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 trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and Ioan 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.

It is mutually agreed that: We have been approximately and the second s

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the scurity rights or powers of benficiary forms or trustee; and in any suit, attion or proceeding in which the beneficiary forms or any appear, including any suit. The construction of this deed to pay all contrasted expenses, including evidence of this between the grantor and the beneficiary for sprouded, however, in case the suit between this prograph T in all cases shall be fixed by the trial court or by the appellate court if an appeal is taken. It is mutually agreed that:

may be remained by the released to grantor. Such application or release must not take of waive any default or nonice of default hereunder or invalidate any act done pursuant of such nonice. . To keep said premises free from construction liens and to pay all saves of property before any part of such taxes, be levied or assessed upon or against said due or delinquent and promptly deliver secepts therefor to beneficiary; should she grant and only and promptly deliver secepts therefor to beneficiary involution assessments and other charges that must be set therefore to beneficiary involution and promptly before any part of such taxes, sessments and other charges become and promptly deliver security therefore to beneficiary; should she grant fail to make payment of any taxes sessments in the obligations described boneficiary with funds with which to make such payment, beneficiary may, at is forth in the mote secured hereby, togethut so paid, with interest at the rate set forth in the mote secured hereby, togethut so paid, with interest at the rate set forth in the mote secured hereby, togethut so paid, with interest at the rate set forth in the mote secured hereby, togethut so paid, with interest at the rough of the debit the core of this trust deed, without waive of any life to and become a part of the debit there of and for such payments, whights arising from beach of any or they are bound for the payment of the obligation to the same extent that therefor shall, at immediately due and payable without the mongayment is such the the payment of the obligation there does and the domagn. "G-To pay all costs fees ond expenses of this trust deed." "Are all as the oother costs and expenses of this trust deed." "Are the all as the other costs and expenses of the truste incurred by this runst deed. "Are the all as the other costs and expenses of the truste incurred in connection "Are the all as the other costs and expenses of the truste incurred by this cost of tin with this obligation." To pappear

Evelyn Siehn

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sciluling the trustee, but including the grantor and beneficiary, may purchase at the suit. 15. When trustee sells pursuant to the powers provided herein, trustee shall compensation of the trustee and to payment of (1) the expenses of sale including the obligation secured by the trust decamable charge by trustee's attorniculating the obligation secured by the trust decamable charge by trustee's attorniculations appear in the order of their priority state (1) to all persons having including the trust of the second second second second second second second appear in the order of their priority state (1) the surplus (1) and the state of the second Submittation shall be made by written instrument executed of a high wave of the presence to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor 17. Trustee accepted by law, Trustee is not obligated to notify any proceeding in which grading sale under any other deed of trust or of any successor or or proceeding is brought by trustee.

including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as 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 fire and other instance policies or application or alwards for on the proceeds of fire and other instance policies of application or relates thereof as aforesaid, shall not cure or worker, and default or notice of default hereander or as aforesaid, shall not cure or worker, and default or notice of default hereander or as aforesaid, shall not cure or worker herean and the notice of default hereander of any agreem in payment of any indebtedness sected hereby in mediated hereby immediately day act done purson to such notice. The performance of any agreem hereander, the beneficiary may default or mediated hereby immediately day act done purson to such notice. The performance of any agreem hereander, the beneficiary may detering the above the beneficiary may proceed to forecload for gyricultural, timber or pravises, the meaner provided by law for moresaid the such as even and if the above the other fictary may proceed to forecloare. However, if said real fuestions the such fictary may proceed to forecloare the trustse to forecloare this adverthet and proceet or forecloare the trustse to forecloare the trust lead in equity as a moresage or direct the trustse thereof as there are any the such fictary may interprive to satisfy the obligation secured hereby, whereupon the law, and dioceed to foreclose this trust deed in the lection to sell the as and cate the beneficiary elect to foreclose by advertisement and sate then trustee sate, the beneficiary elect to foreclose by advertisement and sate then the beneficiary such to ro other person so privileged by ORS 80.700, may pay to and extenses are and no to five days before thy advertisement and sate then the beneficiary such to ro other person so privileged by ORS 80.700, m

restriction thereon, [c] join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of persons legally milled thereto," and the recitals therein of any matters or facts shall mentioned in this paragraph shall be not less than 55 states of any of the services. 10. Upon any default by grantor hereunder, beneficiary may at any time with without regard to the deducacy of any sector by a receive to be appointed by a court, and enter upon and default by grantor hereunder, beneficiary may at any time with without regard to the adequacy of any security for the be appointed by a court, and suc or otherwise collect the rents, issues and expense thereos per list own name including reasonable attorney's fees subject to paragraph 7 hereof upon and collection indebtedness secured hereby, in such order as beneficiary may determine.

 obtained the written constant 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:

 To protect preserve and maintain said property in good condition and repair.
 To protect preserve and maintain said property in good condition and repair.
 To complete or restore promptly and in good and workmanitke manner any wate of said property in the costs incurned in the cost incurred.
 To complet costs incurred in the cost incurred in the cost of all laws, ordinates, regulations, covenants, conditions, and such financing statements pursuant to the beneficiary so requests, to join in exturing when due all costs incurred in the proper public office or officits, at mentiones after the said promises against in the proper public office or officits, at provide and continuously maintain insurance on the buildings now or hereafter y with furst solon at insurance on the buildings now or hereafter y with furst solon at insurance is the manner of test than the said promises against in the proper public officer or officits, at individual for any reason to destroy with cost succer and to deliver said policits to the beneficiary with for any reason to findered and such ordines as atom at insurance is the beneficiary at lass.

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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 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. Bar THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of CIQUE Thousand beneficiary or order and made by grantor, the final payment of principal and interest thereon according to the terms of a promissory note of yren date herewith, payable to be maturity of the debt secured by this instrument is the date, stated above, on which the final installment of suit note become due and payable. In the within described property, or any part thereof, or any interest therein is suid, agreed to be sold, conveyed, assigned or alienated by the grantor in the beneficiary's option, all obligations secured by this instrument, irrespective of the makerity due and payable. The above described real property is conserved to the sold assigned or alienated by the grantor without first having The above described real property is conserved to the sold payable.

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: Ach and bener in Block 19 Lot 16 And Bear was first story - of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Page 20 of Maps in the office of the County Recorder of said County.

12-24233 · · ·	•AT	8461
and that he will warrant and forever defend the same against al	l persons whomsoever.	I 8115
The grantor warrants that the proceeds of the loan represented b (a)* primarily for grantor's personal, family, household or agrica (b) for an organization; or (even if grantor is a natural persoh) purposes.	ultural purposes (see Important Not	ice below),
This deed applies to, inures to the benefit of and binds all part tors, personal representatives, successors and assigns. The term beneficia contract secured hereby, whether or not named as a beneficiary herein. In masculine gender includes the feminine and the neuter, and the singular	ary shall mean the holder and owner n construing this deed and whenever	, including pledgee, of the
IN WITNESS WHEREOF, said grantor has hereunto	set his hand the day and year t	first above written.
You have the option to cancel your contract or agreement of sale by notice signing of the contract or agreement.	to the seller until midnight of the seven	nth day following the
If you did not receive a Property Report prepared pursuant to the rules and re U.S. Department of Housing and Urban Development, in advance of your signi be revoked at your option for two years from the date of signing.		
* 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.		Ë Arp
	Alady W	1. Aup
(If the signer of the above is a corporation,		

(If the signer of the above is a corporation,			l l l l l l l l l l l l l l l l l l l
use the form of acknowledgment opposite.]	RS 93.490)		
STATE OF ORGON)	[10] M. G. M.	, County of) ss.
County of Klanesh }ss.			
Quarrier 12 1981	Personally	appeared	and
E ATD and Stady H, AND HID and Stady H, AND HID and stady H, AND HID and acknowledged be foregoing instru- voluntary act and deed.	each for himself a	and not one for the other, did s president secretary	ay that the former is the and that the latter is the
(OFFICIAL MEAGAVEN H, Sulle SEAN) MEAGAVEN H, Sulle Near Public tor Oregon	of said corporation halt of said corpor	affixed to the loregoing instrum n and that said instrument was ration by authority of its board ed said instrument to be its	signed and sealed in be- of directors; and each of voluntary act and deed.
1. O My commission expires:	Notary Public for	······	(OFFICIAL SEAL)
1. 500% from 8-3-82	My commission ex	pires:	
	 δ and a second s		
REQ	UEST FOR FULL RECONVEYAN	(CE	
To be used	only when obligations have I	been paid.	
TO:	, Trustee		
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statute, to cancel all evic	y are directed, on payn	nent to you of any sums owing t	o you under the terms of

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national de la construir de la Canada de la construir de la cons		
કું મુખ્ય પુરુષ દેશે છે. તેમ કું મુખ્ય પ્રદેશ છે. તેમ પ્રાપ્ય પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત પ મુખ્ય છે. દુવારે પ્રાપ્ત સુધાર પ્રાપ્ત પ્રાપ્ત સ્વાપ્ત છે. તેમ પ્રાપ્ત પ્રાપ્ત પ્રાપ્ત કરે પ્રાપ્ત સ્વાપ્ત સ્વા સ્વાપત છે. પ્રાપ્ત સુધાર સ્વાપત સ્વાપ્ત સ્વાપ્ત સ્વાપત સ્વાપત સ્વાપત સ્વાપત સ્વાપત સ્વાપત સ્વાપત સ્વાપત સ્વાપત સ		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOT	E which it secures. Both must be delivered to t	he trustee for cancellation before reconveyance will be made.
TRUST DEED	n and a second s	STATE OF OREGON
na financia and al denar a na cardina a sa a cardina ana a sa a sa a sa a Na financia ang ata denar a sa cardina a sa a cardina ang a sa a sa a sa a sa a sa a sa a s		County ofKlamath
ર પુરુષ કરશે છે. તેમ	A set of the set of	I certify that the within instr
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		20. day of January, 19.82.
an a		at 11:18 o'clock A.M., and recorded
andra and a second s The second sec		in book M. 82. on page
alik tina palan ang barang barang Barang barang	SPACE RESERVED	Record of Mortgages of said County.
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		County affixed.
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AFTER RECORDING RETURN TO	[10] A. M.	
		Evelyn Biehn
Is Fargo Realty Services Inc.	and him have been a for the manual and	when the problem is the first strange state of the
E. Green Street	The second state of the second sec	County Clerk
adena, CA 91101	می می در بالد است. از می می می می بین می بین است از می	- Correct M. Thurs -
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