

Lot 12, Block 32, Tract 1184 , OREGON SHORES UNIT #2, FIRST ADDITION, in the County of Klamath, State of Oregon.

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 connec-

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the с. С. tion with sum of \$5200.00

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if ŝ

not sooner paid, to be due and payable January 19 1990 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

1.E C :: 51

10

t

<text><text><text><text><text><text><text><text><text>

burdl, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) pan in any subordination or other attrement allocating the dod or the large of the dot property. The property states and the property of the property of the sates and the relation of a state of the property. The states of the property of the states and the relation of the states of the property of the states of the property of the states of the property. The states of the property of the states of the property of the states of the states of the property of the states of the

ney's less upon inv indebtedness secured hereby, and in such other as some licitary 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 a damate of the property, and the application or release thereof as atorssue, shall not ence on while any default or notice of default hereunder of myaledat any act dome pursuant to such notice. of the ure of d.m.

waive any default of notice of default hereunder of mailedat any act done pursuant to such notice. 11. Upon default by grantse in payment of any indebtedness secured hereby of in his performance of any agreement hereunder, the here licrary may declare all sums sociucal hereby immediately due and payable. In such an event the beneficiary at his election may proceed to further his trust deed by advertisement and sale. In the latter event the beneficiary of the trust estab-in equity as a mortface of direct the trustee to bareclose this trust deed by advertisement and sale. In the latter event the beneficiary of the trustee shall be beneficiary at his election may proceed to further the trust estab-advertisement and sale. In the latter event the beneficiary of the trustee shall be beneficiary at his described real property to satisfy the obligations secured thereby, whereupon the trustee shall fix the time and place of sale, five notice thered as then required by law and proceed to foreclose this trust deed by advertisement and sales for the first of the day of the sale set by the trustee to the trustee's sale, the grants or other payson so privileged by ORS 86.760, may may to the henchicary of his successars in interest, respec-tively, the entire amount then due under the terms of the trust deed and the indigation secured thereby that and rouge to the such portion of the priv-tively in entrest of the obligation and truste's and autorney's less not ea-ering the terms of the obligation and truste's shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and statement.

the delault, in which event all lottechoure proceedings shall be diminised by the trustee. 14. Otherwise, the sale shall be held on the date an 1 at the time and place designated in the notice of sale or the time to which taid sale may property by a sale of the time to which taid sale may property by a sale of the time to which taid sale may income of the highest bidder for each, payable at the parcel or encrete at the parcel or in separate parcels and shall sell the parcel or encrete in one parcel or in separate parcels and shall sell the parcel or encrete at the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive prove of the truthluleness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When truste sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale in-cluding the compensation of the trustee and a trasonable charge by trustees having recorded the subsequent to the interest of the trustee on the indication having trustees with support in the order of the trust express and to the surplus. If any, to the guarant to the subsection in the trust having trusted of the subsection in the order of the trust express and to the surplus.

surplus, if any, to the granter or to his successor in interest which is to such surplus. 10 For any reason permitted by tan benchmark may represent to tune append a successor or successors to any trustee more therein to any successor trustice appointed her unler. Up is such appearations and with at conveyance to the successor trustee, the latter shall be used as a successor powers and dutice conferred upon may for individual be used to active instrument executed by bunchistics, containing reference to the successor deed and the conclusive proof of project appointment of the successor trustee, be conclusive proof of project appointment of the successor trustee. 17. Trustee access the success appoint a provided by law. Trustee is not obligated to neutry any parts here a provided by law. Trustee is not obligated to neutry any parts here or proceeding is brought by trustee.

NOTE. The Trust Deed Act provides that the trustee hereunder must be other on ottoaney, who is an outive member of the Oregin State Ber, is bank itest company and lam association authorized to do business under the laws of Oregin or the District States, is tale association authorized to do business under the Tows of Oregin or the District States, is tale association authorized to do business under the Dive of Oregin or the District States, is tale association authorized to do business under the Dive of Oregin or the District States, is tale association authorized to do business or branches, the United States or any agency thereof, or an escow agent licensed under CPS 676-535 to 676-535

1473

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 title thereto

and that he will warrant and forever defend 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 personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

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

* 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 as 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; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required divergand this notice. Helen H. Snipes LE ALLUTON F DEBORAH F. SNIPES with the Act is not required, disregard this notice. NETNOSSEN (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93 470) TO 1950 CA (8.74)) ss. (Witness - Individual) TITLE INSURANCE STATE OF CALIFORNIA COUNTY OF LOS ANGeles and SS. ach being first On 18 JANUARY, 1983 On 18 JANUARY, 1983, before me, the undersigned, a Notary Public, in and for said State, personally appeared. Kerry 5. Yeuw, known to me to be the person whose name is subscribed to the within Instrument, as a Witness thereto, who being by me duly sworn, deposes and says: That hc resides in Los Ang z/-sstrument is the was signed and rd of directors; s voluntary act ..., and that h_{γ} was present and saw Helen H. SNIPES + Deborch E. SNIPES personally known to 4...7 to be the same person 3described in and whose name 5____ subscribed to the within and annexed instrument execute the same; and $-\frac{14-7}{1}$ OFFICIAL SEAL acknowledged to said affiant that $\pm 4 \pm 7$ executed the same; GERALD E GREEN (OFFICIAL and that affiant subscribed his name thereto as a 10° SEAL) LOS ANGELES COUNTY or mail expires AUG 25, 1986 Witness to said execution. Hu com WITNESS my hand and official seal Signature 2 (This area for official notarial seal) TO: Trustee 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 e tate now held by you under the same. Mail reconveyance and documents to DATED: . 19 Beneticiary lase or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON. ¿ss. (FORM No. 881-1) County of Klamath STEVENS NESS LAW PUB. CO., POR I certify that the within instrument was received for record on the SNIPES . . 1983. , 27 day of Jan at 3:36 o'clock P M., and recorded SPACE RESERVED in book reel volume No. M83 Grantor on FOR page 1472 or as document fee file. DE MARIO RECORDER'S USE

Beneficiary

AFTER RECORDING RETURN TO

Mr. and Mrs. Frank A. De Mario

P. O. Box 1040

Corning, CA 96021

instrument/microfilm NO906 Record of Mortgages of said County. Witness my hand and seal of County affixed.

Evelyn hiehn Count Clerk By oyuthe dem-Deputy Fee \$8.00