70533 Vol. 79 Page 16535 TRUST DEED TTA 38-19204 8th THIS TRUST DEED, made this day of Mervin L. Purdy and Jacqueline J. Purdy, husband and wife, as tenants by thes Grantor, Transamerica Title Insurance Co. , as Trustee, Wells Fargo Realty Services, Inc., a CaliforniaCorporation, Trustee, as Beneficiary, under Trust 7213. and WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County. Oregon, described as: County, Oregon, described as:

Lot 24 in Block 28, Oregon Shores Subdivision Unit No. 2, Tract 1113, in the County of Klamath, State of Oregon, as shown on the Map filed on December 9, 1977 in XX Volume 21, page 20 in the office of the county recorder of said county. County of

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Three Frousand Seven Hundred Nineteen Dollars and 07/100---- Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereol, if not sooner paid, to be due and payable in the final installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, therein, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for egriculturol, timber or grazing purposes.

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust leed, grantor agrees: 1. To protect, preserve and maintain sid property in good condition of repair, not to remove or demolish any buildin, or improvement, thereon; to commit or permit any waste of said property. 2. To complete or restore promptly, and in good and workmanlike mer any building or improvement which may be constructed, damaged or stroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, oddinances, refulations, covenants, condi-red restrictions allecting said property; if the beneficiary so, requests, to n in executing such linancing statements pursuant to the Unitorn Commer-1. Code as the beneficiary may require and to jay for hing same in the per public office or searching agencies as may be deemed desirable by the teliciary.

will be even to such appendite reasonable as the beneficiary s of fruster's allet usy's loss on such appendit. If is mutually affected that: B. In the event that any portion or all of such property shall be taken ander the right of emiment domain or condermation, beneficiary shall have thus ight. if it is a elects, for sequire that all or any portion of the monier payable as compensation for such taking, which are in even so if the anount required to pay all reasonable costs, express and alformer s less necessarily paid or metured by grantor in such proceedings, shall the paid to beneficiary and applied by it liss upsus any reasonable costs and or penses and alformery's less both in the trial and appellate courts, necessarily paid or beneficiary and metured theraby; and grantor agrees, at its own asprase. To take such actions end excuts such instruments as shall be necessary in obtaining such com-mentation, promptly upon beneficiary's request. S. A any time and from time to time upon written request of bene-king payment of its less and presentation of this deved and, the mole tor-head secure of the local processing in obtaining such com-mentation, promptly upon beneficiary's frequest. S. A any time and from time to time upon written request of bene-king pays payment of its less and presentation of this deved and, the mole tor-head astrony for case of thus recovery ances; to can be hability of any person for the payment of the indubtedness, trustee may the liability of any person for the payment of the indubtedness truster may the liability of any person for the payment of the indubtedness truster may the liability of any person for the payment of the mole taken and the fiability of any person for the payment of the indubtedness truster may the fiability of any person for the payment of the indubtedness truster may the fiability of any person for the payment of the indubtedness truster may the fiability of any person for the payment of the indubtedness trusteres and the payment

lurel, timber or grazing purposes.
(a) consent 16 the making of any map or plat of said property; (b) join in granling any essentent or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property; The grantee in any reconveyance may be described as the "person or persons legally entitled thereo," and the recitals thereol. Truttee's lees lor any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without refard to the adverse join of same such states and property or any part indebtedness of other trutter steels collect the rest, issues and prolifs, including those past due and unpaid, and apply the same. If the entering upon and taking possession of said property, the collection of such returns, issues and properts, and properts, and properts, and property, the collection of such recision or elease thereol.
11. The entering upon and taking possession of said property, the collection of such recis, issues and prodices or compensation or awards for any taking or damage of the property, and the application or clease thereol as all not cure, or wave any default or notice of delault hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured herebor in validate any secured of the property, and the application or awards lor any taking the more invalidate any act done pursuant to such notice.

Instance parties of compensation or release thereof as alorsaid, shall not cure of rewrite any default or notice of default hereunder or invalidate any act does pursuant to such notice.
12. Upon default by transfor in payment of any indebtedness secured hereby in his performance of any afternent hereunder, the hereficiary may defaurt all such and the bardicary may indebtedness secured hereby in his performance of any afternent hereunder, the hereficiary may defaurt all sums secured hereby immediately the and payahie in such and very defaurt all sums secured hereby immediately the and payahie in such an event of a graind propose, the bardicary may moved to fore definits trait ded in equity, as a morifage in the bardicary may moved to fore definits trait ded in equity, as a morifage in the bardicary is not so currently used, the beneficiary at his election may proceed to foreclose this trust deed by faw for morifage or direct the itruste to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to self the said described real property to satisfy the obligation, venued hereby, where upon the trustee shall his the time and place of sale, give notice thereol as the required by a to the beneficiary or his uscessors in interest, respectively, the entire amount then due under the terms of the trust deed and the obligation secure thereby thereby in his data any time prior to five days before the data set by the trustee is of there by and trustee's and attorney's less not exceeding 50 each) other than and trustee's and attorney's less not exceeding the terms of the trust estall be dollading or his successors in interest, respectively, the entire amount then due under the terms of the trust estall from the boligation and trustee's and attorney's less not exceeding 50 each) other than such portion of the principal as would not there hadred and no the bible to the boligation and tr

6 If any to the grantor or to the second state of the grant of the grantor of the second state of the second state of the second of the successors to any trustee anned herein or trustee appointed hereinder. Upon such appointment, and ance to the successor trustee, the latter shall be vested with a substitution shall be nucle budget. Each such appointment and substitution shall be nucle to this to this. time app n. rd. wn. rel. or. ap. nucle by writ. this trust ideal, te al-the County, operty is situated, estor trustee, estor trustee, recuted, and rec is not red of powers and duties conferred upon any trustee, here name to vesterd with hereinder. Each such appointment and substitution shall be numle by instrument executed by beneficiary, containing reference to this tre and its place of record, which, when recorded in the office of the Clerk or Recorder of the country or counties in which the property is shall be conclusive proof of proper appointment of the successor trus-(17, Trustee, avcepts this trust when this deed, duly execu-acknowledged is made a public record as provided by law. Truste-obligated to notify any party hereto of pending safe under any other trust or of, any action or proceeding in which karator, servely shall, be a party unless such action or proceeding is because by trus-

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NOTE. The Trust Deed Act provides that the trustee hyteunder 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 little 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.

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 title thereto

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and that he will warrant and lorever 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), (b) -ter-an-organization, or fever if grantor is a matural person) are for business or continercial purposes other Than agricultural

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 terminine 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.

		et lus hand the day and year hirst a	oove written.
* IMPORTANT NOTICE: Delete, by lining aut, whiche not applicable; if warranty (a) is applicable and th	ver warranty (a) or (b) is	Man Singl	apr 6, 79
or such word is defined in the Truth-in-Lending A	ct and Regulation Z. the	Mervin L. Purdy	
beneficiary MUST comply with the Act and Regula disclosures; for this purpose, if this instrument is to	stion by making required	Jacante & Puel	en 4/6/29
the purchase of a dwelling, use Stevens-Ness Form	No. 1305 or equivalent:	Jacqueline J. Purdy	011
if this instrument is NOT to be a first lien, use Steven equivalent. If compliance with the Act not requin	ns-Ness Form No. 1306, or		$e_{\rm eq}(f_{\rm eq}) = 1 + 2 G$
Of the signer of the above is a comparation			
use the form of acknowledgment opposite.]	(ORS 93.490)		
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ter in the second	Perso	nally appeared	
Personally appeared the above named		and a training as set of a set	o, being duly sworn,
Mervin L. Purdy and Jacquel	ine J. each for him	mself and not one for the other, did say th	at the former is the
Purdy		president and t	hat the latter is the
		secretary of	
and acknowledged the foregoing		seal affixed to the foregoing instrument i	, a corporation,
ment to be their voluntary act an	d dead i or said corp	oration and that said instrument was sign	d and sealed in he
(OFFICIAL	them ackno	corporation by authority of its board of di wledged said instrument to be its volun	tectors; and each of tarv act and deed.
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WE SAME NOTARY PUBLIC - CALIFORNIA		<u>,在14月前,15月前,15月</u> 5月13月15日,15	
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trust deed have been fully paid and satisfied. Yo said trust deed or pursuant to statute, to cancel	all evidences of indebter	payment to you of any sums owing to you	under the terms of
herewith together with said trust deed) and to rec	onvey, without warranty,	to the parties designated by the terms of	re delivered to you
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Wells Fargo Realty Services Inc. 572 E. Green Street Pasadena, CA 91101

KAREN-STARK

Trust Services

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