THIS TRUST DEED, made this 24th day of April CECIL J. BURNIGHT and NANCY E. BURNIGHT, husband and wife, Vol. <u>M86</u> Page 9363 CARTS n) agus as Grantor, ASPEN TITLE & ESCROW INC., an Oregon Corporation DONALD J. FOX and KAREN M. FOX, husband and wife, ....., 19<u>86</u>, between ....., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property. Klamath County, Oregon, described as: Cin I Lot 14, Block 47, Tract 1184, OREGON SHORES UNIT #2, FIRST ADDITION, in the County of Klamath State of Oregon "THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLA-TION OF APPLICABLE LAND USE LAW AND REGULA-MENT, THE PERSON ACCEPTING THIS INSTRU-PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all tixtures now or hereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TEN THOUSAND and NO/100---note of even date herewith, psyable to beneficiery or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and psyable May 14, 1992, 1992, 19 The date of maturity of the deor secured by this maturitient is the date, stated above, of a becomes due and payable. The above described real property is non currently used for agricultural, timber or grazing purposes. In a move described real property is nor curtantly used for agriculty of this trust (leed, grantor agrees). To protect the security of this trust (leed, grantor agrees). 1. To protect preserve and maintain said property in 600d condition. and repair; not to remove or demolish any building or improvement thereon. 2. To complete any waste of said property in 600d and workmanike destroyed thereon, and pay wind due all costs fractions therefore, damaged or to in a normal or provide and property. If the checklicity or requests to the four the security with due all costs fractions therefore, covenants, condi-tions and restrictions allecting said property. If the henelicity or requests to call Code as the beneficiary and require and to pay for filling same in the propert public offices or offices, agencies as may be idented being safe the provide and continuously maintain insurance on the building the ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other directing this deed or the line or charge property. The property is an other direction was and the recitation of the property. The property is an other direction was and the recitation of the property. The property is an other direction of the property. The property is an other direction was an other direction of the property. The property is an other direction of the truthulness thereon. Truste's less for any of the services mentioned in this parson by agent or by a for any distant of the property of the indebiedness hereby subtract end of the direction and take possession of said property is less outs and explanate of operation and called possession of said property is less upon any indebiedness secured hereby, and in such order as been property is also and profits, or the secure directly, and in such order as been.
11. The entering upon and taking possession of said property, the route and there or any data there of the second of the

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FORM No. 831-1-Oregon Truct Doed Series-1 BUST DEED (No restriction & and anterio).

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wave any delauit or notice of delauit hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to loreclose this fraid deed advertisement and sale. In the latter he trustee to loreclose this fraid deed advertisement and sale. In the latter he trustee to loreclose this fraid deed advertisement and sale. In the latter he trustee to loreclose this fraid deed advertisement is trustee to herecorded his woritten notice of delault and his election hereby whereupon the trustee shall first to satisfy the obligations there and cause to be recorded his woritten notice of delault and his election hereby whereupon the trustee shall first to satisfy the obligations there are the required by law and in the time and place of sale give notice the manner provided in OKS 66.740 to foreclose by advertisement and sale further delault at any time prior to live days before the date set by the function of the beneficiary or his successors in interest, respon-tively, the entire amount the due under the terms of the time first deed at only any to the beneficiary or his successors in interest, respon-ting the amount provided by law) other than such porting incured the enforcing the terms of the black and to reale at crust by incured in the delault, in which event all foreclosure proceedings shall be dismissed by interest.

Join in executing such insuling and property; if the justicity, Govenants, condi-cied Code as the beneficiary structure and to pry for tilling orm Connec-property public office or offices, my require and to pry for tilling requests, or the second or offices, and the said premises as may be ideaned desirable by the beneficiary filter or searching agencies as may be ideaned desirable by the or hereafter erected on the said premises agains: loss on the buildings and such other hasands on the said premises agains: loss on the buildings and such other hasands on the said premises agains: loss on the buildings and such other hasands on the beneficiary pray from time of damage by fire ormpanies acceptable to the beneficiary pray from time require, in companies acceptable to the beneficiary at least iffleen y such insurance and to the of any policy to the beneficiary at least iffleen y such insurance and to the beneficiary may present of the beneficiary is soon as insured deliver said policity to the beneficiary at least iffleen y such insurance and to the beneficiary if ne or other is anne af grantor septeme. Stribuilding, cofficied under any tire or other is allow of the septeme of the expira-tive set of the same af grantor septeme stribuilding or not cure or wait, may be released to grantor. Such insurants or collected, or not cure or wait, may be released to grantor. Such released on invalidate any set than, or at option of beneficiary its option release shall act done pursuant to such there are not construction. Items and to pay all at gain setsements and other charges that may be levid or assessed upon at the beneficiary. The set of the same and the stands of the pay all at the same strict or of the site of the strict and therear to beneficiary. The set of the set of the set of the set of the trust deed, withhout the obligations described may be levid or assessed upon at the set of the trust deed, withhout the string or other charges pay of all sthe set of the sam the default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said shale may in one parcel or in separate arcels and ishall sell the parcel or parcels are shall deliver to the burchaser for cash, payable at the time of sale. Trustees the postponed is provided by law. The trustee may sell said shale. The shall deliver to the purchaser for cash, payable at the time of sale. Trustees the property so sold, but without any covenant or warrant, sapress or im-pice the truthuiness thereof. Any person, excluding the trustee, but including the grant demeticiary, may purchase at the sale. Sufface the processes all pursuant to the powers provided herein, trustee studing the compensation of the trustee and ar estable be grantees of sale, in-structure, (2) to the obligation secured by the trust of the trustee of the trustee, the trustee studing the trustee of the sale to payment of (1) the strustees of sale, in-structure, (2) to the obligation secured by the trust of the frustee in the trust deviate as their interest may appreximate the time of the trustee in the trust studing the any, to the granter or to his successor in interest in the trust 14. For onv resson permitted by law beneliciary may from time to the trust the sale of the same beneficiary and (4) the surplue.

surplus, it any, to the granter or to his successor in inferest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor frustee, the latter shall be vested with all title, peres and duties conferred upon any trustee herein name or appointed intermeter and duties conferred upon any trustee herein name or appointed intermeter and duties conferred upon any trustee herein name or appointed intermeter and duties conferred upon any trustee herein of a pointed intermeter and duties conferred upon any trustee herein of appointed intermeter executed by beneficiary eccession which the proceed of the courty shall be conclusive proof of proper appointment of the successor trustee. To Trustee accepts this trust when this deed, duly escutied and obligated to notify any party hereto of pending safe by law. Trustee is not trust or of any action or proceeding in which franter y other deed shall be a party unless such action or proceeding is brought by trustee.

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 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 brancies, the United States or any agency thereaf, or an escrow agent licensed under ORS 696.505 to 696.585.

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fit and sight fist all saids and a The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-9364 fully seized in fee simple of said clescribed 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, lamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. Purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-fors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, execu-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 feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, suid grantor has hereunto set his hand the day and year first above written. \* IMPORTANT NOTICE: Delete, by lining out, whichover 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 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; of a dwelling use Stovens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. nigA U Mancy E. Burnight FILE A (If the signer of the above is a corporation, use the form of acknowledgment opposits.) GENERAL ACKNOWLEDGMENT 2002 On this the 6 3 County of SS. 1986 before me, entura .M.B the undersigned Notary Public, personally appeared Gurnright and Haver Burnright lec. personally known to me  $\square$ proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) OFFICIAL SEAL L M BRITTON NOTARY PUBLIC - CALIFORNIA within instrument, and acknowledged that THE subscribed to the WITNESSmithand and acknowledged that WITNESSmy hand and official seal. VENTURA COUNTY executed it. Mr ac min. expires OCT 10, 1987 blarv s Signature 7110 122 222 NATIONAL NOTARY ASSOCIATION + 23012 Ventura Blvd. + P.O. Box 4625 + Woodland Hills, CA 91364 The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and noiser of all indepredness secured by the toregoing 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 and sums data and any sums owing to you under the terms of indated and the faith data deed (which and data and rust acea nave been tuny pata and satistica. 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 said trust deed or pursuant to statute, to cancel all evidences or indepredness secured by said trust deed (which are derivered 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 estate now held by you under the same. Mail reconveyance and documents to DATED: DE CONTRA SUCOLIS CALE A CONSIGNA ALLA CONTRA SUCOLIS CALE & AND ALLA CONTRA LO VELLA CONTRA SUCOLIS CALE & AND ALLA CONTRA SUCOLIS CALE A CONTRA SUCOLIS SUCOLIS CALE A CONTRA SUCOLIS De ner lass er destrey this Trust Deed OR THE NOTE which I secures. Bath must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED 3.63 E TEVENS NESS LAW PUB CO. PORTLAND. ORE. STATE OF OREGON, County of <u>Klamath</u> Ss. I certify that the within instru-CECIL J. AND NANCY E. BURNIGHT чц., ment was received for record on the 10th day of May , 19 86, 30th 44.53057 at 10:57 O'clock A. M., and recorded DONALD J. and Karen M. Fox Grantor SPACE RESERVED FOR page 9363 or as document/fee/file/ RECORDER'S USE 1194 - 1<sup>9</sup> hatten a instrument/microfilm No. 61977 Record of Mortgages of said County. Beneficiary 714 4 AFTER RECORDING RETURN TO Witness my hand and seal of 1 HIS 43T) () Eli Property Co. 02ED . . . **.** har in the County affixed. 1 18840 Ventura Blvd., #218 Tarzana, 62-91356 Evelyn Biehn, County Clerk A DEL DECD By By Man Hoputy Fee: \$9.00