38-18168 m Vol. 79 Page 9183 \$13.t.? TRUST DEED 66074 THIS TRUST DEED, made this _____ day of ______ EBUAR______ 19 79 . between Domato L. Nelson, SHEKRILL P. NElson, Hustano And Laife As Terms B. The Entricty TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: _ 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. - 空間の計 (a) the second state and the second state of the second state o CASE A second strain to an another the second strain to a second st というには日間の ភេ together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter apportailing, and the rents, issues and profits thereof and all fixtures now or hereafter atlached 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 Several Thousand FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable for the sum of the Ċ The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of sold note becomes due and payable. In the curch the within described property, or any part thereof, or any interest therein is sold agreed to be sold, conveyed, astigned or alterated by the granicor without first having abaland the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes
 The above described real property is not currently used for agricultural, timber or grazing purposes
 To protect he security of this trust deed, grantor agrees:

 To protect, preserve and maintain suid property in good condition and repair; not to remove or demolish any building or limprovement thereon; not to commit or permits any waste of said property:
 To complete or restore promptly and in good and workmanilke manter any building or limprovement which may be constructed, damaged or destroyed thereon,
 To comply with all law, ordinances, regulations, conditions, and regular and no suid property: if the beneficiary or peruests, to join in executing such financing statements pursuant to the Uniform commercial Code as the beneficiary and is agreed or at the proper public office or offices, as well as the cost of all lien searches made by film officers or searching agencies as well as the cost of all lien searches made by film officers or searching agencies as may be deemed destrabe by the beneficiary.
 To provide and continuously maintain insurance on the buildings now or hereficiary with loss payable to the lastic; all policies of insurance and to detereficiary at least including any policy of insurance now or hereeficiary at least principlaced on said buildings, the beneficiary or other insurance policy may be application tool test principlaced under any fire or other build and to release still not cure of the proper part thereof, may be released to grantor. Such application or release still not cure of the such permits, or at option of any policy of insurance as all not cure of the principla any fire or other insurance policy may be applied by the beneficiary upon any independent as efficient y the entire amount so collected, or any fire may be therease all not cure of a such order ast 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 reclais therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the gravices mentioned in this paragraph shall be not less than 35. 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 indebtedness hereby secured. enter upon and take postsetsion of said property or any part thereof, in its own name use or otherwise collect the renis, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees subject to "aragraph" 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine. including reasonable attorney's fees subject to nargraph 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 ents issues and profits, or the proceeds of fire and other insurence policies or compensation or awards for any taking or damage of the property, and the oppleation or release thereof as a foresaid, shall not cure or waive any default or oppleation or release thereof as a foresaid, shall not cure or waive any default or property in the part of any indebtedness secured hereby or in bayment of any indebtedness secured hereby or in payment of any indebtedness secured hereby or interventer or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in the performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event and if the above described real property is currently used for agricultural, timber or graing purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage or direct the trustee to foreclose this trust deed by advertisement and asie. In the katter event the beneficiary on the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satify the obligations secured hereby, thereupon the trustee shall for any time prior to five days before the date set by the trusteed by advertisement and sale to the trust or or other trustees all, the grantor or other trust seed and the obligation secured hereby the default at any time prior to five days before the date set by the trustee for the trustee for the trust deed in of the rust deed and the obligation secured hereby including costs and allowers or his successors in interest, respectively, the entire amount then due, under the terms of the trust deed and the waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 5. To keep said premises free from construction liens and to pay all tares, assessments and other charges that may be levied or assessed upon or against said property before any part of such tares, assessments, insurance premiums, liens or grantor fail to make payment of any tares, assessments, insurance premiums, liens or other charges payable by grantor. beneficiary with funds with wight the substantiant of the charges become property before any payment of any tares, assessments, insurance premiums, liens or other charges payable by grantor. other charges payable by grantor to make such payment, beneficiary may, at its beneficiary with funds with wight of the dot and the amounts op paid, with interest at the rate set option, make payment theed hereby, together with the obligations described in paragraphs 6 and for such assessments as aforessid, the property the outs for the next of this trust deed. Suit de added to and become a part of the debit they are bound for the payment of the obligation here dots the near est they are bound for the payment of the obligation here dots and all such there of thall, at the option of the beneficiary, render all sums secured by this trust deed. 6. To pay all costs, fees and expenses of this trust deed. 6. To appear in and defend any action or proceeding purporting to affect the writh with soligation. 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 foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees provided, however, in case the suit in between the grantor and the beneficiary or the trustee then the prevailing parry shall be entitled to the attorney's fees herein described; the amount of attorney's fees appellate court if an appeal is taken. maters of part source to conclusive proof of the analysis and particles of the trastee is but including the grantor and beneficiary, may purchase at the selection of the instee and a reasonable charge by trastee including the grantor of 11 the expenses of sale including the opportunity of the insteed of a reasonable charge by transformery (2) to the obligation secured by the trust deed, (2) to all private and a reasonable charge by transformery (2) to the obligation secured by the trust deed, (3) to all private and a reasonable charge by transformery (2) to the obligation secured by the trust deed, (3) to all private and a reasonable charge by transformery (2) to the point of their priority and the marphak. If any, to the grantor or his successor in mineral entities of their priority and private name of their priority and private. The any from time to the appointed and the appointent, and without conveyance to the appointed upon the appointent, and without conveyance to the oppointed models of the priority of the record by beneficiary, containing affection to this successor trustee the latter shall be vested with all title, powers and duties conferred upon truste here in named or appointed hereunder. Each such appointment and within the origin of the county. Clerk or Recorder of the county or counties in which the property is siluated, shall be conclusive proof of proper appointment of the successor unstee.
Thus the cacepts this trust when this deed, duly executed and acknowledged to prove the source of thest or of any arise of prove of thest or of any arise of the source of the source is not obligated to notify any private here to of proof and thest of thest or of any arise of any arise of the source of thest or of any arise of the source of the second as provided by law. Trustee is not obligated to notify any private here to of proof any arise of thest or of any arise or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brough by trustee applied upon the independence of the second property shall be taken under the R. In the event that any portion or all of suid property shall be taken under the right, if it is right of eminent domain or condemnation, hemeficiary shall have the right, if it is such taking, which are in excess of the anount required to pay all reasonable costs, such taking, which are in excess of the anount required to pay all reasonable costs and expenses and attorney's fees necessarily paid or incurred by greator in such proceedings, shall be paid to beneficiary on such trial and appelate courts, costs and expenses and attorney's fees, both in the trial and appelate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied by in such proceedings, and the balance applied by such compensation, promptly upon hemeficiary in such proceedings, and the balance obtaining such compensation, promptly upon beneficiary and the note for endorsement (in payment of its fees and presentation) of time upon writen request of beneficiary, and presentation, for any time and promitine to time upon writen request of the endorsement (in case of full reconveyance, for cancellation), without affecting the lability of any case of full reconveyance, for cancellation, any (a) consent 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: 7213- 80348

and that the will warrant and forever	defend the same against all	persons whomsoever.	9181	
and a second		· · · · · · · · · · · · · · · · · · ·	-TO3	
The grantor warrants that the proc	eeds of the loan represented by	the above described note and this trust deed	Pro-	•
(b) In an organisation, or (even i -purposes.	l, family, household or agricult L'éranto is a natural persoh) an	the above described note and this trust deed ural purposes (see Important Notice below) e for business or commercial purposes other i	an agricultural	
This deed applies to, inures to the personal representatives, successors a	benefit of and binds all parties and assigns. The term beneficiary	s hereto, their heirs, legatees, devisees, admin shall mean the holder and owner, including	strators, execu-	
nasculine gender includes the teminine an	d the neuter, and the singular n	umber includes the plural.	so requires, the	
IN WITNESS WHEREOF, s	aid grantor has hereunto set	t his hand the day and year first above	written.	
ou have the option to void your contract or the Rules and Regulations of the Office of	agreement by notice to the seller if Interstate Land Sales Registration,	you did not receive a Property Report prepared puls. Department of Housing and Urban Develop	ursuant IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	
te contract or agreement you have the right to av following the consummation of the trans-	o revoke the contract or agreement	by notice to the seller until midnight of the third	signing	
lew Year's Day, Washington's Birthday, Mem hristmas.	orial Day, Independence Day, Labo	or Day, Columbus Day, Veteran's Day, Thanksgi	olidays: ing and	
IMPORTANT NOTICE: Delete, by lining out, w	hichever warranty (a) or (b) is	V Danald & Alal		
t applicable; if warranty (a) is applicable ar such word is defined in the Truth-in-Lendi neticiary MUST comply with the Act and R	ng Act and Regulation Z, the	X II W D h	eon	
closures. If compliance with the Act not re	quired, disregard this notice.	Marrill F. Nelion		
the signer of the above is a corporation,		WITNESSED BY budy	mit	
the term of atknowledgment opposite.}	. to two sets	BATE FEB'Z	5,1979	
STATE OF HAWAII, COUNTY OF Honolul	.u } \$S.	gan an an air an		
On February 27,	1979			
the undersigned, a Notary Public ir	and for said County and State,			
known to me to be the person wi	Smith	FOR NOTARY SEAL OF	STAMP	
within instrument as a witness th	ercto, who being by me duly	a fallen i kan a Ke ina (
sworn deposed and said: That h 94-111 Hokualii St, 4 he	115, Mililani, HI			
and Sherril P. Nelson	onald L. Nelson			
personally known to him in, and whose name is subscribe	to be the person described	0.5	E Contraction of the second se	
instrument, execute the same; and th	nat affiant subscribed their			•
name thereto as a witness to said. Signature <u>Wigning</u>	Chipare	terra de la construcción de la cons La construcción de la construcción d		
Signature		n standing and an and a standing and		
);	, Trustee			
	d holder of all indebtedness secu	red by the foregoing trust deed. All sums es	cured by said	
The undersigned is the legal owner an	Vor hereke on diand it.	Winent to you of environmental Assessments		
The undersigned is the legal owner an ist deed have been fully paid and satisfied id trust deed or pursuant to statute, to ca	BCel all evidences of indebtedness		the terms of	
The undersigned is the legal owner an st deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca rewith together with said trust deed) and t	ncel all evidences of indebtedness reconvey, without warranty, to	the parties designsted by the terms of said	the terms of ivered to you	
The undersigned is the legal owner an st deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail	reconveyance and documents to		the terms of ivered to you	
The undersigned is the legal owner an at deed have been fully paid and satisfied if trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail	reconveyance and documents to	the parties designsted by the terms of said	the terms of ivered to you	
The undersigned is the legal owner an st deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail	reconveyance and documents to	the parties designsted by the terms of said	the terms of ivered to you	
The undersigned is the legal owner an st deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail TED:	neel all evidences of indebtedness o reconvey, without warranty, to reconveyance and documents to.	is secured by said trust dood (which are do the parties designated by the terms of said	r the terms of ivered to you rust deed the	
The undersigned is the legal owner an st deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail TED: Do not less or destroy this Trust Dood OR THE MC	neel all evidences of indebtedness o reconvey, without warranty, to reconveyance and documents to.	es ecured by said trust dood (which are do the parties designated by the terms of said Beneficiary ed to the trustes for cancellation before reconveyance will	r the terms of ivered to you rust deed the	
The undersigned is the legal owner an at deed have been fully paid and satisfied i trust deed or pursuant to statute, to ca with together with said trust deed) and t ate now held by you under the same. Mail TED:	neel all evidences of indebtedness o reconvey, without warranty, to reconveyance and documents to.	es ecured by said trust dood (which are do the parties designated by the terms of said Beneficiary ed to the trustes for cancellation before reconveyance will STATE OF OREGON	r the terms of ivered to you rust deed the	
The undersigned is the legal owner an at deed have been fully paid and satisfied if trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail TED: Do not less or destroy this Trust Deed OR THE MC	neel all evidences of indebtedness o reconvey, without warranty, to reconveyance and documents to.	se secured by said trust deed (which are dei the parties designated by the terms of said Beneficiary ad to the trustes for concellation before reconveyance will STATE OF OREGON County ofKlamath.	the terms of ivered to you frust deed the be mode.	
The undersigned is the legal owner an at deed have been fully paid and satisfied if trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail TED: Do not less or destroy this Trust Deed OR THE MC	neel all evidences of indebtedness o reconvey, without warranty, to reconveyance and documents to.	Beneficiary ad to the trustes for concellation before reconveyance will STATE OF OREGON County ofKlamath I certify that the will ment was received for reco	the terms of vered to you trust deed the be made. } ss. hin instru- ord on the	
The undersigned is the legal owner an at deed have been fully paid and satisfied if trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail TED: Do not less or destroy this Trust Deed OR THE MC TRUST DEED	neel all evidences of indebtedness o reconvey, without warranty, to reconveyance and documents to.	Beneficiary Beneficiary ed to the trustes for cancellation before reconveyance will STATE OF OREGON County of	the terms of ivered to you irust deed the be mode. ss. hin instru- ord on the , 19.79., d recorded	
The undersigned is the legal owner an at deed have been fully paid and satisfied i trust deed or pursuant to statute, to ca with together with said trust deed) and t ate now held by you under the same. Mail TED: Do not less or destroy this Trust Deed OR THE NO	neel all evidences of indebtedness o reconvey, without warranty, to reconveyance and documents to.	Beneficiary Beneficiary ed to the trustee for cancellation before reconveyance will STATE OF OREGON County of	be mode. ss. hin instru- ord on the , 19.79., d recorded e. 9183	
The undersigned is the legal owner an at deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail TED: Do not less or destroy this Trust Deed OR THE MC TRUST DEED	The interest are directed, on parameters of indestedness of indestedness or reconvey, without warranty, to reconveyance and documents to.	Beneficiary Beneficiary ed to the trustes for cancellation before reconveyance will STATE OF OREGON County of	be mode. ss. hin instru- ord on the , 19.79., d recorded e. 9183 174	
The undersigned is the legal owner an at deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail TED: Do not less or destroy this Trust Deed OR THE MC TRUST DEED	To needby are directed, on panneol all evidences of indebtedness or reconvey, without warranty, to reconveyance and documents to. , 19, TE which it secures. Both must be deliver	Beneficiary Beneficiary ed to the trustee for cancellation before reconveyance will STATE OF OREGON County of	be mode. ss. hin instru- ord on the , 19.79., d recorded e. 9183 174	
The undersigned is the legal owner and at deed have been fully paid and satisfied if trust deed or pursuant to statute, to ca ewith together with said trust deed) and the new held by you under the same. Mail TED: Do not loss or destroy this Trust Deed OR THE MC TRUST DEED Grentor Grentor Boneficiary AFTEH RECORDING RETURN TO	The interest are directed, on parameters of indestedness of indestedness of reconvey, without warranty, to reconveyance and documents to. The which is secures. Both must be deliver The which is secures. Both must be deliver SPACE RESERVED FOR RECORDER'S USE	Beneficiary Beneficiary ed to the trustes for cancellation before reconveyance will STATE OF OREGON County of	be mode. ss. hin instru- ord on the , 19.79., d recorded e. 9183 174	
The undersigned is the legal owner an at deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca ewith together with said trust deed) and t ate now held by you under the same. Mail TED: Do not less or destroy this Trust Deed OR THE HC TRUST DEED Greator Greator AFTER RECORDING RETURN TO Wells Fargo Realty Services	The interest are directed, on parameters of indestedness of indestedness of reconvey, without warranty, to reconveyance and documents to. The which is secures. Both must be deliver The which is secures. Both must be deliver SPACE RESERVED FOR RECORDER'S USE	Beneficiary Beneficiary ed to the trustes for cancellation before reconveyance will STATE OF OREGON County of	the terms of ivered to you irust deed the be mode. ss. hin instru- ord on the , 19.79, d recorded e 9183	
The undersigned is the legal owner an at deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca rewith together with said trust deed) and t ate now held by you under the same. Mail TED: Do not loss or destroy this Trust Deed OR THE NO TRUST DEED Grantor Grantor AFTEN RECORDING RETURN TO Well's Fargo Realty Services 572 E. Green Street	The interest are directed, on parameters of indestedness of indestedness of reconvey, without warranty, to reconveyance and documents to. The which is secures. Both must be deliver The which is secures. Both must be deliver SPACE RESERVED FOR RECORDER'S USE	Beneficiary Beneficiary and to the trustee for concellation before reconveyonce will STATE OF OREGON County of	the terms of ivered to you frust deed the be mode. } ss. hin instru- ord on the , 19.79., d recorded e 9183 174 county. d seal of	
The undersigned is the legal owner an ast deed have been fully paid and satisfied d trust deed or pursuant to statute, to ca rewith together with said trust deed) and t ate now held by you under the same. Mail ITED: Do not loss or destroy this Trust Deed OR THE NC TRUST DEED Grantor Grantor Boreficiary AFTER RECORDING RETURN TO Wells Fargo Realty Services	The interest are directed, on parameters of indestedness of indestedness of reconvey, without warranty, to reconveyance and documents to. The which is secures. Both must be deliver The which is secures. Both must be deliver SPACE RESERVED FOR RECORDER'S USE	Beneficiary Beneficiary ad to the trustee for concellation before reconveyonce will STATE OF OREGON County ofKlamath I certify that the win ment was received for rec 24th day of April at 10:55o'clock AM., ar in book	the terms of ivered to you frust deed the be mode. ss. hin instru- ord on the , 19.79., d recorded e. 9183	