E 73113 38-1992 Vol.M79 Page 20563 TRUST DEED STATE OF OF THE ACT ON <u>30</u>n THIS TRUST DEED, made this 30th day of May 1979, between Danny L. Arneld and Cum Thia S. Arneld *, 1979, between TRANSAMERICA TITLE INSURANCE COMPANY, a CALIFORNIA CORPORATION as Trustee, and WELLS FARGO REALTY SEDVICES INC. & CALIFORNIA CORPORATION TRUSTEE of Parafision 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 17____ in Block 48 __ 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. * As husband and wife he de la constante 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. rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. EOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of SCA hous content of the final payment of the sum of SCA hous content of the final payment of granter herein contained and payment of the sum of SCA hous content of the final payment of principal and interest thereon according to the terms of a promissory note of even date herewith, paeable, to be content of the date of maturity of the debt secured by this instrument is the date, stated above, on which the final this tablent of said note becomes due and payoff. In the event therein, or any part thereof, or any interest therein is sold, greed to be sold, conveyed, assigned or allenated by the granter within for the therein, therein, then at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates therein is not become therein, the granter within a payoff. The work of the therein, therein, there is and payable. obtained the written consent 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 is not currently used for agricultural, timber or grazing purposes To protect the security of this trust deed, grantor agrees?
1. To protect, preserve and maintain said property in good condition and reparring to menow or demolish any building or improvement intercon; not to cemmit or point of the demolish any building or improvement which may be constructed, damaged or destroyed thereon.
3. To complete or restore promptly and in good and workmanitke manner any building or improvement which may be constructed, damaged or destroyed thereon.
3. To complete or restore promptly and in good and workmanitke manner any wate of said property. If the beneficiary covenants, conditions, and restrictions affecting said property. If the beneficiary covenants, conditions and to pay for filing atom in the fungomer acceptable to the large or filing agencies as many be deemed desirable by the beneficiary at the cost of all lien searches made by filing officers or searching agencies as non-reading agencies as the beneficiary may from time to time require in an amount not less than on the said profile of filing and the deficier of asson as insured. If the grantor sall fail for any reason to file days prior to the certificiary at promises and to deliver and to deliver and to deliver and policies to the beneficiary at the beneficiary may proven the said and the days or dimenses shall had be deficier of a submed any from time to time require in an amount not less than on the said profile of a submed any from time to time require in an amount not less than on the said profile of a submed any from time to time require in an amount not less than on the dendifier of any policy of insurance now or hereafter progent thereaft and the days prior to the certificary may prove the same at grantor' restriction thereon; [c] join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without waranty, all or any part of the property. The grantee in any reconveyence may be described as the "person or persons legally entitled thereto." and the recitals therein of any matters or facts whall be conclusive proof of the truthylness thereof. Truster's fees for any of the services may be described for any of the services may be conclusive proof of the truthylness thereof. Truster's fees for any of the services manifold in this paragraph shall be not less than 55. The proof of the truthylness thereof to be oppointed by a target the with due notice, either in person, by agent or by a receiver to be oppointed by a court, and without regard to the adequacy of any security for the indebtedness thereby secured, are or otherwise collect the rents, issues and profits, including those past dre and the and apply the same. Less costs and expenses of operation and collection, including reasonable attorney's fees subject to paragraph 7 hereof appendent any indebtedness secured printed by a indebtedness secured printed by a indebtedness secured printed by a security for the indebtedness thereby in any findebtedness thereby in any findebtedness secured profits, including the same less costs and expenses of operation and collection. - -5 100 including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order at beneficiary may determine.
11. The entering upon and taking possession of suid property, the collection of such rents, issues and profits, or the proceeds of firs and property, the collection of compensation or awords for any taking or damage of the property, and the interface painters of application or lawords for any taking or damage of the property, and the application or relaxes thereof as aforesaid, shall not cure or waive easy default eventies of compensation or awords for any taking or damage of the property, and the application or relaxes thereof as aforesaid, shall not cure or waive easy default events of default by grantor in payment of any indect tedness tecured hereby was manifest of any agreement thereinder, the hereficiary may declar all sums secured hereby immediately due and payable. In suce, an event, and if the above described real property is currently used for agricultural, timber or passing numpres, the hereficiary may declar all sums rescured hereby immediately due and payable. In suce, an event, as a markage, for distances. However, if said real property is not so currently used, the beneficiary at his election may proceed to foreclose this trust deed in equity, as a markage or disect the truster to foreclose the such and cause to be reconied his written notice of default and his election, to still be such and proceed to foreclose this trust deed in the thereof, whereby, while such and passe of sale, give notice thereof, at the NS/SN, 240
13. Should the beneficiary elect to foreclose by advertisement and sale there and place of sale give notice thereof, whereby, while such and proceed to foreclose this trust deed in the maner provided in the SS of the such and proceed to foreclose the state develores the state proves of the such and proceed to foreclose the trust deed in the during and or SS of the such and there and unces of the days before the date s 20 waive 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, ascessments and other charges that may be levied or assessed upon or agains said property hefore any part of such taxes assessments and other charges become past due or delinquent and promptly deliver eccepts therefor to beneficiary ishold the granter fail to make payment of any fast seessments, insurance premiums, liens or other charges payable by granter, either by direct payment or by providing beneficiary with funds with which to make such payment, beneficiary may, at its forth in the note secured, and the amount so paid, with interest at the rate set prangraphs 6 and 7 of this trust level shall be added to and become a part of the days they described as well as the secured of the payments, being the same extent that payments that be immediately the and pay pay bound to the same extent that payments shall be immediately the and pay level in others and the nonpayment they are bound for the payment of the obligation herein described, and all such payments shall be immediately the and control that notice, and the nonpayment dered immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust for a pay of this costs, fees and expenses of this trust including the cost of this scareh as well as the other costs and expenses of this trust including the cost of this trust with this obligation. 7. To appear in and defend any action or proceeding purpreting to acfieve the 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 for the foreclosure 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 between the grantor and the beneficiary or the trustee then the prevailing pary shall be entitled to the attorney's fees herein 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 appellate court if an appeal is taken. excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee stall apply the proceeds of sale to payment of (1) the expenses of sale including the obligation secured by the trust deed (3) to all persons having recorded the obligation secured by the trust deed (3) to all persons having recorded the obligation secured by the trust deed (3) to all persons having recorded their mate-and secured by the trust deed (3) to all persons having recorded their appear in the order of their priority and (4) the suplex if any, to the grantor at to the interest of the list ends angles. 16. Even one reason penaltied by law beneficiary may from time to time appear a successful ender of their priority and (4) the suplex if any, to the grantor at to may appear on the order of their priority and (4) the suplex if any, to the grantor at to successful ender the suplex in the order of their priority and (4) the suplex if any, to the grantor at to successful ender the suplex in the order of their priority and (4) the suplex if any to the grantor at to any uncrease to the successful ender the suplex in the order of their priority and (4) the suplex is the superimedication to the interest of the base such appearance is and without increase to the spon any trustee herein named we appointed hereinder. Even any fustee herein having event at the substitution shall be and by written instrument evented by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the property of situated, shall be concluster of property dynames of record, which when the successor instee. The substitution of the successor instee. It is mutually agreed that: It is mutually agreed that: ⁸, in the event that any partion or all of sold property dult be taken under the right of eminent domain or condemnation, beneficiary dult have the right, it is we electry to require that all or any partion of the motive payable as compensation for unit taking, which are the excess of the answer required to pay all reasonable contr. expenses and attorney's feet necessarily paid or burred by granter in such proceedings, that be paid to beneficiary and applied by it first upon any reason 2000 corts and expenses and attorney's feet, both in the triat and appelate courts, necessarily paid or incurred by beneficiary in such proceedings and the balance applied upon the indebtedness secured hereby; and granter agrees, at ite own expense, to take such actions and execute such institute agrees, at ite own obtaining such compensation, prompty upon being virtue and the necessary in obtaining such compensation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of sold property; (b) join in granting any easement or creating any property is situated, shall be conclusive proto of proper super-traster. 17. Trustee accepts fills trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other dired of trust of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by grantee. 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 NOTE: The Trust Deed Act provides that the trustee hereonder 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. 7213-01131

nd that he will warrant and forever defend the sar	me against all persons whomsoever. 20570
the second s	n represented by the above described note and this trust deed are: whold or agricultural purposes (see Important Notice below),
The grantor warrants that the proceeds of the bar (a)* primarily for grantor's personal, lamily, hous	n represented by the above described note and this future with the below), schold or agricultural purposes (see Important Notice below), natural persoh) are for business or commercial purposes other than agricultural
(b) for an organization, or (even it granior is a single purposes.	devices administrators execu-
This deed applies to, inures to the benefit of and personal representatives, successors and assigns. The	d binds all parties hereto, their heirs, legatces, devisees, administrators, execu- e term beneficiary shall mean the hoider and owner, including pledgee, of the liciary herein. In construing this deed and whenever the context so requires, the
ontract secured hereby, whether of not named up a secure	and the singular number includes the plural.
IN WITNESS WHEREOF soid grantor 1	has hereunto set his hand the day and year first above written
and and and a world your contract or agreement by a	notice to the seller if you did not receive a Property Report prepared parsuant
to the Rules and Regulations of the Office of interact or agree	ement. If you received the Property Report less than 48 hours prior to signing
day following the consummation of the Argentian Day, Inde New Year's Day, Washington's Birthday, Memorial Day, Inde	
Christmas.	\mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L}
IMPORTANT NOTICE: Delete, by lining out, whichever warran tot applicable; if warranty (a) is applicable and the beneficien tot applicable; if warranty (b) to Twite Jending Act and R	ary is a creditor X WINTY & XMM MY
or such word is defined in the from-in-centering relation by I	making required
beneficiary MUST comply with the Act and asystemes disclosures. If compliance with the Act not required, disreg	gard this notice. Cynthics S. Arnold
	x yrunco 2. word
(If the signer of the abave is a corporation, use the form of acknowledgment appasite.) [O	
use the form of acknowledgment appearer, 10) STATE OF, County of) 55.
STATE OF STATE OF SS.	. 19
County of Decentration 19 79	Personally appeared
Personally appeared: The above named Danny Personally appeared: The above named Danny Arneld sind. Cynthia 5.	each for himself and not one for the other, did say that the former is the
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COFFICIAL MA	half of said corporation by authority of its board of entering act and deed them acknowledged said instrument to be its voluntary act and deed
(OFFICIAL Marciere H. Spull	Belore me:
My commission expires:	Notary Public for SEAL)
8-2-80	My commission expires:
8-3-82	My commission expires:
	REQUEST FOR FULL RECONVEYANCE
R To be u	REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid.
TO:	REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. , Trustee
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