70537 16560 TRUST DEED Vol. 779 Page 16559 TRUST DEED, made this 24 day of April 19 79 between THIS TRUST DEED, made this 24 day of April 19 79 between <u>Frederick A. Buth A single Man</u>, 19 79 between 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 Lot 34 in Block 40 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. A REAL AND A REAL **动动在行动时间**() 16-34-644 rents, issues and profits thereop is 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 The purpose of the sum of the s or hereafter appertaining, and the heneficiary or order and made by grantor, the final payment of principal ar of even date herewith, payable p AY . 1989 id, to be due and payable MAY The date of maturity of the debt secure, by this instrument is the date, stated above, the within described property, or any par (hereof, or any interest therein its stold, agree obtained the written consent or approval of the beneficiary, then, at the beneficiary's opi expressed therein, or herein, shall become in mediately due and payable. ner pa ove, on which the final agreed to be sold, conve t option, all obligations stallment of said ed, assigned of a coured by this in in note becomes the and payable. In the ev allenated by the grantor without first has instrument, irrespective of the maturing d ressed therein, or herein, shall become immediately due and payable and the set of the s dates iction thereon: (G) Join in any subordination or lor the lien or charge thereof; (d) reconvey, with property. The granter in any reconveyance may ons legally entitled the truthful the recitals there inclusive proof of the truthful the racitals there inclusive proof of the truthful the not less than 35. 0. Upon any default sympatric thereather, bern motice, either in person, by dent or by a receiver t ther agreement affecting this it warranty, all or any part of described as the "person or withou may be thereis matters or fa any of the services reard to the adequacy of any security and take possession of sxid property terwise collect the rents, issues and ad apply the same, less costs and ev reasonable attorney's fees subject st secured hereby, in such order as ha of, in its own n those past due the buildings now or by fire and such other a amount not less than mies acceptable to the rance shall be delivered fail for any reason to as the president for the part premises against loss as the with the part premises against loss are the to the part from time to the reficiary with loss payable to the latter all policies of damage by fire and meficiary with loss payable to the latter all policies of insurance shall be the beneficiary as soon as insured. If the grantor shall fail for any course any such insurance and to deliver, said policies to the beneficiar teen days prior to the expiration of any policy of insurance shall be weld on said buildings the beneficiary may procure the same at grantor selfcary upon any, indebiedness secured bush ng reasonable attorney aness secured hereby, in anı 11. The entering upon and taking postession of said property, the collection of the rents, issues and profits, or the proceeds of and other instruance policies or impensation or awards for any taking of fire and other instruance policies or prolease thereof as a forestid, shull mage of the property, and the solid of default hereinder of invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or his performance of any agreement hereunder. In such an event and if the above secured relay immediately due and payable. In such an event and if the above secured relay immediately due day and the in such an event and if the above escribed real property is currently used forefoures. However, if said real property end to prove the forefource. reason to ary at leasu r hereafter 's expense, innlied by cted under any any indebtedne, at option be released to probart interimite, or all option of beneficiary the entire amount so calls tendidiation wave any of may be released to grantor. Such application or release shall not cure or bart endidadit or notice of default hereautler or invalidate any act done pursuant of the such notified of the pursuant of the such and the pursuant such notified of the pursuant of the such as a such notified or any act done pursuant on such notified of the pursuant of the such as a such notified or any act done pursuant such notified of the pursuant of the such as a such notified or assessed upon or a quant such assessments and other pursuants free from construction liens and to pay all taxes assessments and other any such taxes, assessments and other charges become past grantor fail to make payment of takes, assessments insurance premiums, liens or other charges payable by grantor, taxes, assessments, insurance premiums, liens or beneficiary with funds with which either hy direct payment or by providing option, make payment thereof, and the anks such supment. beneficiary inay, at its forth in the note secured hereby, togethar sup paid with interest in the rate set secured by this trust deed, without waiter of any right and become a part of the debt hereinbefore described, as well as the grantor, fail the bound aforesaid, the property hyper are bound for the payment of the obligation described in the property hyper are bound for the payment of the obligation described and all such as the option of the beneficiary; render all sums secure and all such thereinbefore described, as well as the default be bound aforesaid. The sum all of and all such area that lib timediately due and payable without notice and all such dist the option of the beneficiary; render all sums secure and all such the option of the beneficiary; render all sums secure and all such the option of the beneficiary in the start declar and all such the option of the beneficiary in the start declar and all such the described in a payable and constituiry a breach of this trust dec thereof, may be released to grantor. any default or notice of default he ortgage foreclosures. However, if ed to forecio in ORS/86.740 expenses actually included actually included actually included attorney's fees not expound not then be due the event all forected. mis obligation. To appear in and defend any action of proceeding purporting to affect a rity rights or powers of beneficiary or inustee and in any suit, action closure of this deed, to pay all costs and expenses, including eny suit for beneficiary's or inustee's attorney's feet provided, however, in case the suit maintee to the statement of the sentimeter and the suit of the beneficiary's or inustee's attorney's feet provided, however, in case the suit maintee to the attorney's feet herein described; the amount of attorney's found in, this paragraph's in an expense the amount of attorney's feet found in, this paragraph's in an expense the amount of attorney's feet found in, this paragraph's in an expense the amount of attorney's feet attorney found to found the attorney's feet herein described; the amount of attorney's feet the attorney's feet herein described; the amount of attorney's feet found in, this paragraph's in an expense of the attorney's feet found to found the suit of attorney's feet the attorney's feet herein described; the amount of attorney's feet found in the suit of attorney's feet found to found the suit of attorney's feet found in the suit of attorney's feet found to found the suit of attorney's feet found in the suit of attorney's feet found to found the suit of attorney's feet found in the suit of attorney's feet found to found the suit of attorney's feet found the suit of attorney's feet found to found the suit of attorney's feet found the suit of attorney's feet found to found the suit of attorney's feet found the suit of attorney's feet found to found the suit of attorney's feet found t and place but the grantor and the geneficiary or the led to the attorney's fees herein desci ed in this paragraph 7 in all cases shall court if an appeal is taken. . 15. When trustee sells pursuant to the poly the proceeds of sale to payment of f b) the powers provided herein, trustee t of (1) the expenses of sale, including mable charge by trustee's attorney; (2) (3) to all persons having recorder ter in the trust derd as their interest bed; the amount of attorney's be fixed by the trial court or by pply the proceeds of sale to pay impensation of the trustee and a bligation secured by the trust a bisquent to the interest of the opear in the order of their priority is mutually agreed that: nd (4) the

I is mutually agreed that: A. In the event that any portion or all of skit property shall i first of eminent domain or conformation, beneficiary shall have lett, to require that all or any portion of the invites physicle as the fashing, which are in every of the anomar required to pay al-spenses and attorney's fees of the anomar required to pay al-portion of the static areas and the static and proceedings, shall be paid to beneficiary and applied by it first up possing and expenses and attorney beneficiary in the proceedings, paid or incurred by beneficiary in such proceedings, paid or incurred by beneficiary in and prantor ag-paid upon the indebtedness secure lich antiruments as the blaining such compensation, and execute such antiruments as the blaining such compensation, on this decline upon written request, yment of its fees and presentation, by this devine upon written request by of the reconveyance, for cancellation, without affecting it acone for set of full reconveyance, for accellation, without affecting it cone any map or plat of not form the method to the maximum of the another form the optimes to the another of the base of all cone

case of full reconveyance, for cancellation), without offecting the liabilit person for the payment of the indebtedness, traitee may fall consent to it of any map or plat of said property; (b) join in granting any easement or cre

or Recorder of the conclusive proof of p counties in which intment of the succes when this deed, stee accepts this trust public record as provided by law. Trustee is not obligated to not to of pending sale under any other deed of trust or of any act in which grantor, beneficiary or trustee shall be a party unless such ng is brought by rustee.

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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

NOTE: The Trust Deed Act provides that the truster; hereunder must be either an attoiney, who is an active member of the Oregon State Bar, a bank, trust company of 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, affilial as agents or branches, or the United States or any agency thereof.

and that 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 presental family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (seen if grantor is a reduced presely are for business or commercial purposes other than agricultural

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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.

(ORS 93.490)

• 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.

A Judeuck A. Bick witnessed by Chris Hauson April 24,1979

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(if the signer of the above is a corporation, use the form of acknowledgment opposite.)

STATE OF 1 STATE OF STATE OF HAWAII, SS. COUNTY OF_ Honolulu May 02, 1979 On before me, the undersigned, a Notary Public in and for said County and State, personally appeared _____ Chris Hanson known to me to be the person whose name is subscribed to the FOR NOTARY SEAL OR STAMP within instrument as a witness thereto, who being by me duly sworn, deposed and said: That he resides at 59-379 Makanat Rd, Haleiwa, HI that -was present and saw Frederick A. Buth he 的复数 的复 计数据读录 計時 personally known to him to be the person described in, and whose name is subscribed to the within and annexed his instrument, execute the same; and that affiant subscribed name thereto as a witness to said execution

1 reg Signature

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 estate now held by you under the same. Mail reconveyance and documents to

| DATED: | correc. Both must be delivered to the trustee for | Beneficiary concellation before reconveyante will be made. |
|---|---|--|
| Grentor Grentor Beneficiary Wells Fargo Realty Services 572 E. Green Street Pasadena, CA 91101 KAREN STAR Trust Services | ST me 1 space reserved for recorders use Co | ATE OF OREGON County of Klamath ss. I certify that the within instru- nt was received for record on the 3th day of July, 19 79, 10:47 o'clock AM, and recorded book M79 on page 16559 as file/red number 70537 ord of Mortgages of said County. Witness my hand and seal of inty affixed. Wh. D. Milne County Clerk Title |