..... 38-18786 Vol. // // Page 13665 68783 TRUST DEED THIS TRUST DEED, made this <u>676</u> day of <u>NARCh</u>. <u>19</u> , between <u>JAMES M. Nelson SR. & Cyathia S. Nelson Husband & wife</u> as Grantor. 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 <u>43</u> Lot \_\_\_\_\_\_ in Block \_\_\_\_\_\_ of Tract 1184-Oregon Subres-One 2-1st Automation 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, 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of <u>FITTY FIGURA</u> <u>HUINCRED</u> FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of <u>FITTY FIGURA</u> <u>Aveil 6</u> of even date herewith, pavable to oril 6 19 90 beneficiary or onler and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable \_\_\_\_\_\_ April 6 The date of maturity of the deft secured by the instrument is the date, stated above, on which the written consent or approval of the beneficiary, hen, at the beneficiary's option, all 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. To protect, preserve and maintain situal deel, grantor agrees:

 To protect the security of this first deel, grantor agrees:
 To protect the security of this furst deel, grantor agrees:
 To protect preserve and maintain situal property in good condition and repairs:
 To complete or restore promptly and in good and workmantike manner any building or improvement which may be constructed, damaged or destroyed hiereon, and they be not an anound the security of the beneficiary to restore promptly and in good and workmantike manner any and property. If the beneficiary to requests, to join in excitation affecting said property. If the beneficiary is to request to join on the excitation of any propert belief of the beneficiary at the theorement purposent to be theoremist purposent to be theoremist purposent to be theoremist purposent to be theoremist provide the beneficiary.
 To provide analle by the restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warrant), all or any part of the property. The graniee in any reconveyance may be described as the "person of property and the recutars therein of any matter or pact of persons legally entitled thereto," and the recutars therein of any matter or pact is small be conclusive proof of the truthfulness thereof. Trustee's locs for any of the service of the serv Indebtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking postession of sud property, the collection of sum entering issues and profits, or the proceeds of fire and where insurance policies or profileation or release thereof as aforesaid, shall not sure or wave any default or interview any default or interview any default or interview any default or interview and interview an described real property to satisfy the satisfy the motice thereof as then require the and proceed to foreclose this trust deed in the manner provided or otRNS506.740.
a. Should the beneficiary elect to foreclose by advertisement and sale, then the fore default at any time prior to five days before the date set benefit and sale. The first default at any time prior to five days before the date set benefit and sale, then the trust deed on the SNS506.740.
b. Should the beneficiary elect to foreclose by advertisement and sale then the trust set sale, the grant or or other person so provided by ORS SNS.750, the other bound and the other states at the trust set sale the grant or or other and the other of the other by ORS included on the other and expenses actually incurred in enforcing the terms of the other by including costs and expenses actually incurred in enforcing the terms of the other by including costs and expenses actually incurred in enforcing the terms of the other by including costs and expenses actually incurred in enforcing the terms of the other and trustees and expenses actually incurred in enforcing the terms of the other by including costs and atternet's fees not exceeding Stoll the dismissed by the runte.
14. Otherwise, the sale shall be held on the date and at other the prior to the part and place for costs, payable at the time of sale. Trustee shall defore the inform as required by law conversing the preparent who sold, by the prior to grant, expression on place its deed in form as required by law converses thereof. Any person the sale shall be conclusive proof of the truthfulness thereof. Any person the sale.
betower the sale by pursuant to the proverse provided nearching at the sale. this obligation. 7 To appear in and defend any action or proceeding purporting to affect the vity rights or powers of beneficiary or trustee and and in any suit, action or ceding in which the beneficiary or trustee may appear, including any suit, action or ceding in which the beneficiary or trustee may appear, including any suit, for the beneficiary's or trustee's attorney's fees provided, however, in case the suit is veen the grantor and the beneficiary or the trustee then the prevailing party shall initied to the attorney's fees herein described; the amount of attorney's fees tioned in this partgraph 7 in all cases shall be fixed by the trust court or by the lidet court of an appeal is taken. the l betw be a Exclusing its trainer, our meaning its grant to the powers provided herein, trustice shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reas suble charge by trustee's atomic solution obligation secured by the trust deed, (3) to all persons than a consider how apply the order of their priority and (4) the supplies that the context of the support in the order of their priority and (4) the supplies, it any, to the context of the instruction and reason permitted by law bench for any from the supervised of the support of the context of the trustee and the trust deed as their enters is not built on the order of their priority and (4) the supplies, it any, to the context of the support of the context of the supervised bench here the any second of the support of the supervised of the supervised devices and the support of the support of the supervised devices and the support of the support of the support of the supervised devices and the support of the support of the support of the supervised devices and the support of the support of the support of the supervised devices and the support of the support of the support of the supervised devices and the support of the support of the support of the supervised devices and the support of the support of the support of the supervised devices and the support of the supervised devices and support of the su It is mutually agreed that: 8. In the event that any portion or all of said property thall be taken under the right of emment domain or condemnation, beneficiary shall have the right, if it to clearly the require that all or any portion of the monice parable as compensation it is used to require that all or any portion of the monice parable as compensations with a require that all or any portion of the monice parable as compensations with a require that all or any portion of the monice parable as compensations is proceedingy, that be paid to beneficiary and or incurred by genter on any proceedingy, that be paid to beneficiary and applied by it tort up on any reasonable costs and expenses and attorney's frees, both in the trial and applied would, nevershardly paid or incurred by beneficiary in such proceedings, and the balance explicit upon the indebtedneys secured hereby; and grantor agreed explicit upon the indebtedneys accurred neerby; and grantor agreed obtaining auch compensation, promptly upon beneficiary' for quest. 9. At any time and prom time to time upon written request of beneficiary parament of its fees and presentation of this deed and the note for endorstener in case of full reconveyance, for cancellation, without affecting the liability of any of any map or plat of said property; (b) join in granting any eastement or creating any It is mutually agreed that: (6) For any reason permittee named herein or to any successor a successor or nucleons to any statement and without constrained appended decounder. Upon such appended with all the powers an accessor way and the source of the second with all the powers and constrained or appended mercular bar way experiment and without constrained without any second second appended and any second second appended and second appended and second appended and second appended appended and second appended and second appended and second appended appendent ap mica reference office of property trustee, 17, 24le Trustee accepts this trust when this deed, duly executed and a knowleded to public record as provided by law. Frustee is not oblicated to notify any wretto of pediding sale under any other deed of trust or of any action or ling in which grantor, beneficiary or trustee shall be a party unless uch action reduing is brought by trustee. The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully scized 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 it cat company or savings and foan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to under the to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE-

7213-125,

13666 and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), purposes This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. adricultural 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 seller if you did not receive a Property Report prepared pursuant to the Rules and Regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of, or at the time of your signing the contract or agreement. If you received the Property Report less than 48 hours prior to signing the contract or agreement you have the right to revoke the contract or agreement by notice to the seller until midnight of the third business day following the consummation of the transaction. A business day is any calendar day except Sunday, and the following business holidays: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving and \* 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 camply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice. X James W. 7 Lecon 24. James M. Nelson Sr. Northe S. Nelson Walter D. Jely J. Mor 2-1-75 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) treged IORS 93 470) STATE OF CALIFORNIA, Stapl SAFECO FOR NOTARY SEAL OR STAMP (Rev. Iness OFFICIAL SEAL GERALD E. GREEN NOTARY PUBLIC - CALIFORNIA (G.S.) instrument, execute the same: and that affiant subscribed. 4.15. LOS ANGELES COUNTY My comm. expires AUG 25, 1982 167 **e** bl Signature TO The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: . 19 Beneficiary Do not lose or destroy this Trust Dead OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be n TRUST DEED STATE OF OREGON SS. County of KLAMATH I certify that the within instru-ment was received for record on the llth day of JUNE . 1979 . . 19 79 at 11;04 o'clock AM., and recorded in book M 79 on page 13666 Grantor in book M 79 on page 13666 or as file/reel number 68783 SPACE RESERVED FOR Record of Mortgages of said County. Witness my hand and seal of County affixed. RECORDER'S USE Bensficiary Wells Fargo Realty Services Inc. 572 E. Grean Street M. D. MILNE Pasadona, CA 91101 KAREN ETTRK COUNTY CLERK Title Trud Services Jacqueline L. Wetler FEE \$ 6.00 B∛