1-7618 TSB62 THIS TRUST DEED, made this 23rd day of her handlest her 19: 82, between RICHARD N. GERBING AND ANNE M. GERBING, husband and wife as tenants in the entireby Grantor,
Transamerica Title insurance Co., as Trustee. , as Trustee.

GLENN R. SPULLER AND MARGARET H. SPULLER

WITNESSETH:

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

Lot 50, Block 22, Tract 1113, OREGON SHORES SUBDIVISION UNIT #2; in the County of Klamath, State of Oregon breakers to tension to see knowing largers at the total to positive

steen the transfer the Levelitest and thirds all parties besteen plain tears, in Steen deviseen, cincle Artraus, areast the content of the content and area from the term to collecting shall when the behind and owner, including pholograms of the content to the content the content to the content WEREOF, and printer has becomes of the hand the day as

Kilian W RICHARD W. GERBING

the control of the co is (d) to (a) standard

okedok comes at REALES OF 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 and other rights.

tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the securing payment paym

becomes due and payable.

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

The above described real property is not currently used for agriculty of this trust deed, grantor agrees;

1: To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. On the said tions and restrictions affecting said property; if the beneficiary or requests, to tions and restrictions affecting said property; if the beneficiary or requests, to recommend to the said of the sai

inns and restrictions allecting said property; if the beneliciary so, requests, to poin in executing such linancing statements pursuant to the University of the control of

steed afte, stated above, on which the final installment of said note is the date, stated above, on which the final installment of said note is the date, stated above, on which the final installment of said property; (b) join in any franting any easement or creating any restriction thereon; (c) join in any franting any easement or creating any restriction thereon; (d) one can be applied and the subordination or other should warranty, all or any part of the property. The thereof; (d) some reconveyance may be described as the "person or persons fealily entitled thereof." and the recitals therein of any matters of facts shall be conclusive proof of the truthfulness thereof. Truste's fees for any of the services mentioned in this paragraph shall be not less than 37.

10. Upon any default by grantor hereunder, beneficiary may at any joined by a court, and without regard to the date possession of said properties in the indebtedness hereby secured, nor name use or otherwise collect the rents. The indebtedness hereby secured, nor name use or otherwise collect the rents. The indebtedness hereby secured, nor name use or otherwise collect the rents. The seasons upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of the and other insurance policies or compensation or awards for any taking or damped of the pursuant to such rotice of default hereunder or invalidate any act done waive any default or notice of default hereunder or invalidate any act done pursuant to such rotice of the such of the property, and the application or release thereof as a cream, and any act done pursuant to such rotice of the such as a such as a constant of the property in the property and the property in the property and the property in the property of the such as a such

surplus, if any, to the grantor or to his successor in interest entitled to use surplus.

16. For any reason permitted by law heneficiary may fix m time time appoint a successor or successor to any truster named herein or to at successor trustee appointed hereinfact. Upon such appointment, and without converance to the successor trustee, the latter shill be vested with all till however and duties contested 1900 any experience and duties contested 1900 any experience in the first historiary experience. Each such appointment and substitutions to experience the first distribution of the contest of the

Payana wasa law subclahini coi publicandi de e est		Besup
The grantor covenants and agre- fully seized in fee simple of said descri	्रिक् ees to and with the bene	ficiary and those claiming under him, that he is law-
enants in the entireby Granton, as Trastee,	sband and wife as t	FUR COMINGED IN SMIA ONA DEFENDA IN COMPLETE
, as Beneficiery, as that he will warrant and forever	0.00 2 2770	CO SOME THE CONTROL OF THE CONTROL O
east, with power of sole, the property	યાં છે. જેમસામાં તો, ત્યું હતા છે.	Three the commence of the control of
The grantor warrants that the proceed	Is of the loan represented h	y, the above described note and this trust deed are:
(b) for an organization, or (even if g purposes.	tamily, nousenoid or agricultantor is a natural person) i	ultural purposes (see Important Notice below); are for business or commercial purposes other than agricultural
tors, personal representatives, successors and	assigns. The term beneficia ed as a beneficiary herein. In	ies hereto, their heirs, legatees, devisees, administrators, execu- ity shall mean the holder and owner, including pledgee, of the n construing this deed and whenever the context so requires, the number includes the plural.
IN WITNESS WHEREOF, said	d grantor has hereunto s	set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and or such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Reg disclosures; for this purpose, if this instrument is the purchase of a dwelling, use Stevens-Ness Foif this instrument is NOT to be a first lien, use Stevenshulent. If compliance with the Act not required the signer of the above is a corporation.	the beneficiary is a creditor. Act and Regulation Z, the judation by making required to be a FIRST lien to finance mm No. 1305 or equivalent; vens-Ness Form No. 1306, or	RICHARD N. GERBING ANNA M. GER
use the form of acknowledgment opposite.] STATE OF OREGON,	(ORS 93.490)	OREGON, County of
defected in the good color concerns to the first	500 lb. Born de many see on ha	in Abracia 19 Kerry S. Penn
, 19	Ferso	maily appeared and who, being duly sworn,
(Witness - Individual) STATE OF CALIFORNIA		TITLE INSURANCE 1 the
COUNTY OF LOS AND		ATTOR COMPANY tion.
mer On 8 Septem 6-1 said State, personally appeared	Kecry & Pen	me, the undersigned, a Notary Public, in and for hot
SE. That resides in Lo		who being by me duly sworn, deposes and says:
	h was present and row	;;;AL
personally known to described in and whose name and annexed instrument execute the acknowledged to said affiant that and that affiant subscribed. Witness to said execution.	to be the same persons— subscribed to the within he same; and they	OFFICIAL SEAL GERALD E GREEN NOTARY PUBLIC - CALIFORNIA LOS ANGELES COUNTY
WITNESS my band and official sea)	-)	My comm. expires AUG 25, 1986 p
Tt Signature / Suche	<u> </u>	: 110년 - 일본 경기 (1985년 - 1985년 - 1985년 1200년 - 1985년
trust deed have been tully paid and taxisings.		(This area for official notarial seal) said ms of
herewith together with said trust deed) and to estate now held by you under the same. Mail to	reconvey, without warranty, reconveyance and documents	dness secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the
DATED:		The first transfer of the second of the seco
The following the modern product of the first of the second of the secon	(1992) (1994) (1	or is the West Galler (L. S.
erigentisti sense e generatik bena sakstalera kara saleh batata sept mata pengerakan mengantahan pada bahan bahas 1998 dada dada Manan Politika dan Mandada pada manggapan mata bahas bahaj karat	retus decembra especificado el liberto. El trabactar (A) especifica en returno de la composição de la compos	Beneficiary Annual Medical Beneficiary Annual Medical Medica
Do not lose or destroy this Trust Deed OR THE NOT	E which it secures. Both must be de	offvered to the trustee for concellation before recenveyance will be made.
TRUST DEED	The second secon	STATE OF OREGON
(FORM No. \$81-1)	Tarker and Artist and	county of Klamath
The state of the s	The state of the s	I certify that the within instru-
GERBING		ment was received for record on the27day ofSept, 1982.
Grantor	SPACE RESERV	in book M. 82on page 12762or
Chilipp	RECORDER'S U	or tital and 15862
SPULLER Beneliciary		Witness my hand and seal of County allixed.
AFTER RECORDING RETURN TO r. and Mrs. Glenn E. Spuller	The state of the s	Evelyn Biehn County Clerk
t. 1, Box 127A.		
Hiloquin, OR 97624		By the Mullium Deputy
용으로 함께 가는 다니 생생은 안내가 있다. 이 사용이 다 당하		