現象目的 38-18166 \$ Vol. M.19 Page 66070 8478 9177 13 - day of February THIS TRUST DEED, made this _ His INOSI DEED, made inis ______ and of the stand and the stand and the stand of th , 19 79 WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 8 in Block 59 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. ed h 2.12 dist. and the second B. (2) S. (The (2 process spacework), support motions in a scalar field on the polyacity of set of a consideration of a set of the polyacity assigned polyacity of additional to a set of X appendix bringers and additional to a set of X appendix bringers and additional to a set of any appendix bringers and additional to a set of a set of the bringers and additional to a set of a set of the bringers and additional to a set of a set of the bringers and additional to a set of a set of the bringers and additional to a set of a set of the bringers and additional to a set of a set of the bringers and a set of the bringers The state of the Alexandre Ale i.... IfAd 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 FOR THEPURPORE OFFICURING PAREORMANCE of each agreement of grantor herein contained and payment of the sum of <u>a listenes</u> and <u>all</u> beneficiary or order and made by granted the final payment of principal and interest thereon according to the terms of a promissory none of even date herewith, payable to The date of maturity of the debt secured by this instrument is the date, stated active, on which the full installment of all and by the event without first having obtained the written content or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates therein, or herein, shall become immediately due and payable. The shows described real property is not currently used for springly the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates therein, or herein, shall become immediately due and payable. obtained the written concert or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become immediately due and payable.
 The showe described read property is not currently used for agricultaral, timber or grazing purposes. To protect, preserve and maintain said property in good condition and repair.
 To protect, preserve and maintain said property in good condition and repair.
 To mone or demoils any building or improvement thereon: not to commit or restore promptly and in good and workmanitke manner any and pay when due to restore promptly and in good and workmanitke manner any and pay when due to restore promptly and in good and workmanitke manner any and pay when due to the therein ficiary so requires the opinion in executing and pay when due to pursuant to the Uniform Commercial Code as the beneficiar, and property if the beneficiary so reactoring agencies as may be deemed desirable by the beneficiary so requires or station provide and continuous time to be opticary with lost payable to the latter; all policies of mannes thall building the beneficiary as soon as insured; if the prantor due on the angle of the proleme on the beneficiary as soon as insured; if the prantor due on the agencies to the foreign upon and indebidents secure thereign and policies or secies the beneficiary as soon as insured; if the pronous the beneficiary as soon as insured; if the pronous the beneficiary of the to the foreign any procure the ame of mannes thall be content to the content of the eneficiary as soon as insured; if the pronous the beneficiary of the to the eneficiary as soon as insured; if the pronous content and to pay set insurance on the eneficiary to a policy of insurance ball by difficient on the eneficiary of the tothe of the pronous the beneficiary as soon as insured; if the pronous the beneficiary to the testing the policient of the eneficiary is the beneficiary as soon as insured; if the pronous the beneficiary t 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 granies in any reconveyonce much described as the "person of the program." The granies in any reconveyonce much described as the "person of the truthfulness thereof. There is fees for any of the services methods in this part of the property. The granies thereof, and the reclust there is fees for any of the services 10. Upon any default by grantor hereunder, 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 independent hereby secure, and online and take collect the rents, issues and profits, including there past due and including reasonable attorney's fees subject to paragraph of the method and collection, mane unpaid, and apply the same, less costs and expenses of you unpaid, and apply in subject to paragraph of the rely unpaid. Including reasonable attorney's fees subject to paragraph 7 theory incomession indebtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking postession of said property, the collection of such rents, issues and profits or the proceeds of fits and property, and the insurance property, and the insurance property, and the property of the subject to paragraph 7 the collection of application or elases thereof as a foreshift, shall not carried there would be any determine.
12. Upon default by granter or invalidate any act done pursuant is such notice.
13. Upon default by granter in payment of any indebtedness secured hereby in the bareficiary may determine there are invalidate any act done pursuant is such notice.
14. Upon default by granter in payment of any indebtedness secured hereby in the above described real property is currently used for agricultural, timber or and if the above the bareficiary any proceed to foreclose this trust deed in equity, as a morigage in the bareficiary or the runst lease is the teneficiary any proceed to foreclose the bareficiary or the runst is trust and the bareficiary that are anorigage or direct the trustee to foreclose this trust deed by advertisement and alle. In the latter event the bareficiary or the runst bars and the said that the time and place of sale, give notice thereof as then required by a said of foreclose this trust deed in the and take then fore and the said there and the time there and bare the said there and the said the there and the proceed to foreclose this trust deed in the manner provided by the said there and the time and place of sale, give notice thereof as then required by the 80 second the there of the foreclose this trust deed in the manner provided by 0 sole. So, 60, 70.
13. Should the beneficiary elect to foreclose the said there and any time proceed to fits would be distant on other persons on privilege of the othere and place of sale. The there and the terms of the obli wave any default or notice of default hereunder or invalidate any act done pursuant to such notice.
S To keep said premises free from construction itens and to pay all taxes assessed upon or against said other charges that may be levied or assessed upon or against said taxes assessments and other charges intaxes assessments and other charges pay of the such taxes, assessments and other charges intaxes assessments and other charges pay of the such taxes, assessments and other charges pay of the such asyment or taxes assessments and other charges assessments and other charges as a such as the substance permet or how pay all taxes assessments and other charges as a such as the substance of the such asyment or how providing other charges payable by grantor, either by direct payment or how providing option, make payment of the town, to take as the payment, beneficiary may at its option, make payment thereof, and the amount so paid, with interest of the taxes assessed as well as the other which the obligation are of the doby of the such payment, beneficiary may at its front deed, without waiver of any rights artising from breact of the doby of the rest as aforeaid, the oppayer it as the payment of the obligation herein described, and diny of the such payment to taxes, assessed the such as well as the option of the beneficiary, render all sums secured by this trust deal pay charge with a und to the amount to the assess and the obligation therein described, and thay of the secure and pay taxes assessed to the nonpayment deed immediately due and payable without notice, and the nonpayment deed immediately due and payable without notice, and the nonpayment deed immediately due and payable without notice, and the nonpayment deed immediately due and payable without notice, and the nonpayment deed immediately due and payable without taxe and payable without taxee deed. to su 5. 455655 with this obligation. The basic state explaines of the trustee incurred in connection 7. To appear in and defend any action or proceeding purporting to affect the proceeding in which the beneficiary or trustee and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the breeffclary's or trustee's attorney's fees provided, however, in case the suit is the enterflow or trustee's and the beneficiary or trustee and the provided however, in case the suit is the enterflow or trustee's attorney's fees provided, however, in case the suit is the entitled to the attorney's fees herein described; the amount of attorney's fees herein described; the amount of attorney's fees herein described; the amount of attorney's fees predict the suit is paragraph 7 in all cases shall be fixed by the trial court or by the trial court of by the Aniers of jact snau be concusive proof of the trainfutness thereof, any person excluding the trastee, but including the grantor and beneficiary, may purchase at the same of the proceeds of sale to payment of (1) the expenses of sale, including the grantor and beneficiary, may purchase at the compensation of the trastee and of (1) the expenses of sale, including the compensation of the trastee and excluding the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trastee and excluding the proceeds of sale to payment of (1) the expenses of sale, including the sublex queres of sale to payment of (1) the expenses of sale, including the subsequent to the interest of the trastee and the sale by the trastee in the trust deed as their interests in any appear in the order of their priority and (4) the surplus, if any, to the grantor not his successor in interest entitled marking the same form (into to time appending the transtee of the appendix the surplus.
16. For any reason pre-surplus to any form time to time appendix a successor in street, the latter shall be vested with all title, powers and duties completered with all title, powers and duties completered and its place of proceed by the county or counties in which the providence to the subsequence to the account of the interminent executed by beneficiary, containing offer of the County Clerk or Recorder of proper appointment in which there there shall be conclusive proof of proper appointment in the sublet the origination of the subsective of a public record as produced by which there is not obligated to notify any proceeding in which grantor, or any ended by vertice is that the appointment is an obligated to notify any proceeding in which grantor, beneficiary, contained and the property here to of pending sale under any other deed of trust or of one appointment of the success of a proof appointment of the appointment. mentioned in this purgraph i in an eases shall be jeted by the number of the appellate court if an appeal is taken. It is multually agreed that: A. In the event that any portion or all of sult property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right (if is enter taking, which are in excess of the amount required in the attorn pentation in such exponses and estumey's fees necessarily peld or incurrent by the taken under the proceeding, shall be paid to beneficiary and applied by it first uppention in such exponses and expenses and attorney. Jees notesting the trial and appleasanable costs and expenses and attorney. Jees hold in its the trial and appleasanable costs and expenses and attorney is inflatory in such proceedings and the colour applied upon the indebtedness secured hereby; and grantor agrees, at its obtaining and promise and from time to time upon written request of beneficiary in obtaining of its fees and promise to this deed and the note for endorsement; fin case of full recompensation of this deed and the note for endorsement; for case of full recompense of the indebtedness, trustee may (a) consent to the making of any map or plat of such received. (b) join in granting any easement or creating any of any map or plat of such received. 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 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: 7213-80343

and that he will warrant and forever defend the same against all, persons w	
	9178
The grantor warrants that the proceeds of the loan represented by the above (a)* primarily for grantor's personal, family, household or asticultural mura	
 (a)* primarily for granter's personal; family, household or agricultural purposes. (a)* purposes. 	described note and this trust deed are: bes (see Important Notice below), est or commercial emergencement
This deed applies to inuces to the heart's start and	
Willaci secural netery whether or not domed as a tort	the nonder and owner, including pladdos of the
IN WITNESS WHEREOF, said grantor has hereunto set his hand fou have the option to void your contract or agreement by notice to the seller if you did no o the Rules and Regulations of the Office of Interstate Land Sales Revisition II S Dependent	
dvance of or at the time of your siming the construct on any state in the sector of th	timent of Housing and Urban Development in II
ay following the consummation of the transation A husband to a greenter by holice to	the sener until midnight of the third business []
New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Col hristmas.	umbus Day, Veteran's Day, Thanksgiving and
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	chill Coldwell
inficiary MUST comply with the Art and Regulation Z, the	
sclosures. If compliance with the Act not required, disregard this notice. XX Man	un B. Caldevell
	SI: 11 Do DO A
i the signer of the above is a corporation, e the form of acknowledgment opposite.) (ORS 93,490)	SED BY Multure Slauts
TATE OF	DATE 0-/ 5-70/
STATE OF HAWAII,	
COUNTY OF <u>Honolulu</u> SS.	
On February 20, 1979 before me,	
the undersigned, a Notary Public in and for said County and State, personally appearedMichael D. Blasko	
known to me to be the person whose name is subscribed to the	FOR NOTARY SEAL OR STAMP
within instrument as a witness thereto, who being by me duly sworn, deposed and said: That <u>he</u> resides at	
91-923 Kalapu St, Ewa Beach, HI ; that he was present and saw Herschel E. Caldwell	A CONTRACTOR
and Marian B. Caldwell	3
personally known to him to be the person described in, and whose name is subscribed to the within and annexed	
instrument, execute the same; and that affiant subscribed their	
name thereto as a witness to said execution.	
Signature Comin Kauhana	
The undersidened in the last and the task of the	foregoing trust deed All sums mound be and
The undersigned is the legal owner and holder of all indebtedness secured by the st deed have been fully paid and satisfied. You hereby are directed, on payment to y d trust deed or pursuant to statute, to cancel all evidences of indebtedness secured i ewith together with said trust deed) and to reconvey, without warranty, to the parties ate now held by you under the same. Mail reconveyance and documents to	ou of any sums owing to you under the terms of by said trust deed (which are delivered to you
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