7213-80384

simple of said described real property and has a valid, unencumbered titled thereto

NOTE

It is mutually agreed that: a. In the even that any portion or all of said property shall be taken under the right of eminent domain or condemnation beneficiary shall have the right, if it is right of eminent domain or condemnation beneficiary shall have the right, if it is right of eminent domain or condemnation beneficiary shall be taken under the expense and altorney's recess of the amount required to pair it eatings which are in the second control of the second second second second second second second second expense and altorney's recession of the second second second second second control of the second second second second second second second second expense and altorney's feet, being the trial and appendent of the applied upon the indebted by beneficiary in the trial and appendent course obtaining each comparison second second second second second second second second expense and presentation of this deed on written request of beneficiary, person for the pair of said property. (b) join in granting any easement or creating any of any map or plat of said property. (b) join in granting any easement or creating any second second

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 suit, action of beneficiary's or trustee's all costs and expenses, including evidence of thile and the beneficiary's or trustee's actionary's fees provided, howing evidence of thile and between the grantor and the beneficiary on the trustee then the prevailing party whil appellate court if an appeal is taken. It is mutually agreed that:

The date of maturity of the debt secured by this instrument is the date, stated above, on which described property. or any part thereof, in y interest thereof, it sold, agreed in being obtained therein, or herein, shall become immediately due and payable.
 The above described real property is not currently used for agicultural, timber or grazing purposes that the control of account of the security of this trust deel, stated above, on which of the security of this trust deel, stated and payable.
 To protect the security of this trust deel, stated and payable.
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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 read property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee

matters of fact shall be conclusive proof of the truthfulness thereof. Any person, exclusion the trustee, but including the grantor and beneficiary, may purchase at the opposed of the trustee sells pursuant to the powers provided herein, trustee statu-opposed of the trustee and available charge provided herein, trustee shall obligation seeds of sale to trust deal of the expension of sale, including the appear in the united by the trust deal of the trustee's attenney. (1) this appear in the united by the trust deal of the surplus. If any new first is the united of the printy state in the trust of as their interval here appear in the united of the printy state in the trust of as their interval here its increase in interval permitted by the surplus. If any they must be to the granton or to the subsequent to the printy state hereights and within a subsection of the its increase of interval of a state interval of the trust interval herein and the state of a state interval of the state interval herein and the state of a state interval of the state interval interval herein and the state of a state interval of the state interval interval herein and the state of a state interval of the state interval interval herein and the state of the state interval of the state interval interval herein and the state of a state interval of the state interval interval herein and the state of a state interval of the state interval interval herein and the state of a state interval of the state interval interval herein and the state of a state interval of the state interval interval herein and the state of a state interval of the state interval interval herein and the state of a state interval interval interval herein and herein interval interval herein and the state of a state interval on the interval interval in the state of a state interval of the state interval interval in the state of the state of a state interval on the interval interval interval interval of a state interval interval in the state of a state interval on the state in

Impaid, and apply the same, less costs and expenses of operation and contention including reasonable attorney's fees nublect to pragraph 7 hereof upon any indebted here by, in such order as ben ficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and pofits or the protected so fire and other mistinance policies of application or awards for any taking or diamage of the property, and collection of application or release there of as dorrend so and so and the posterior of such rents. Issues and point or invalidance and, shall not cure of the property, and diama of any independent of such rents. Issues and point or invalidance and, shall not cure of usice any diffusion or the application or release the design of diamage of the property, and diama of the property. And diama of the property and diama of the property and diama of the property and diama of any independent of such and the property and diama of any independent of such and the diamage of the property and diama of the property and diama of the property and the property is currently used for agricultural, in there or grasing provides at the two diamage of interest of a gravitational, in the content and if the diamage of the property is currently used for a such and prove or grast property is the difference of a diamage of the property and the property is the transfere or direction may prove if such and prove the diamage of the instance of the diamage of the property is a such and the property is a such and the property is a such and the difference is a diamage of the diamage of the property is a such as a such as the difference is a diamage of the property is a diamage of the diamage of the diamage of the such as a more provide the diamage of the property is a distent for the provide the diamage of the propert

§ purposes
Festivition thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconveying without warranty, all or any part of the period of the recoir, and the recoir and year described as the "period of thereto," and the rectains therein of any matter of any part of the recoir, and the rectains therein of any matter of a state "period of thereto," and the rectains therein of any matter of a state. "Period of the recoir, and the rectains therein of any matter of a state "period of thereto," and the rectains therein of any matter of a state of the rectains there in the state of the rectains the rectains the state of the rectains th

beneficiary or order and made by grantor, the final payment of principal and interest thereof, if not sconer paid, to be due and payable for a score date needs to be due and payable for the final payment is the date stated above on which the final interest instrument is the date stated above on which the final interest instrument is the date stated above on which the final interest instrument is the date stated above on which the final interest instrument is the date stated above on which the final interest instrument is the date stated above on which the final payment of the date stated above on which the final instrument is the date stated above on which the final payment is the date stated above on which the final payment is the date stated above on which the final payment is the date stated above on which the final payment is the date stated above on which the final payment is the date stated above on which the final payment is the date stated above on which the final payment is the AVEL of each agreement of grantor nerein contained and payment of the sum of the sum of the sum of the sum of Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to some of principal and interest hereof, if not sooner paid, to be due and payable HORIL 15, 1987 

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 THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SEVEN THOMSAND Dollars with interest thereon recording to the sum of SEVEN THOMSAND

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·2022666491

THIS TRUST DEED, made this 14

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH Lot \_\_\_\_\_ In block \_\_\_\_\_ of 1 ract 1184-Oregon Snores-Unit 2-1st Addition as sno 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8,

TRUST DEED

THIS TRUST DEED, made this 1-1 day of 11100011 JAChie L. CLACH And MARCIA H. CLACH ~ Hussend And WIFE AS TEMANTS & THE ENTIRE OF COMPANY, a CALIFORNIA CORPORATION as Tristee, and Wells FARGO REALTY IRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Tristee, and Wells FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. WITNESSETH:

38-18481 Vot.

79 Page

. between

and Haffie will warrant and forever detend the same against a	all persons whomsoever.
The fact	(19) (19) <b>3909</b>
The grantor warrants that the proceeds of the loan represented in (a)* primarily for grantor's personal, family, household or agric (b) for an organization, or (even it grantor is a natural person) purpose.	by the above described
(a)* primarily for grantor's personal, family, household or agric (a)* primarily for grantor's personal, family, household or agric (b) for an organization, or (even if grantor is a natural persoh) purposes. This deed applies to, inures to the benefit of and binds all part fors, personal representatives more to the benefit of and binds all part	cultural purposes (see Important Notice below).
this deed applies to, inutes to the tarting	purposes other than apricult
I his deed applies to, inures to the benefit of and binds all part tors, personal representatives, successors and assigns. The term beneficia contract secured hereby, whether or not named as a beneficiary herein. In masculine gender includes the feminine and the neuter, and the singular IN WITNESS WHEREOF, spid denote	ary shall mean the holder and owner, including pleddee of
WITNESS WHEREOF sold to a	includes the plural,
IN WITNESS WHEREOF, said grantor has hereunto a You have the option to void your contract or agreement by notice to the seller to the Rules and Regulations of the Office of Interstate Land Sales Registratio advance of, or at the time of your signing the contract or agreement. If you room	set his hand the day and year first above written
advance of, or at the time of your signing the contract or amount of sales Registratio	on, U.S. Department of Howing
day fall	aved the Property Report loss at a croan Development, in
day following the consummation of the transaction. A business day is any calend New Year's Day, Washington's Birthday, Memorial Day, Independence Day, La * IMPORIANT NOTICE, D. 1.	dar day except Sunday, and the following business boliday:
* IMPORTANT NOTICE	and a bay. Thanksgiving and
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is opplicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and the set of the set	Jackie R Clark Marcun H. Clark
or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation Z, the disclosures. If compliance with the Act not required, disregard this notice.	A Charles Charles
this this her Act not required, disregard this notice.	" Jarcia H. Clark
(If the signer of the abays is a corporation,	ΛΙ
() and the upposite.)	WITNESSED BY am
	DATE / mul 14 1979
STATE OF HAWAII,	
COUNTY OF Honolulu SS.	
On March 16, 1979	
the undersigned, a Notary Public in and for said County and State,	
known to me to be the person where areas in the second	
within instrument as a witness thereto, who being by me duly	FOR NOTARY SEAL OR STAMP
sworn, deposed and said: That he resides at 59-309 Ke Nui Road, Haleiwa, HI	
he was present and say Jackie L. Clark that	
und Marcia H. Clark	
personally known to him to be the person described in, and whose name is subscribed to the within and annexed	- 0 P
said execution.	
Signature	
Signature _ angenia C. Cantran	
1 conver	
The undersigned is the legal owner and holder of all indebted	
The undersigned is the legal owner and holder of all indebtedness secure frust deed have been fully paid and satisfied. You hereby are disperied	d by the foregoing trust deed. All sums secured by said ment to you of any sums owing to you under the state
The undersigned is the legal owner and holder of all indebtedness secure frust deed have been fully paid and satisfied. You hereby are directed, on payr said trust deed or pursuant to statute, to cancel all evidences of indebtedness herewith together with said terms.	B 10 YOU UNDER The terms t
The undersigned is the legal owner and holder of all indebtedness secure frust deed have been fully paid and satisfied. You hereby are directed, on payn said trust deed or pursuant to statute, to cancel all evidences of indebtedness herewith together with said trust deed) and to reconvey, without warranty, to the estate now held by you under the same. Mail reconveyance and documents to	B 10 YOU UNDER The terms t
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Fee #6.00