38-19035 Vol 79 Page 13355 TRUST DEED THIS TRUST DEED, made this 24 Th day of February 19 22, between <u>Ame S C. MSDEMAL</u> + 1, 21,9 B. MSDEMAL - His Dand - As Granico-TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. 68584 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. Level Sale and and 

The date of maturity of the deht secured by this instrument is the date, stated above, on which the within consent or approval of the beneficiary iterest iterein is suba agreed to be subating the written consent or approval of the beneficiary iterest iterein, so herein, shall become immediately due and payable.
 The above described real property is not currently used for agricultural, timber of grazing purposes into commutor or periods that y half become immediately due and payable.
 The oprotect the security of this trust deed, grantiv agrees:

 To protect preserve and maintain said property in good condition and repair: periods and pay when due all costs incurred therefor.
 To complet or restore promptly and in good and workmanike manner any material grant provement which may be constructed, danged or destroyed thereon, and pay when due all costs incurred therefor.
 To complet or restore promptly and in good and workmanike manner any material financing statements pursuantion grant in the proper public office or officer, as more than a pay foreling and in good and workmanike manner any material data and the cost of all be therefore.
 To comply with all law, onlinanced, regulations, covenants, conditions, and ray may require and to pay foreling signal fores or starching agreesies at any of the beneficiary.
 The approved and continuously maintain insurance on the buildings now or margine and the destined continuously maintain insurance on the buildings now or margine and work manifes against loss or damage by fire and achieved to many such insurance and to all context against loss or damage by fire and achieved to any such insurance and the opport of the beneficiary at soon at insured. If the granter or invalidation or nerefacts and any water and other charges payable to the latter; all policies of assessed many and the achieveral policies of the beneficiary at soon at i

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, action or for each of the beneficiary or trustee; and expenses, including eny suit for the foreelosure 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 is the beneficiary's or trustee's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees therein deteribed; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court or by the appeal tate.

mentioned in this paragraph i in all cases shall be jaked by the trial court of by the appellate court if an appeal is taken. It is mitually agreed that: S. In the event that any portion or all of said property shall be taken under the select, to require that all or portion of the moniter parable accomposition for not not negligible to parall transmable court in the event dual and one portion of the moniter parable accomposition for not negligible accomposition for the moniter parable accomposition for the and and the the event is a second of the moniter parable accomposition for the and attended the second applied by the first parable courts and experime numered by beneficiary in such proceedings, and the balance is the event in the interval of the interval of the events in the trial and applet to courts and the balance is possible account in the trial and applet by the first parable courts are experiment to the interval of the event of the and attermedy is used proceedings, and the balance is beneficiary in such proceeding, and the balance applet upon the indebtedness secured hereby; and grantion agreet, at its even ablating and execute which intriments as shall be necessary applied upon the indebtedness secured hereby; and grantion agreet of beneficiary, prompting upon beneficiary, request. 95, At any time and from the to the upon written request of beneficiary, any the and protection of this deed and the note for endowners. 96, and any time and from the to time upon written request of beneficiary, any grant of its free and protection of this deed and the note for endowners and the indebtedness traited and the note for an obtaining any casement of the indebtedness, trustee may (a) consent to the chability of any gerson for the payment of the indebtedness, trustee may (a) consent to the chability of any of any map or plat of said property; (b) join in granting any casement or creating any for any map or plat of said property; (b) join in granting any casement or creating any for any map or plat of said pr

restriction thereon: (c) juin in any subordination or other agreement affecting this deed or the lien or charge thereoj; (d) reconvey, without warranty, all or any part of the property. The granice in any reconveyance may be described as the "person begally entitled thereto," and the rectails therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's jees for any of the servery be conclusive proof of the truthfulness thereof. Thus, the grant of any matters or facts shall be conclusive proof of the truthfulness thereof. Thus, there is a servery server is the property of the property of any default by grantor hereinder, beneficiary may at any time with 10. Upon any default by grantor hereinfor, beneficiary may at any time with due notice, either in prenon, by genut or by a receiver to be appointed by a court, and the receiver to be appointed by a court, or and the receiver of any at thereof, in its own name enter upon and take postession of said property or any part thereof, in its own name, unpaid, and apply the same, less costs and expenses of operation and collection, uncluding reasonable attorney's fees subject to paragraph 7 hereof upon any including reasonable attorney's name beneficiary may determine.

Indebtedness secured 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 poleidation of such rents, issues and profits, or the proceeds of the and other insurance poleidation of compensation or release thereof as aforestid, shall not cure or waive any default or notice of default hereinsber or involved to those poleidation.
12. Chon default hereinsbe or involved to the property, and the applics ion or release thereof as aforestid, shall not cure or waive any default or notice.
13. The nethy involved to a supercent of any indebtedness secured hereby or a supercent hereinsber, the beneficiary may declare all sums as the anex hereinsbere to an event, in the event of any indebtedness secured hereby one-late of any aforestide to a gricultural, interfor y realing purposes described real property is currently used for agricultural, interfor y scaling purposes the heneficiary may proceed to furchose this trust deed in equity, as a mortgage or discribility or the trustee shall even to sell the surface. In the latter event is the trust of order to is further any proceed to furchose the strust deed in the strust deed in equity as a mortgage or discribility or the trustee shall execute and easies to be recorded his written notis of default and his election to sell the said described real property to saids written notis of default and his election to sell the said described real property to saids trust deed in the manner provided on ORS/80.740.
13. Should the heneficiary clet to foreclose hy advertisement and sale the heneficiary section to the heneficiary or the trustee shall fix the time and place of sale, give notice thereof at merceny to saids?80.740.

and cause to be recorded in some which the obligations secured hereby, whereapon the described real property to satisfy the obligations secured hereby, whereapon the described real property to satisfy the obligation of the energy and provided in ORS/S5, 740 to 86,795. 13. Should the beneficiary elect to foreclove by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the after default at any time prior to five days before the date set by the trustee for the trustee's such the granter or other person to privileged to ORS 86, 70, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due, the terms of the trust deed and the obligation to irrest by minimum then due, on the terms of the trust deed and the obligation to irrest by the entire and and insites and expenses actually incurred in enforcing the terms of the obligation and trustee's and atomey's fees not exceeding Shill occurred, and thereby time abligation of the protocol which event all foreclosure proceedings shall be dismissed by the trustee. Here of the sale shall be held on the date and at the time and place degrated in the notice of sale. The trustee may sell said property either in one degrated in the notice of sale. The trustee may sell said property either to the highest hidder for cash, payable at the time of sale. Trustee shall deliver to the highest hidder for cash, payable at the time of sale receits at due ton to be inder of fact shall be conclusive prior of the trusty process of a due to of any without any covenant or warranty, express or implied. The receits at the deed of any without any covenant or warranty, express or implied. The receits where of, any person, estellar to fact shall be conclusive prior of the trustigners. Thereo, they person, estellar the nustre, but including the grantor and beneficiary, may perclase at the subs. The lower more set is provided to the prove of the trustee whall estellar

excluding the trustee, but including the grantor and beneficiary, may purchase at the sole. Sole 5. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's atomew, (2) to the compensation of the interest of the trust deed, (4) to all persons having recorded lens subjection secured by the trust deed, (4) to all persons having recorded lens subjection secured by the trust deed, (4) to all persons having recorded lens subject in the order of their priority and (4) the surplus, it any, to the criteries may subsequent to the interest of the trustee named herein or to any wave person the steer start and by law being the reserver or two events to any trustee institution for the rustee in the order of the priority and (4) the surplus, it any, to the criteries in the second person to the second person to the second person to the second method herein or to any wave inster in the trust deed, and the second rust events to any the second person to the second method herein or to any wave instered and appoint for the second method and the second method and any contained and the second method herein or to any wave of the second with all rule, provide allow contenies and by some nucle herein and the specific trees of which were contained and within the second method and the second method and the second method in the office of the County. Cleck or Recorder of the county of some method in the office of the County. Cleck or Recorder of the properties of the second and as knowledged.

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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:

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and that he will warrant and forever defend the sa	ame against all persons wi	nomsoever.
and that he will warrant and tolever detend the d	•	
The grantor warrants that the proceeds of the lo (a)* primarily for grantor's personal, family, how (b) for an organization, or (even if grantor is a purposes.	natural person) are for busine	ss or commercial purposes other than agricultural
This deed applies to, inures to the benefit of ar tors, personal representatives, successors and assigns. Th contract secured hereby, whether or not named as a bene masculine gender includes the feminine and the neuter,	eliciary herein. In construing t and the singular number incl	his deed and whenever the context so requires, the udes the plural.
IN WITNESS WHEREOF, said grantor You have the option to void your contract or agreement by	and the second	reasive a Property Report prepared pursuant
to the Rules and Regulations of the Office of interact or agre advance of, or at the time of your signing the contract or agre the contract or agreement you have the right to revoke the co day following the consummation of the transaction. A busine New Year's Day, Washington's Birthday, Memorial Day, Ind	eement. If you received the Prop ontract or agreement by notice to	erty Report less than 48 hours prior to signing the seller until midnight of the third business a Sunday, and the following business bolidays:
Christmas. * IMPORTANT NOTICE: Delete, by lining out, whichever warron not applicable; if warranty (a) is applicable and the benefic		ames C. McDonald
or such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Regulation by disclosures. If compliance with the Act not required, disre	muking required , 7	la D. McDonell
[If the signer of the above is a corporation, use the form of acknowledgment apposite.]	Witives	sed 15 y: dely () mone
COUNTY OF CALIFORNIA. ANGeles	> SS.	SAFECO
0n 27 APril, 171 the undersigned, a Notary Public in and for said Count the Undersigned, a Notary Public in and for said Count	before me, ty and State, Re	FOR NOTARY SEAL OR STAMP
known to me to be the person whose name is sub- within instrument as a witness thereto, who being within descend and said. That <u>4.C.</u> resides at	by me daly	
he was present and saw JAMES C. M	C Dovéd	OFFICIAL SEAL
	son described	GERAID E. GREEN
	and annexed	NOTARY PUBLIC - CALIFORNIA
in, and whose name is subscritted to the instrument, execute the same; and that affiant subscritter name thereto as a witness to said execution.)		LOS ANGEL'S COUNTY My comm, expires AUG 25, 1982
in, and whose name is substitute to the instrument, execute the same; and that affiant subscritname thereto as a witness to said execution. Signature		LOS ANGELTS COUNTY
Signature	his his	LOS ANGEL'S COUNTY My comm. expires AUG 25, 1982 the lorecoint trust deed. All sums secured by s
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You her said trust deed or pursuant to statute, to cancel all e	al all indebtedness secured by reby are directed, on payment evidences of indebtedness secury, without warranty, to the pa	LOS ANGEL'S COUNTY My comm. expires AUG 25, 1982 the foregoing trust deed. All sums secured by s to you of any sums owing to you under the terms red by said trust deed (which are delivered to y arties designated by the terms of said trust deed
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TO: The undersigned is the legal owner and holder of trust oeed have been fully paid and satisfied. You her said trust deed or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey DATED:	ined his and h	LOS ANGEL'S COUNTY My comm. expires AUG 25, 1982 the foregoing trust deed. All sums secured by s to you of any sums owing to you under the terms red by said trust deed (which are delivered to y truties designated by the terms of said trust deed Beneficiary be trustee for cancellation before reconveyance will be made. STATE OF OREGON County of Klanath I certify that the within ins ment was received for record on 7th day of June, 19 at 10:24 o'clock A M., and recor in book '179 on page 1335 or as file/reel number (8554) Record of Mortgages of said County.
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TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey DATED:	ined his and h	LOS ANGEL'S COUNTY My comm. expires AUG 25, 1982 the foregoing trust deed. All sums secured by s. to you of any sums owing to you under the terms red by said trust deed (which are delivered to y urties designated by the terms of said trust deed Beneficiary the trustee for cancellation before reconveyance will be made. STATE OF OREGON County of Klanath I certify that the within insu- ment was received for record on 7th day of June, 19,7 at 10:24 o'clock A M., and recor in book '179 on page 1335' or as file/reel number 685% Record of Mortgages of said County. Witness my hand and seal
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