T#TTTDU T#TTDU STEVENS-NESS LAW PU	BLISHING CO.,	PORTLAND, OR.	97204
TN-1 KIGE 20 DE 0100: Let: 20 TRUST DEED VOL M.86. F	² age_	<u>9651</u>	_@
UNAN A. YOUNGERS and ARDITH K. YOUNGERS, husband and wife,		<u> </u>	veen
as Grantor, ASPEN TITLE & ESCROW CO., an Oregon Corporation DONALD L. BROWN and IDA L. BROWN, husband and wife,	, as		and ,
as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with pow Klamath County, Oregon, described as:			erty
Lot 29, Block 44, Tract 1184, OREGON SHORES UNIT #2, FIRST ADDITION, 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- TIONS. BEFORE SIGNING, OR ACCEPTING THIS INSTRU- MENT, THE PERSON ACOUNTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES."	in the	county	

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-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of TWELVE THOUSAND and NO/100----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable May 16, , 19, 93

becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

May 16, The date of maturity of the clabt secured by this instrument is becomes due and payable.
The above described real property is not currently used for agricult To protect the security of this trust decal, grantror adress:
To protect the security of this trust decal, grantro adress:
To complete or restore promptly and in good and workmanlike or improvement thereon on the pay with the adress of the decal decal property.
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To provide and continuously maintain instrument on the buildings of the decal decal provement of the decal de

(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 gubordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person of the truthuliness thereol, the property. The seconvey, multiply and the recitals thereol, any matters or lacts shall be conclusive proof of the truthuliness thereol, truthere's less for any of the services mentioned in this paragraph shall be not less than \$5.
0. Upon any delault by grantor hereunder, heneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the advective, heneficiary may at any time without notice, either in sown name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less to any defeatubes and profits, or lacts and prosension or less thereoid, and any part of the randen of the rent property, and in such order as beneficiary may default or on any taking possession of said property, the full the entering upon and taking possession of said property, the full the rents, issues and profites or compensation or awards for any taking or damage of the property, and the application or release thereot an all roces and shall not cure or waive any delault or notice.
12. Upon delault by grantor in payment of any taking or damage of the property, and the sublications of said prosperty.

waive any detault or notice of detault nereunder or invaluate any act other pursuant to such notice. 12. Upon default by grantor in payment of any indebiedness secured hereby cr in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may prove to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trust establish advertisement and sale. In the latter event the beneficiary or the trust establish advertisement and sale. In the latter event the beneficiary or the trust establish advertisement and sale. In the latter event the beneficiary or the trust establish to sail the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall in the time and place of sale, give notice thereoi as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale from after detault at any time prior to live days before the date sate by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in initered, respec-tively, the entire amount then due under the terms of the trust deed and the endigation secured thereby (including costs and expenses actually incured in endorcing the terms of the obligation and trustee's and attorney's les not ex-ceding the amounts provided by law) other than such portion of the prin-cipal as would not then be due had no default occurred, and thereby the trustee.

the detault, 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 place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for cash, payable at the used by law convergence the property so sold, but without any covenant or sale. Trustees provided by law the trustee the property so sold, but without any covenant or sale. Trustees provided the truthlulness thereoil. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee saltorney, (2) to the obligation secured by the trust deed, for all of the trustee sattoring (2) to the obligation or to the interest of the priority and (4) the surplus. 16. For any reason permitted by law beneficiary may to be and the trust deed, in the trust of the trust here of the interest may appear in the order of their priority and (4) the surplus. 16. For any reason permitted by law beneficiary may the sale of the trust deed, the trustee on the trust surplus. 16. For any reason permitted by law beneficiary may then 16. For any reason permitted by law beneficiary may then 16. For any reason permitted by law beneficiary may then the same the surplus and the same trustee by law the same trust the definited to such surplus.

surplus, it any, to the grantor of to his successf in success that the exact surplus. 16. For any reason permitted by law beneficiary may from time to the appoint a successor or successors to any transfer named herein to to any successor trastee argointed becautier. Upon such appointment, and without powers and duties conferred upon any trustee herein named or appointie for appointer and substitution shall be mission to any for the appointment and substitution shall be missioned or appointer and appointment and substitution shall be missioned or appointed in the property is substituted, when recorded in the property is substituted, when recorded in the property is substituted, when recorded in the property is substituted, shall be conclusive protoil of proper appointment of the successor trustee. If a county or counties in when this deed, duly arcuted and county any party hereto of pending sale und plaw Trustee is not obligated to notify any party hereto of pending sale und, here idea when the failed by there deed in the favore, beneficiary or trustee shall be a party unless such action or proceeding in which granter, beneficiary or trustee and by unless such action or proceeding in 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 subsidiarius, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-9652 seized in fee simple of said described real property and has a valid, unencumbered title thereto fully and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the ; oceeds 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 if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. Durposes. This deed applies to, instres 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, or contract secured hereby, whether or not named as a boneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the lyminine 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 beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Ardith K. Youngers STATE OF CALIFORNIA . E. 194 Iss. COUNTY OF VENTURA On this 12th _ day of _ before me, the undersigned, a Notary Public in and for said State, personally appeared May DUANE A. and ARDITH K. YOUNGERS (or proved to me on the basis of satisfactory evidence) to be the persons_ whose name_s OFFICIAL SEAL _subscribed to the within instrument, and acknowledged to me that the y GAYLE KIDD NOTARY PUBLIC - CALIFO RNIA executed it. VENTURA COUNTY WITNESS my hand and official seal. My co mm. expires MAR 17, 1910 1.00 ACKNOWLEDGMENT-General-Wolcotts Form 233CA-Rev. 5-8: ©1982 WOLCOTTS, INC. (price class 8-2) WLEDGMENT-Notany Public in and for said State To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said Ine undersigned is the legal owner and notaer of all machineness 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 and devide a solution of inductions of inductions matriced by said sound do do which are delivered to work trust deed nave been tuity paid and saturied. 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 without to the particle desidences of an approximately to the particle desidented by the form of said trust deed the sug trust deed or pursuant to statute, to concert all evidences of indeoreaness 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 DATED: VDBROASD CAPEL VDBRIARD LEAR A CILLOS COLLED A RECHARGE TIGVI LERENA ACTURITA BEORINI A RECEIPT A RECEIPT AND ALTER AREA RECOVER WINE A RECEIPT A RECEIPT AND ALTER AREA RECOVER WINE A RECEIPT A RECEIPT AND A RECEIPT AND A RECEIPT OF Cost, Barner Street and Street Deed OF THE VOTE which is sources, Both must be delivered to the trustee for concellation before reconveyance will be m 21 DV2 Finite and Street Stre .47.61 14.7.61 1:04 (FORM No. 881-1) WRECH CHOILE OF LE STOTE OF OREGON, TEVENS-NESS LAW PUB. CO., PC -Trai RTLAND, ORE DUANE A. G. ARDITH K. YOUNGERS I certify that the within instrument was received for record on the 1400 4.5.4 15. HARLES. at...10:41 o'clock .. A. M., and recorded Grantor BROWN, DONALD L. AND ADA L. SPACE RESERVED FOR RECORDER'S USE as Granci De el ca page...9651.....or as document/fee/file/ - Million Care instrument/microfilm No. ...62150......, · · · Beneficiary 8 - 45 - 4₈ - 4 Record of Mortgages of said County. AFTER RECORDING RETURN TO DONALD L. & ADA L. BROWN Witness my hand and seal of County affixed. 4346 Oxyx Ave. e da series Referencias 1.11 Klamath Falls, OR 97603 Evelyn Biehn, County Clerk Fec: \$9.00 By Agrin Smith Deputy CEW 149" 362 1 -- Can 1~11