11.5 **的**一般。 38-18215 TRUST DEED Vol. Mg Page 9321 66161 Pressentia Line S 9320 THIS TRUST DEED, made this \_ \_ day of FEBRUARY b. TANYAL, OSBORNIE - A SINGLE WOMAN 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: 66 in Block 32 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. an a sa ptest en all an Art growth of any board in the first of a growth of any board of the first of a sector and and any growth the first and and and another poly down house a and and any board of a structure poly down over the all of a tracefil of the apple down over the all of a tracefil of the apple down over the all of a tracefil of the apple down over the all of a tracefil of the apple down over the all of a tracefil of the apple down over the all of a tracefil of the apple down over the all of a tracefil of the apple down over the all of the tracefil of the apple down over the all of the tracefil of the apple down over the all of the tracefil of the all of the apple down over the all of 0 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 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 FIVE THOUSAND The date of material or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument. Irrespective of the maturity dates 23 HPR obtained the written consent of approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become unmediately 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 the security of this trust deed, grantor agrees:
 To protect, preserve and maintain said property in good condition and repair; means to a commit or the remove or demoistic any suitiding or improvement thereon; not to commit or permit any write of said property.
 To comply wind all laws, ordinances, regulations, covenants, conditions, and restore promptily and in good and workmanike manner any and pay when due and there thereon.
 To comply wind all laws, ordinances, regulations, covenants, conditions, and restored therefor.
 To comply wind all laws, ordinances, regulations, covenants, conditions, and method and continuously maintain insurance on the buildings now or hereafter arected on the said property.
 To provide and continuously maintain insurance on the buildings now or hereafter arected on the said property and policy of insurance shall be delivered to the beneficiary as soon as insurance in the numance policy office or procue any such insurance and to deliver the grantor stall fail for any reason to filtee days prior to the expination of der said policies to the beneficiary as soon as insurance insurance policy office ary be applied by in any free or police office or any such insurance and to deliver such and such order as beneficiary as toon as futured in such order as beneficiary as a soon as insured: any policy of insurance shall be delivered to a such order as beneficiary as a policy of the same at grantor's expension to notice of default hereunder or invalidate any act done purpose.
 To keep said premises free from construction litens and R restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereoj; (d) reconvey, without wurranty, all or any pan or prevons legally entitled thereto; "and the recitais therein of my matters or facts shall be conclusive proof of the truthfulness thereof. Truster's fees for any of the services in any reconveyance may be described as the "person begaliy entitled thereto;" and the recitais therein or matters or facts shall be conclusive proof of the truthfulness thereof. Truster's 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 indebtedness thereby accurd, and without regard to the adequacy of any security for the indebtedness thereby as curved, and without regard to the same, less costs and expenses of operatione and apply the same less costs and expenses of operatione and collection, including reasonable attorney's fees subject to paragraph 7 heref; upon any indebtedness secured hereby, in such order as beneficiary may determine. Including readmable attorney's feer subject to paragraph 7 hereof upon any indebtedness neurosci 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 elevant for any taking or damage of the insurance policies or notice of default hereunder or invalidate any act done pursuant to such may determine.
12. Upon default is granter or invalidate any act done pursuant to such may default or notice of default is by grantor in payment of any indebtedness score of the proceed of provide and payable. In such an event and if the allows described real property is currently used for agricultural, timber or raxing fragment is not such and payable. In such an event and if the above described real property is currently used for agricultural, timber or raxing the above described real property is currently used for agricultural, timber or raxing the above described real property is currently used for agricultural, timber or provided by law for mortgage foreclosures. However, if said real property to saitly the obligations secure hereby, where the integration and y and the section of the raxies that each in the said dearbed real property to saitly the obligations secure hereby. Mereupon the said described real property to saitly the obligations secure hereby where that is suce that prove the proceed to foreclose this frust deed here for the foreclose the provided by law the trust eds and the beneficiary of the trustee for the fore the said described real property to saitly the obligation secure hereby, the mount then due, the beneficiary of the trust eds of the beneficiary or the trust eds of the beneficiary and the default at any time prior to five days before the date set by the trustee for the fore days the prive of the said described real property to saitly the obligation secure thereby including corts in the said proceed to foreclos weise any fightly be release to grantion. Such application or release shall not cure of to such notice.
16 such notice.
5. To keep said premises free from construction liens and to pay all taxes, assessed upon or against said property before any part of such taxe, assessments and other charges into taxe, assessments and other charges into taxe, assessments and other charges become part performed by the part of such taxes, assessments and other charges become part performed by ment of any taxe, assessments, insurance permiums, liens or other charges payable with the such payment or by providing other charges payable with the such payment or by providing before any part of such taxes, assessments, induced by any attaxes, assessments, and other charges bacome past of the charges payable with which to make such payment or by providing beneficiary with funds by grantor, either by direct payment or by providing beneficiary with funds by grantor, either by direct payment or by providing beneficiary with funds by any taxe, assessments, insurance permisms, liens or beneficiary with funds by are payment, beneficiary may, at its forth in the nois curred hereby, together with the obligations described in secured by this trust ideed shall be added to and become a part of the deby the contraints hereof and without valuer of any rights arising from breach of any of hereinbefore described, as well as the grantor, shall be bound to the same extent that payments shall be immediately due and payable without notice, and the nonpayment deed immediately due and payable and constitute a breach of this trust deed.
6. To appear in and defend any action or praceeding purporting to officer the other costs and expenses of this trust including the cost of tille with this obligation. waive to su 5. assess 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 set, action or proceeding in which the beneficiary or trustee; and in any set, action or foreclosure of this deed, to pay all costs and expenses, including evidence of the beneficiary's or trustee; store and or however, in case this subtraction of the beneficiary's or trustee storey's fees provided, however, in case this subtract as the beneficiary or trustee then the prevailing perty shall be reacting particle attorney's fees stored dexembed to attorney's fees appellate covert if an appeal is taken. excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee tells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the estimates a stimered, (2) to the compensation of the irustee and a reasonable charge by trusts a stimered, (2) to the subsequent to the interest of the trustee in the trust deed at the interests and apply the deed by the trust deed, (3) to all persues a stimered, (2) to the subsequent to the interest of the trustee in the trust deed at the interests and appear the order of their priority and (4) the surplus, (1 any, to the grantor or to his function any reason permitted by law beneficiary may from time to time appear a nucreation interest entitled to such surplus a nucreation interest entitled to be appeared by the distince to time appeared and the interest entitle interest entitle interest entitle property is single to develop in the vector of the interest entitle property is singleted, shall be conclusive proof of proper appointment of the successor in this is a public record as provided by law. Trustee is not obligated in the proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by rustee. It is multually agreed that: A. In the event that any portion or all of suit property shall be taken under the right of eminent domain or contempation, beneficiary shall have the right, if is or selects to require that all or any portion of beneficiary shall have the right, if is or such taking, which are in excess of the amount applied according shall have the right, if expenses and attorney's fees necessarily paid where the possible according proceedings, that be paid to beneficiary and applied the triat muon any reasonable costs and expenses and attorney's fees, both in this that muon any reasonable costs and expenses and attorney's pres, both in this that muon any reasonable costs and expenses and attorney's pres, both in this that and applied courts applied upon the indebtedness recursed hereby; and geneticars at its own obtaining such compensation, promptly upon beneficiary's request, 9. At any time and from time to time upon written requere of beneficiary in payment of its fees and presentation of this deed and the note for endorsement for person for 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 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, egents or branches, or the United States or any agency thereof. NOTE: 7213-80338

and that is will warrant and torever delend the same against	all persons whomsoever.
The grantor warrants that the proceeds of the loan represented (a)* primarily for grantor's personal, tamily, household or agrin (b) for an organization, or (even if grantor is in actural person) Surposes.	
This deed applies to, inures to the benefit of and binds all part tors, personal representatives, successors and assigns. The term benefic contract secured hereby, whether or not named as a beneficiary herein. I masculine gender includes the feminine and the neuter, and the singula	ary snall mean the holder and owner, including pledgee, of the
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 sells to the Rules and Regulations of the Office of Interstate Land Sales Registrate advance of, or at the time of your signing the contract or agreement. If you res- the contract or agreement you have the right to revoke the contract or agreement day following the consummation of the transaction. A business day is any cale New Year's Day, Washington's Birthday, Memorial Day, Independence Day, I Christmas.	ton; U.S. Department of Housing and Urban Development, in ceived the Property Report less than 48 hours prior to signing ent by notice to the seller until midnight of the third business
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; 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.	Janya A. Osborne
(If the signer of the above is a corporation,	WITNESSED BY
use the form of acknowledgment opposite.)	DATE 1 Creling 6, 1929
STATE OF HAWAII, COUNTY OF Honolulu SS.	the second s
On February 15, 1979 before m	
the undersigned, a Notary Public in and for said County and Stat personally appeared John A. Parris	ie, in un filter de la companya de l La companya de la comp
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 du sworn, deposed and said: That <u>he</u> resides at	ly a ministration of the second se
<u>59-309 Ke Nui Rd, Haleiwa, Hi</u> ; the <u>he</u> was present and saw <u>Tanya L. Osborne</u> ;	
personally known to $him$ to be the person describe in, and whose name is subscribed to the within and annexe	
instrument, execute the same; and that affiant subscribed <u>her</u> name thereto as a witness to said execution.	
Signature _ Guquie C. Cauban	
TO:, Trustee	
The undersigned is the legal owner and holder of all indebtedness is trust deed have been fully paid and antisfied. You hereby are directed, or taid trust deed or purposed to addition to construct all of the second seco	The property of a part of a part of the second state of the second
herewith together with said trust deed) and to reconvey, without warranty.	dness secured by said trust deed (which are delivered to you
state now held by you under the same. Mail reconveyance and documents	to
DATED:	
(a) A set of the set of t set of the set	
DATED:	Beneficiary
(a) A set of the set of t set of the set	
DATED:	
DATED:	livered to the trustee for concellation before reconveyance will be made.
DATED:	STATE OF OREGON County of Klamath I certify that the within instru-
DATED:	slivered in the invite for concellation before reconveyonce will be made. STATE OF OREGON County of Klemath I certify that the within instru- ment was received for record on the 25th day of April 1979
DATED:	slivered to the trustee for concellation before reconveyonce will be made. STATE OF OREGON County of Klamath I certify that the within instru- ment was received for record on the 25th day of April , 19 79 at 11:01' o'clock A.M., and recorded
DATED:	slivered to the trustee for concellation before reconveyonce will be made. STATE OF OREGON County of Klemath I certify that the within instru- ment was received for record on the 25th day of April, 1979, at 11:01' o'clock A.M., and recorded in book M79 on page 9320 or as file/reel number 66161
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Do not lose or destroy this Trust Deed OR THE NOTE which it occurse. Both must be de TRUST DEED Grantor Grantor SPACE RESERVE FOR RECORDER'S US Beneficiary AFTER RECORDING RETURN TO Walls Fargo Realty Services Inc.	slivered to the trustee for concellation before reconveyonce will be made. STATE OF OREGON County of Klemath I certify that the within instru- ment was received for record on the 25th day of April, 19.79, at 11:01' o'clock A.M., and recorded in book M79 on page 9320 or as file/reel number 66161, Record of Mortgages of said County. Witness my hand and seal of
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