M	000000000000000000		
JUU .	30325	- 1	
	UVUKU	NOTE/TRUST DEED TRANSACTION Vol. M83 Page 19177	
10001	DATE BYERF MON	38 SALESMAN: BEICNIG KLEVMAN	
, mu	WELLS FARGO REALTY S	ERVICES, INC. a subsidiary of Wells Fargo & Company, as Trustee ("TRUSTEE") and 4 MALY TLAY C	
2000	vhose address is _1052	(Purchaser's Name as Desired on Deed) 9 CCNACN AUT LAIGIEULEUZ (al 90304	
1000		TRUSTEE on the terms and conditions and for the consideration herein set forth, the real property	
	deperihed or follows:	TRUSTEE on the terms and conditions and for the consideration herein set forth, the rear property BLOCK <u>472</u> TRACT <u>Onegon</u> <u>Ouen</u> County, State of Oregon as	
- MM	per map recorded in Book	Pages to inclusive, official records of said County.	
0000 25.	as may from time to time be	designated by TRUSTEE of its assign, at the Deferred Payment Price in the manner set forth herein. OSURES ARE MADE BY DEVELOPER AND WELLS FARGO REALTY SERVICES, INC., a subsidiary of CREDITORS IN ACCORDANCE WITH THE FEDERAL CONSUMER CREDIT PROTECTION ACT:	
Nood II	1. Cash Price	$\frac{1}{1} \frac{1}{4} \frac{1}{5} \frac{2300}{75136}$	
1000	Е b. Pick-up (Cash Down Payment	
000		$\frac{5}{1548.64}$	
1000	5 4. FINANCE CHARGE (I	Therest Control $3 - 706 - 0.9$	
2000	6. Deferred Payment Prin	TAGE RATE $\frac{108}{3}$ % $s = \frac{300609}{100100100100100100000000000000000000$	
0000	7. Total of Payments (3 8. PURCHASER agrees	to pay upon execution hereof the sum of \$751.36 and the balance of the suided in Item 2.3 PURCHASER agrees to pay the Total of Payments (Item 7) in20 equal	
2000	monthly installments of \$	3174 each, convincing <u>1</u> 3475 , and on or before the same calendar b thereafter, plus a BALLOON PAYMENT OF state linear is dur (until paid in full	{
1000	endar day of the month foll	In therefaiter, plus a BALLOON PAIMENT OF $\frac{1}{2}$ installment is due/until paid in full. lowing the month in which the last equal monthly installment is due/until paid in full. SE begins to accrue on $\frac{1}{1402}$ 76.	
1000	10. In the event any suc scribed below may be charged	GE begins to accrue on the true of the second when due, costs and expenses called for in the Note and Deed of Trust de- thin installment is not paid when due, costs and expenses called for in the Note and Deed of Trust de- this in the creation and retention by TRUSTEE of a security interest in the PROPERTY: that is, the total its in the creation and retention by TRUSTEE of a security interest in the PROPERTY: that is, the total	3
×	of payments will be secured come affixed to the real pro	by a first deed of this of the PROPERTY from Porchase of the Amount Financed	}
2000	C. Not later than 10 m CHASER shall deliver to TRU	we the right at any time to prepay the unpair balance of an upon demand of TRUSTEE, PUR- boths after, the expiration of all applicable recission periods and upon demand of TRUSTEE, PUR- STEE, an installment note in the principal amount of the Amount Financed, and a deed of trust of the cribed in paragraphs 8 through 12, above, and on forms to be provided by TRUSTEE, dated as of the cribed in baragraphs 8 through 12, above, and on forms to be provided by TRUSTEE, dated as of the trustee's Bargain and Sale Deed	3
	of the PROPERTY, subject to		
1000	amount sufficient to pay tax fore the respective due dates	and assessments for current listal year shall be plotted by the bolt of the bar had be plotted by the bar of t	j.
0000	stallments in such amount p purposes only. Said paymer	the into the other sums required to be paid under this agreement, such use such deposits for such er month as Trustee shall determine to be required, and Trustee shall use such deposits for such its shall be made each month on the date herein specified for payment of principal and interest. No per on said sums.	3
LULL	E. Buyer warrants that statements whatsoever rega	neither Trustee nor Seller nor any of their agents or employees have made any representations or rating the investment potential or resale of this property. Nedges that he has received, read and understood all of the following:	3
	a. A "Final Subdivis b. A completely fille	ion Public Report" of the California Department of Real Estate	
MM	d. A copy of the "I G. Title conveyed by th	Icle of inderportation of the inderwine Association and the inderwine association of the inderwine asso	
UUU	b. Covenants, cond c. The deed of trus d. The fact that no	itions, restrictions, reservations, exceptions, rights, rights of way and easements then of record, and t, if any referred to above, oil, gas or minerals lying below the surface will be conveyed to PURCHASER. to void your contract or agreement by notice to the seller if you did not receive a Property Report pre- to void your contract or agreement by notice to the seller if you did not receive a Property Report pre- to void your contract or agreement by notice to the seller if you did not receive a Property Report pre- to void your contract or agreement by notice to the seller if you did not receive a Property Report pre- to void your contract or agreement by notice to the seller if you did not receive a property Report pre- to your contract or agreement by notice to the seller if you did not receive a property Report pre- to your contract or agreement by notice to the seller if you did not receive a property Report pre- to your contract or agreement by notice to the seller if you did not receive a property Report pre- to your contract or agreement by notice to the seller if you did not receive a property Report pre- to your contract or agreement by notice to the seller if you did not receive a property Report pre- to your contract or agreement by notice to the seller if you did not receive a property re	
2000	pared pursuant to the Rules the time of your signing the	to void your contract or agreement by notice to the sener if you due interestive a tripped with the basis of the U.S. Department of Housing and Urban Development, in advance of, or at contract or agreement. If you received the Property Report less than 48 hours prior to signing the have the right to revoke the contract or agreement by notice to the seller until midnight of the third have the right to revoke the contract or agreement day is any calendar day errent Sunday, or the following	AX.
1000	business day following the business holidays: New Yea	consummation of the transaction. A business day is any calendar day except Sunday, or the following 's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Columbus	
000	binding upon TRUSTEE unti	mas, tands and agrees that this Agreement is PURCHASER'S offer to purchase the property and is not accepted and executed by an authorized agent or officer of TRUSTEE, on behalf of TRUSTEE, in the is the only Agreement between the parties and all prior and contemporaneous negotiations are merged is the only Agreement between the parties and all prior and contemporaneous negotiations are merged	
000	writing in this Agreement a	is the only agreement between the paragraph of an angle of the paragraph o	TANA
2000	to or with PURCHASER. P whatsoever to make any rep	URCHASER understands and acknowledges that no salesman, broker or other person has any authority, URCHASER understands and acknowledges that no salesman, broker or other person has any authority, presentation, agreement or warranty, express or implied, for TRUSTEE, except those expressly set forth and in the documents named in paragraph G, and that if any salesman, broker or other person pur-	TANK
UUU	forth in writing in this Agre	and in the documents named in paragraph G, and that is no in addition to those expressly set o make any representation, agreement or warranty different from or in addition to those expressly set ement and in the documents named in paragraph G, each and all of the same are unauthorized, void if more than one person or entity are named above as PURCHASER, then the singular when used in this of more than one person or entity are named above as PURCHASER, then the singular when used in this of more than one person or entity are named above as PURCHASER, then the singular when used in this of more than one person or entity are named above as PURCHASER. The person of the same are unauthorized, work of the person of the person of the person of the person of the same are unauthorized.	XXXX
he	Agreement refers to all pers	It more than one person of entity are named above as FORCINGER, under the singular more than one person of entity are named, above as FORCINGER, ender refer, as appropriate, also to consist and the singular includes the plural. accepted, is made by TRUSTEE under a Declaration of Trust, and PURCHASER'S recourse shall in all	
	events be solely to the true	the estate and not against TRUSTEE in its individual capacity. HASER acknowledges that all of the information called for in the blank spaces of this Agreement was ood by PURCHASER prior to the time of execution hereof by PURCHASER	AN I
non	PURCHASER OR	Humpy WELLS FARGO REAL BERVICES, INC.	TAT
LUU	- Maryf	Thayer II to a the	MAR
2000	SOCIAL SECURITY NO .:	BROKER'S INITIALS	
No.	Bh-B4-01/77 R		3

f	lied and read and understood by PURCHASER prior to the time of	execution hereof by PURCHASER	
	\mathcal{O}	WELLS FARGO REAL PERVICES, INC.	
F	URCHASER and 19 Hump	ByStandard St. Prodena Calif. 91101	
-	V DO DEL	Address. 572 East Green St., Pasadena, Calif. 91101	
-	Marys Inayer	$\sim 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 $	
S	OCIAL SECURITY NO .: _1023-10-7002	PROTED BY TRUSTEE on 4 2 4 19 19	4
Е	h-84-01/77 R BROKER'S INITIALS	4	ļ



di nataji 7 andi 1 pri nataji 1 pri nataji na te la prima prima 1 pri nataji na nataji nataji nataji na prima nataji na prima nataji nataji nataji na prima nataji na prima nataji nataji nataji na prima nataji na prima nataji n and had make to be

bad. SHAHOS

10.1

AL AN 10118 4150

27 August 27

Hand Constant of the second se 1.1:11 1023 8

Hade to by denata 16:19 1

aby S Markel and

Z a

ui o o o o o o o o o o

Lassi Willie of Charles and Charles and Charles and

SHOKER'S HIT ALSONG

·20

9

NON A