38-18785 Vol. M79 Page 13668 68'785 TRUST DEED 51 THIS TRUST DEED, made this_ day of Mapleh 19 19_, between Dennis A. Meeker- an unmarried man--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: 16 in Block 34 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. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter 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 grantor herein contained and payment of the sum of **Four Thousand Six Hundred and no/00------** Dollars, with interest thereon according to the terms of a promissory note of even date herewith, pavalle to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable April 10, The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of stat note becomes due and payable in the within described property, or any part thereof, or any interest thereor is study acced to be sold, conveyed, assumed or alienated by the granter without first be obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity of the transmission of the beneficiary due and payable. _____. <u>90</u>____ behavior the written content or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become immediately due and payable.
 The above described real property in soit currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees:

 To protect preserve and maintain said property in good erandition and repair; not to remnose or demoisth any huilding or improvement which may be constructed, damaged or destroyed thereon.
 To complete or restore promptly and in good and workmanitke manner any patholic for the property in good erastroyed thereon.
 To comply with all laws, ordinances, regulations, covenants, conditions, and no so when due all corts incurred therefor.
 To comply with all laws, ordinances, regulations, covenants, conditions, and the noise of default hereoficiary of equests, to join in execution and pay whe due and pay shoft fing same in the prore public office, or searching agencies as the beneficiary as shon as insured, if the grantor sholl fin in any center of the failer of the proper public office, and such other for any product the and non-more so collected, or all publication of any policy of insurance now or hereagties and such other any fire or other manance policy may be applied by the beneficiary of any policy of insurance now or hereagties application failed thereagene and to deliver state application or state ordination of beneficiary of product the association of laws policy of insurance now or hereagter thereof, may was fire or other manance policy may be applied by the beneficiary of pay all taxes as beenficiary in the thereage of any fire or other manance policy may be applied by the beneficiary of pay for the application or telease blan or account state in the conception of a second and to pay all taxes and othere charge thereage or other distributed thereage or other manan restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without waranty; all ur any part of presons legally entitled thereto, "and the recture may be described as the "perion or be conclusive proof of the truthfulness thereof. Trustee of any of the services and the recture of the services of the services and the recture of the services of the services of the services." To service enter of the services of the services of the services and the recture of the services of the service indebiddees secure hereby, in such order at 1 nefficiary may determine.
11. The entering upon and taking posterior of sail property, the collection of meh rents, issues and profits, or the proceeds of fire and other insurance policies of compensation or awards for any taking or damage of the property, the collection of meh rents. Issues and profits, or the proceeds of fire and other insurance policies of compensation or awards for any taking or damage of the property, the collection of notice of default hereinder or invalidate any act done primation to such notice.
12. Upon default by grantor in payment of any indebicdness decired hereby or his performance of any agreement hereindrer, this hereficiary may declare all sous secured hereby mediately due and paywhe. In event and g the above, the beneficiary may proceed to foreclose this trust decl in equity as a mortage real interest for low proces, if taid real property is currently used for a barge to foreclow in the tothere with the other with the date of the tothere with the date of the declare with declare of the tothere with event and such each beneficiary and g the above.
13. Upon default by a mortage for dosers. If we call a do not any agreement is runs declare or warding the above and the manner provided by law for mortage fore lossing. However, if taid real property is down within the test of the bargin any one truster will do be been down and such and the letter event the bargin are on the trust will be the tother will be bargin any the dot the bargin any one that will be barged by the other and other barged here the trust declare will be taid on the said and the barged by the barged and the barged barged by the barged by the barged and the barged barged by a barged and the barged ba part thereof, may be released to grantor. Such application or release shall not cure or wave any default or notice of default hereunder or invalidate any act done pursuant to such notice. 5. To keep said premises free from construction liens and to pay all taxes, assessments and other charges that may be leveled or assessed upon or against said due or delinqueral premises free from construction liens and to pay all taxes, assessments and other charges that may be leveled or assessed upon or against said due or delinqueral prompts free from construction liens and to pay all taxes, assessments and other charges that may be leveled or assessed upon or against said due or delinqueral prompts deliver receipts therefore to beneficiary; should the other charges payable by grantor, either by direct payment or by providing enciciently with finits with which to make such payment, beneficiary may, at its option, make payment thereof, and the amount so paid, with otterest at the rate set forth in the note weired hereby, together with the obligations described in paragraphs and To finits trust deed shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of here observable, as well as the grantor, shall be bound to that same extent that such payments shall be immediately due and payable without notice, and the nonpayment deed immediately due and payable without notice, and the nonpayment deed immediately due and payable without notice, and the nonpayment deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust meet in connection with this obligation. destined real projection of a block of sale, give name merced and ORSis 5,740 tasks, and proceed to foreclose this trust decid in the manner provided in ORSis 5,740 tasks, and proceed to foreclose this trust decid in the manner provided in ORSis 5,740 tasks, 745.
M. Should the hemeficiary elect to foreclose by advertisement and sale then offer default at any time prior to fore days hefore the late set by the trustee to the instead of the granter or other periors in provided by ORS 55,750, may pay the granter or other periors in provided by ORS 55,750, may pay the trust decid and the other that will be other amount block days and expenses actually incurred in other into the terms of the otheration and terms of and perior all forecloses in exceeding SO each other than will perior the default and structure of and the other than will perior of the default or other end and the other than the perior and the perior of the other than so the perior and proved at would not then be due had no default occurred, and thereby one the form and place of the other than so the terms.
I.4. Otherwise, the sale shall be held on the date and at the tone and place designed on the notice of sale. The trustee may ell sale for the other than such as the none parcel or in separate parcels and shall set the parcel or parcels at an one to the proves would, but we measure of fact shall be conclusive proceed by the weight proves would on the degrant of such parcels at the trust of the trustees the degrant of the sale shall be conclusive proceed in parcels at a structure of a such parcels the parcel at parcels at the time of sale. The trustee shall delices to be proved as the date of sale the time of sale. The trustee shall delice to be proved as the sale shall be conclusive proceed to the other than such as the deed of an one parcel or in separate parcels and shall set the parcel. The trustee shall delice to be proved as the sale shall be conclusive proor of the trustrated match in the deed of an one parcel are the with this obligation, 7. To appear in and defend any action or proceeding purporting to affect the scurity rights or powers of beneficiary or trustee, and in any suit, action or proceeding in which the beneficiary or trustee may appear, including evidence of trust deed, to pay all costs and expenses, including evidence of the state of the beneficiary's or trustee's atomcy's fees provided, however, in case the suit between the grantor and the beneficiary or the trustee then the prevailing party shall be entitled to the attorney's fees therein described; the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court or by the structurally arrowd that. excluding the trustee, but including the grantor and beneficiary, may purchase at the sile. 15. When trustee sells pursuant to the powers provided herein, rustee shall apply the proceeds of sale to payment of (1) the expensive or sale, in the ling the compensation of the trustee and a reasonable charge by trustness to sale, on the ling the compensation of the interest of the trustee in the trust dead. As the contrast, we have subsequent to the interest of the trustee in the trust dead. As the interest of the subsequent to the interest of the trustee in the trust dead. All the interest of the subsequent to the interest of the trustee in the trust dead. As the interest of the subsequent to the interest of the trustee in the trust dead. The trust dead appear in the order of their priority and (4), the implies, it and, is the equation of the subsequent to the interest of the trustee in the trust dead. The interest is the subsequent to the interest of the trustee in the trust dead as the interest of the subsequent to the interest of the trustee in the trust dead is the equation of the subsequent to the interest of the subsequence in the interest is the equation of the subsequent to the interest of the interest of the interest is the interest of the subsequent is the end of the priority of the interest is the interest of the subsequent is the end of the interest of the interest of the interest is the subsequent in the interest of the interest of the interest is the interest of the subsequent is the interest of the interest of the interest of the interest is the subsequent is the interest of the interest of the interest of the subsequent is the interest of the interest of the interest of the interest of the interest is the interest of the subsequent is the interest of the subsequent is the interest of the interest of the interest of the interest of the subsequent is th It is mutually agreed that: It is mutually agreed that: 5. In the event that any portion or all of shift property that he taken under the split of eminent dynamic or contempation. Seneficiary that have the right is or cluster, to require that all or any portion of the monier parallel as the right is or when it is a split of the second of the monier required ball have the second by expense, and attorney's new necessarily paid or incords and maximality is only provedings, that be paid to beneficiary and applied by it for in geniter in somable control and expenses and attorney's peer, both in the trait applicate courts applied upon the indebtedness weined hereby, and control expenses, at its own obtaining such compensation, promptly upon beneficiary's request, 0. At any time and from time to time to not interment of the necessary in obtaining the compensation of this deed and the note for endorsement of any payment of its peer and promethation of this deed and the note for endorsement of any person for the payment of the indebtedness, traiter may fail content to its of any person for the payment of the indebtedness, traiter may fail content to its of any person for the payment of the indebtedness, traiter may fail content to the making of any map or plat of said property, (b) join in granting any catement or creating any If the centser in interest entitled to such supplies. The second real reaction promitted by law benchmark in an interest in the appendix of the reaction of successive to any trustice named herein with all conservations in successive to any trustice named herein with all conservations and without conservations of successive to any provide appendix the data reaction of the latter sual by reaction and the latter sual by reaction and the latter sual conservation of the latter sual by reaction and the latter successive and the latter successive to the successive the superior of the latter sual by reaction are condex to an any neutrino in a provide by the success and the provide appendix the second of the success of the construction southers in which and the success of the construction of the success of the success of the construction of the success of the success of the reaction of the success of the reaction of the success of the success of the reaction of the success of the reaction of the success of the succes of the success of the success of the succ 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 bars, trust company or savings and Joan association authorized to do business under the Jaws of Oregon or the United States, a title inscrance company active real to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE 7213-1216

and that he will warrant and forever defend the same against all persons whomsoever. 13669 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), (a)* primarily for grant to the proceed of the loan represented by the above described note and this trust deed are: (a)* primarily for grant of the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grant of the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grant of the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grant of the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grant of the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grant of the proceeds of the loan represented by the above described note and this trust deed are: (b)* primarily for grant of the proceeds of the proceed of the 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. 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 Christmas. * 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. X L amul Dennis A. Meeker [If the signer of the above is a corporation, use the form of acknowledgment apposite.] Witnessed By Ston Julbary 3-1.79 ICRS 93.490] STATE OF CALIFORNIA, COUNTY OF LOS Angeles SS. Staple On <u>9</u> <u>A</u> <u>Pril</u> <u>1979</u> before me, the undersigned, a Notary Public in and for said County and State. personally appeared <u>5 + ever v</u> <u>Wilsey</u> known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That <u>5</u> e resides at <u>LOS A NGELES</u> ; that FOR NOTARY SEAL OR STAMP 7-74) he was present and saw_ DENNIS A. Meeker (Rev. (G S.) Witness personally known to h/in to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same: and that affiant enheribed 1.CS name thereto as a witness to said execution. OFFICIAL SEAL GERALD E. GREEN ARY PUBLIC - CALIFORNIA .167 LCS ANGELES COUNTY comm. expires AUG 25, 1982 Signature Misc. My c 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 or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. 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, at 11;04 o'clock A M. and recorded in book M 79 on page 13669 Grantor or as file/reel number 68785 SPACE RESERVED FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary Wollo Free RECORDING RETURN TO 572 と Charles Samai WM. D. MILNE Pasedena, OA SALAA KAREN STARK COUNTY CLIRK Trast Services Title П FEE \$ 6.00 acqueline L. Wet pepar By