, option, all obligations secu	l, assigned or aliena ured by this instrun	ted by the grantoi tent, irrespective o	of the maturity dates	
The above described to	eal property is not currently used for security of this trust deed, grantor at	agricultural, timber or grazir	g purposes				
I. To protect, pronot to remove or den	eserve and maintain said property in volish any building or improvement	eood condition and repair:	restriction thereon; (c) deed or the lien or char				
permit any waste of so 2. To complete of building or improvem		l workmanlike manner any naged or destroyed thereon,	the property. The grant persons legally entitled to be conclusive proof of the mentioned in this paragn	thereto," and the re he truthfulness the	citals therein of ar eof. Trustee's fee:	y matters or facts shall for any of the services	
	or restore promptly and in good and ent which may be constructed, dam costs incurred therefor. th all laws, ordinances, regulations, said property; if the beneficiary so re		10. Upon any defat	ult by grantor here	unsier, beneficiary a receiver to be an	may at any time with pointed by a court, and	
ary may require and well as the cost of a	ents pursuant to the Uniform Comm to pay for filing same in the proper Il lien searches made by filing offic		without regard to the ac enter upon and take pos sue or otherwise collect	t the rentt ittuet i	ind profits, includ	ing inose pasi aue anu	
may be deemed desired 4. To provide as	nd continuously maintain insurance	on the buildings now or	unpaid, and apply the including reasonable as indebtedness secured her	Iturney's fees sub	jeci to paragrapi	1 / nereoj upon any	
S AND Ceneyl	written in co	inpunier acceptable to the				erty, the collection of er insurance policies or	
to the beneficiary a	s soon as insured; if the grantor some nurance and to deliver said policies to the expiration of any policy of i	to the beneficiary at least insurance now or hereafter	compensation or award application or release th	ls for any taking vereof as aforesaid, ter or invalidate any	or damage of to shall not cure or act done pursuan	he property, and the waive any default or to such notice.	
The amount collecte	ngs, the beneficiary may procure in d under any fire or other insurance a indebtedness secured hereby and i	e policy may be applied by In such order as beneficiary	12. Upon default by	e grantur in paymer	it of any indebted uter the beneficial	ness secured nereby or v may declare all sums	
may determine, or a	t option of beneficiary the entire a released to grantor. Such application notice of default hereunder or inval	n or release shall not cure or	m his performance of an secured hereby immedia described real property to the beneficiary may pro- the manner provided by	ceea so soreciose ii	iis irusi ueeu in ei	guity, as a more gage m	
to such notice.	premises free from construction is charges that may be levied or a	liens and to pay all taxes.	is not so currently used,	the beneficiary at a	his election may pi the trustee to fore	close this trust deed by	
property before any	part of such taxes, assessments and promptly deliver receipts therefor payment of any taxes, assessments, it	other charges become past r to beneficiary: should the	advertisement and sale. I and cause to be recorded described real property	this written notice	of default and his ivations secured h	etection to sell the sala tereby, whereupon the	
other charges payar	ble by grantor, either by direct de with which to make such bavm	ent, beneficiary may, at its	trustee shall fix the tim law, and proceed to fore to 86,795.	eciose inis irusi uee	a in the manner p	TOTALED IN CHASTAIN. 140	
forth in the note	nt thereof, and the amount so paid, secured hereby, together with th of this trust deed shall be added to an	d become a part of the debt	13. Should the ben after default at any time	e prior to five days or or other person s	hefore the date se o privileged by Ol	KS 86. 760, may pay to	
secured by this trust the covenants hereof	deed, without waiver of any rights a and for such payments, with intere	est as aforesaid, the property ound to the same extent that	the beneficiary or his sur under the terms of the t	ccessors in interest, trust deed and the o scurred in enforcing	respectively, the e bligation secured t the terms of the	ntire amount then due, hereby (including costs obligation and trustee's	
payments shall be in	the payment of the obligation her mediately due and payable without option of the beneficiary, render al	notice, and the nonpayment I sums secured by this trust	and attorney's fees not as would not then be du	exceeding \$50 each ue had no default o ure proceedings shall) other than such ; ccurred, and there be dismissed by t	portion of the principal by cure the default, in he trustee.	
deed immediately du	e and payable and constitute a breace osts, fees and expenses of this trus other costs and expenses of the tru	t including the cost of title	14. Otherwise, the designated in the notice	sale shall be held e of sale. The trus	on the date and tee may sell said	at the time and place property either in one reels at auction to the	
with this obligation.	and defend any action or proceed	ing nurnarting to affect the	highest bidder for cash, purchaser its deed in fo without any covenant of	, payable at the t	line of suic. Trusi	e property to told, but	
II foreclature of this d	and defending any or trustee; the beneficiary or trustee may appeared, to pay all costs and expenses, in trustee's attorney's fees provided.	CIUUINX CRIUENCE OF THE WIN	excluding the trustee, by				
	rustee's attorney's fees product, and the beneficiary or the trustee il uttorney's fees herein described; the uragraph 7 in all cases shall be fixed	hen the prevailing party shall	apply the proceeds of	sale to payment of	(1) the expenses		
appellate court if an	appeal is taken.	by the that court of by the	obligation secured by subsequent to the inter- appear in the order of t	ine trust deca, (.	in the trust deed	as their interests may	
	that any portion or all of said prop		his numerous in interest o	entitled to such surf permitted by law b	VIII. eneficiary may fro	on time to time appoint	
elects, to require in	it all or any portion of the monles tre in excess of the amount required ney's fees necessarily paid or in a paid to beneficiary and applied by	to now all reasonable custs.	appointed hereunder. I	Upon such appoin itter shall be vested	lment, and with with all title, pow	out conveyance to the ers and duties conferred	
	e paid to beneficiary and applied by and attorney's fees, both in the incurred by beneficiary in such p indebtedness secured hereby; and		upon any trustee herein substitution shall be ma reference to this trust	de by written instru	ment executed by	when recorded in the	
expense, to take mit	n action moments under hemeficiers	'e request.	office of the County of property is situated, shall irustee.				
9. At any time	and from time to time upon wind and presentation of this deed and to eyance, for cancellation), without a nent of the indebtedness, trustee ma	he note for endorsement (in	is made a public record	i as provided by la	w, Trustee is not other deed of in		
person for the payn of any map or plat	ent of the indebtedness, trustee ma of said property: (b) join in granting (y (a) consent to the making any easement or creating any	proceeding in which gra or proceeding is brought	t by trustee.	armore south of the	handle street on out of the court	

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully scized 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 authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below),

[b] for an organization, or (even it grantor is a natural person) are for business or commercial purposes orbit than agricultural tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. You have the option to void your contract or agreement by notice to the seller if you did not receive a Property Report prepared pursuant to the Rules and Regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of, or at the time of your signing the contract or agreement, IV you received the Property Report less than 48 hours prior to signing day following the consummation of the transaction. A business day is any calendar day except Sunday, and the following business holidays:

Christmas.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is opplicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice.

3 MARCH 1979

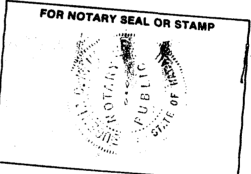
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

COUNTY	F HAWAII, OF	Honolulu
On	March 06	

March 06, 1979 the undersigned, a Notary Public in and for said County and State, Thomas D. Pedersen known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly within instrument as a witness thereto, who being by the duty sworn, deposed and said: That he resides at 3703B Porter Loop, Wahiawa, HI he was present and saw Adrian M. Boucher that ne was present and saw Adria and Beverly A. Bouche

personally known to him in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed their name thereto as a winess to said execution

Signature



The undersideed in the	, Trustoo	The state of the s
trust deed have been full the legal ow	ner and holder	
said trust deed or pursue said and sa	stisfied. You be all indebtedness secured	
herewith together mist to statute.	to carry nereby are directed and by the foregoing	Later and
estate now held hy many	and to recommend t	sums oning .
estate now held by you under the same,	mer and holder of all indebtedness secured by the foregoing stissied. You hereby are directed, on payment to you of any and to reconvey, without warranty, to the	sums owing to you under the terms of
estate now held by you under the same. DATED.	rner and holder of all indebtedness secured by the foregoing attached. You hereby are directed, on payment to you of any to cancel all evidences of indebtedness secured by said to any the parties designate to Mail reconveyance and documents.	strust deed. All sums secured by said sums owing to you under the terms of ust deed (which are delivered to you
estate now held by you under the same. DATED:	mer and holder of all indebtedness secured by the foregoing stissified. You hereby are directed, on payment to you of any to cancel all evidences of indebtedness secured by said to and to reconvey, without warranty, to the parties designate. Mail reconveyance and documents to	stuns deed. All sums secured by said sums owing to you under the terms of ust deed (which are delivered to you d by the terms of said trust deed to

TRUST DEED

PACE RESERVED FOR

RECORDER'S USE

11/021	DEED

**** *********************************	Grantor

	Beneficiary

TO:

STATE OF OREGON

County of Klamath

I certify that the within instrument was received for record on the 19th was received for record on the 19th at 10:27 o'clock A M., and recorded in book M79 on page 7801 or as file/reel number 5764 Record of Mortgages of said County. Witness my hand and seal of County affixed.

AFTER RECORDING RETURN TO Wells Fargo Realty `ervices|Inc. 572 E. Green Street Pasadena, CA 91101 KAREN STARK

Trust Services

William D. Milne

Fee # 6.00

County Clerk By Sune that Little Deputy