38-1887 Wol. 19 Page 12647 12.000 TRUST DEED 68157 THIS TRUST DEED, made this, <u>the</u> day of <u>Hustoni</u> wire <u>Ansel</u>, between <u>Don A log</u> <u>Ansel</u> <u>F</u> <u>Betty</u> <u>Ansel</u> <u>Hustoni</u> <u>wire</u>, as Grantor, TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. between DONALG 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 ________ in Block __________ 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. per production and a second 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 attached to or used in connection with said real estate. tope THE PURPUSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of <u>FIIIG</u> <u>111CCC</u>. <u>HUIDERC</u> <u>Dollars</u>, with interest thereon according to the terms of a promissory note of excellate herewith, payable <u>of</u> <u>beneficiary</u> or order and made by grantor, the final payment of principal and interest hereoi, if not sooner paid, to be due and payable. <u>April</u> <u>10</u> <u>11</u> obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, expressed therein, or herein, shall become immediately due and paralle
 The above described real property is not currently used for agricultur.1, timbyr or grazing purpos. To protect, preserve and maintain said property in goot condition and repair: permit any waste of said property and in good and workmanific manner any building or improvement there... not to commit or permit any waste of said property.
 To complete or restore promptly and in good and workmanific manner any building or improvement there... not to commit or the permit any waste of said property. If the beneficiary, are required and to pay for filing same in the proper public officer or offices, are within to its building or on provide on the said prometry.
 To comply with all laws, contained to the Uniform Commercial Code as the beneficiary... any be deemed desirable by the beneficiary... writtene in companies acceptable to the heardifer erceted on the said promites against loss or dinsurance shall be delivered to the beneficiary any form time to the insurance to and such other to commanies acceptable to the beneficiary as yform time to the insurance shall fail for any reason to the beneficiary may form time to anomanies acceptable to the same at grantor sceptable to the same any such insurance and to deliver said policies of insurance explore the same at grantor sceptable to the same at grantor sceptable to the procure on such insurance and the contine consent or ow or hereafter free dows prior to the expiration of any policy of insurance shall be delivered to the beneficiary at your on y fire or other insurance now or hereafter procure on such insurance and the contine and mount so collected, and permises secured here bound and such other of mora any section score these and and the court of the benefici restriction thereon. (c) join in a deed or the lien or charge thereo the property. The grantee in any persons legally entitled thereto. be conclusive proof of the trathif mentioned in this paragraph shall 10. Upon any default by st pon and take possession of said pro otherwise collect the rents, issues , and apply the same, less costs a ing reasonable attorney's fees su centess secured hereby, in such order The entering upon and taking possession of sud property, the collection its, issues and profits, or the proceeds of fire and other insurance policie instition or awards for any taking or dimage of the property, and itom or release thereof as aforesaid, shall not cure or waite any defaul of default hereunder or invalidate any act done pursuant to such notice. Upon default by estantor in payment of any indebtedness secured kerech e any default or notice of default hereunder or invalidate any act done pursuant ich notice. To keep said premises free from construction liens and to pay all taxes, ments and other charges that may be levied or assessed upon or against said erty before any part of such taxes, assessments and other charges become part or delinquent and promptly deliver receipts therefor to beneficiary; should the or delinquent and promptly deliver, each payment, beneficiary is solution ficiary with funds with which to make such payment, beneficiary in any, at its ficiary with funds with which to make such payment, beneficiary may, at its ficiary with funds with which to make such payment, beneficiary may, at its m, make payment thereof, and the amount so paid, with interest at the rate set on the note secured hereby, together with the obtended to any become apart of the debt wraphs to and 7 of this trust deed shall be added to any become apart of the debt with first rust deed, without waiver of any rights arising from breach of any of tabeford as well as the grantor, shall be bound to the same extent that 'are bound for the payment, with neterst and fore said, and all such 'are bound for the payment of the obligation herein described, and all such 'are shall be immediately due and payable without notice, and the nongayment eof shall, at the option of the beneficiary render all suns secured by this trust diamediately due and payable end constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of tile ch as well as the other costs and expenses of the trustee incurred in connection t this obligation. quity as a mortgage i and sale. In the latte-ne recorded his writte property to satisfy ix the time and plac-red to foreclose this e the obligations were ce of sale, give notice there trust deed in the manager pr ould the beneficiary elect to foreclose by advertise It at any time prior to five days before the date set b as went as the other costs and expenses of the basice incurred in connection is obligation. To appear in and defend any action or proceeding purporting to affect the verifying the second second second second second second second second stars of this deed, to pay all costs and expenses, including any suit for the second integration and the beneficiary or the trustee she the prevailing party shall will do the attorney's fees herein described; the annount of attorney's fees tilled to the attorney's fees herein described; the annount of attorney's fees and in this paragraph 7 in all cases shall be fixed by the trial court or by the atter court of an appeal is taken. wast frustee sells pursuant to the powers provided herein, trustee the proceeds of sale to payment of (1) the expenses of sale, including mation of the trustee and a reasonable charge by trustee's attorney. (2) is ion secured by the trust deed, (3) \approx) all persons having recorded uent to the interest of the trustee in the trust deed as their interests in the order of their priority and (4) the simplus, if any, to the granter mutually agreed that: In the event that any portion or all of safe property shall be taken under of eminent domain or condemnation, beneficiary that have the right, if i to romore that all or any portion of the monter parable at compensation taking, which are in every of the amount required to pay all reasonable or sites and attorney's feet incersative paid or incurred by grantor in y sites and attorney is feet incersative paid or incurred by grantor any reason-edims, that he paid to beneficiary and applied by it for upon any reason-It is mutually agreed that: ly pon tr upon tr to take sites. 17. Trustee accepts this trust when this deed, duly executed and ackno-17. Trustee accepts this trust when this deed, duly executed and ackno-made a public record as provided by law. Frustee is not obligated to no aty hereto of pending sale ander any other deed of rust or of any speeding in which grantion, beneficiary or trustee shall be a party unless suc-proceeding is brought by trustee. quest. request of beneficiary, ote for endorsement (in ting the hability of any c. In local intermetation, promptly upon Senethicity 3: 1 and the senething of the senething of this deed and the int of its feest and presentation of this deed and the if full reconveyance, for cancellation), without affect for the payment of the indebtedness, trustee may (if on the payment of the indebtedness, trustee may (if map or plat of said property; (b) join in granting any 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 must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company under the laws of Oregon or the United States, a title insurance company authorized to insure title to real or branches, or the United States or any agency thereof. The Trust Deed Act provides that the trustee hereunder or savings and loan association authorized to do business property of this state, its subsidiaries, affiliates, agents NOTE: 7213-1312



SSI2SI	
and that he will warrant and forever defend the same against	1264
	all persons whomsoever.
The grantor warrants that the proceeds of the loan represented (a)* primarily for grantor's personal, family, household or age (b) for an organization, or (even if grantor is a natural person "purposes." This deed applies to, inures to the back	• I by the above described note and this trust deed are ricultural purposes (san t
tors, personal representatives to the benefit of and hinde and	COntraction of Contraction
II TAVESS WHEDROOM	an number includes at the context
to the Rules and Regulations of the Office of agreement by notice to the arth	set his hand the day and year first above written
You have the option to void your contract or agreement by notice to the sell to the Rules and Regulations of the Office of Interstate Land Sales Registration advance of, or at the time of your signing the contract or agreement. If you re- day following the consummation of the transaction. A business day is any cale Christmas. * IMPORTANT NOTICE: Delete, by lining out, whichever ware to the applicable; if wareney to be lining out, whichever ware to the selection of the selection	ion, U.S. Department of Houries Report prepared pursuant
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a condu- beneficiary word is defined in the Twith is to see the beneficiary is a condu-	× Donald J. A.J. Weteran's Day. Thanksgiving and
If the size of the	Y Jatt O
use the form of acknowledgment opposite.) (075 93 473)	U. Petty J. Anset
STATE OF CALIFORNIA, A	and y mare
$\int COUNTY OF Los Angeles ss.$	
the undersigned, a Notary Public in and for said County and State	SAFECO
known to me to be the parson when we have a standard appeared	FOR NOTARY SEAL OR STAMP
within instrument as a witness thereto, who heing by me duly sworn, deposed, and said: That the resides at	
he was present and saw DENGLO J. ANSE	parameter and a second
personally known to $h(h)$ to be the person described	OFTICIAL SEAL GERALD E. GREEN
in, and whose name is subscribed to the within and annexed instrument, execute the same, and they do not have a set	LOS AUGELES COUNTY
white she withess to said execution	My comm, expires AUG 25, 1982
Signature Character Com	
The underside	
The undersigned is the legal owner and holder of all indebtedness secures ust deed have been fully paid and satisfied. You hereby are directed, on payn id trust deed or pursuant to statute, to cancei all evidences of indebtedness rewith together with said trust deed) and to reconvey, without warranty, to the tate now held by you under the same. Mail second	d by the foretains trust it
TED:	ment to you of any sums owing to you under the terms of secured by said trust dead (you under the terms of
in an reconveyance and documents i	e parties designated by the terms of said trust deed the
TED:, 19	· · · · · · · · · · · · · · · · · · ·
Do not lose or destroy this y	Beneficiary
Do not lose or destroy this Trust Devid OR THE NOTE which it secures. Both must be delivered to TRUST DEED	the trustee for concellation is
TRUST DEED	
	STATE OF OREGON
	County of Klamath ss.
	I certify that the within instru- ment was received for record on the let day of lunc
Grantor	1st day of June 1979
SPACE RESERVED	in book 179
FOR	
Beneficiary RECORDER'S USE	Record of Mortgages of said County. Witness my hand and scal of County affixed
AFTER RECORDING THE YUR OF VICES INC.	County affixed.
2 5. Green Street	
isadena, CA 91101	In. D. 'iilne
KAREN STARK Trust Services	County Clerk
	By Dernethan Sheloch
	"ee \$6.99