TRUST DEED Vol Ma Page 1903 250e§7256 THIS TRUST DEED, made this DUGO day of NWS MILLE MITOKANIALA between N/O TOKAWAKA ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. jars segre WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: in Block 20 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Lat Page 29 of Maps in the office of the County Recorder of said County. ารการสุดที่สุดที่สุดที่สุดที่สุดที่สุดที่สุดที่สามสารการการการที่สุดที่สุดที่สุดที่สุดที่สุดที่สามส์การสารสิตา เกิดการการการสารสุดที่สุดที่สุดที่สุดที่สุดที่สุดที่สุดการการการสีดารสุดที่สุดที่สุดที่สุดที่สุดที่สุดที่สุด การการการการการสารสุดที่ได้ การการสิติที่สุดที่สุด n Second Second States - Second ieligen a structure eine state eine stat A started the state

The date of meturity of the debt secured by this instrument is the date, stated above, on which the final installment of soid note becomes due and payable. In the event indicating describes property, or any part thereof, of any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having presed therein, or herein, shall become immediately due and payable. the obto expl

oblained the written consent or approvel of the beneficiary. then, at the beneficiary's option, all expressed therein, or herein, shall become immediately due and payable.
 The showe described real property is not cortently used for agricultural, timbar 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 is the complete or restore promptly and in good and workmanitke manner any building or improvement which immy be constructed, damaged or destroyed thereon, and provement which immediates, regulations, covenants, conditions, and the property with all laws, ordinates, regulations, covenants, conditions, and provements purposes the unit of the property building or improvement which immediates, regulations, covenants, conditions, and provements purposes the unit of the property public office or officet, as the description of perty. If the beneficiary so reacting agencies as the beneficiary may require and continuous bases.
 To provide and continuous bases.
 To the beneficiary as soon at impured. If the grantor shall fails or all properties that the deliver and policies of the stand base of the deliver and policies of the stand bases that the deliver and policies of the stand bases that the deliver and policies of the stand bases that the deliver and policies of the stand bases that the deliver and policies of the stand bases that the deliver and policies of the stand bases that the deliver and policies of the stand bases that the deliver and policies of the stand bases that the deliver and policies of the stand bases that the deliver and pol

Indice any default or notice of default hereunder uppit under any element and there or no anch notice.
5. To keep said premises free from construit. Int and to pay all taxes, assuments and other charges that may be benefit in attained or astant any be been pursuant apport of the constant and the pay all taxes, assuments and other charges that may be been astant and the charges that and the property before any pase of such taxes, assessments, and there charges that any be been astant other charges that the property before any pase of such taxes, assessments, and there charges that any be been as a stant taxes, assessments or be provided the or definition of an and the pay all taxes, assessments and other charges that the such as the stant property before any pase of such taxes, assessments or be been ficure, should the granter fail to make payment of any taxes, with the and taxes payment of any taxes to any taxes and taxes payments of any taxes to any taxes payment or by provaking bornday with finds with which is made bound pay and, with interval and the pay and the taxes and the pay and the taxes as a structure and taxes pay and the taxes defined and the pay and the taxes and the pay and taxes and the pay and the taxes and taxes pay and the taxes and taxes and taxes pay and the taxes and taxes are any taxes and tax

with this obligation. 7. To appear in and defend any action of proceeding purpose to affect the sectivity status or powers of beneficiary or truster, and it any suit, actions or proceeding in which the beneficiary or truster may appear, including any suit for the foreclosure of this deep is to pay all costs and expresses, including any suit for the beneficiary is or trustee's attorney's fees proveded, however, in case the put of the beneficiary is or trustee is attorney's fees proveded, however, in case the put of between the gratinof and the beneficiary or the insiste they appear instant of espaney's fees be entitled to the attorney's fees herein described, the anount of espaney's fees appellate court if an appeal is foken.

It is mutually agreed that:

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NOTE:

It is mutually agreed that: A. In the event that any portion of all of said property shall have the rates under the right of eminent domain ar contennation, beneficiary shall have the rates if it as elects, to require that old on any portion of the minites payable as contents to for elects, to require that old on any portion of the minites payable as contents to a elects, to require that old on any portion of the minites payable as contents to elects, to require that old on any portion of the minites payable as contents to elects, to require that old on any portion of the minites payable as contents to elects, to require that old on any portion of the minites payable as contents and expenses and electories or the encoded of the another to be gained by gained in such costs and expenses and accounts of the minites proceedings, and she belance applied upons the indebied or excursed hereby, and proceedings, and she belance applied upons the indebied or excurse hereby and proceedings, and she belance applied upons the indebied or excursed hereby and proceedings, or take and accounts as a except moth on the request. 9. At any time and from time to thine upon swritten for endocrement (or any payment of its fees and presentation of this deed and the minite for endocrement of any person for the payment of the indebiedness, mustee may (a) content to the making of any map or plet of said property; (b) join in granting any easement or creating any

restriction thereon: (c) ioin in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without werranty all or any part of the property. The granice in any reconveyance may be described as the "proson persons legally entitled thereto," and the rectiles therein of any matters or facts shall mentioned in this paragraph shall be not less than 35. 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, sither in person, by gent or by a receiver to be appointed by a out, and without regard to the adequacy of any security for the indebtedness hereby secured, when on the storaged of the results and profits, including tho the services used or otherwise collect the sense, issues and profits, including tho the start due madel and take postsetion of substantial properties of the appointed secor otherwise collect the sense, issues and profits, including tho the start due and apply the sume, less costs and expenses of operation are collection, including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

Including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtediness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking postetsion of said property, the collection of such rents, tissues and profits, or the proceeds of fire and other instruce policies or compensation or elease thereof as algoreaid, shell not cure ir welve any default incremine the groups of the property, and the application or telease thereof as algoreaid. Shell not cure ir welve any default incremine to involidate any act done pursuant to such notice.
14. Upon algorith by gravitor in pownent of any individe any act done pursuant to such notice.
15. Algor algorith thereinder or involidate any act done pursuant to such notice.
16. Algor algorith by gravitor in pownent of any individe in most motion.
17. Algorith thereinder or involidate any act done pursuant to such notice.
18. Algorith thereinder or involidate any act done pursuant to such a motion of any agreement hereunder, the beneficiary may declare all innos means provided by the of of oreclose this thrust deed in equity, a innortance of any agreement hereunder. How proceed to foreclose this there or provided by the of of oreclose this thrust deed in equity, a innortance is an ourganglication this cleation in way to be interesting to a mortanglication of the advertise to foreclose this furst deed in equity as a mortanglication of the of any first and his election to sell the state of the entry of the trust ball execute shall execute to be recorded his written notice of any first and his election to sell the and proceed to be recorded his written notice of the states to be recorded his written notice of the entry first and the state the interest of the first event in the manner provided in ORS/R6, 740, may part and the advertise of the entry first and the state of the entry first and the advertise of the entry first and the advertise of the entry first and the advertise of the entry f

Exclusions the Subscip Dat excluding the grantor and beneficiory, may purchase at the sate, and the set of the second provided herein. Trustee shall observe that and the set of the second of the

Ituates, 17. Truster excepts this that when this deed, duly executed and acknowledged it nade a public record as provided by loss. Traiter is not obligated to mostly are party hereto of pending sale under any other deed of rest or of any action ar proveding in which grands, beneficiary or truster shall be a porty unless such action are proceeding is brought by trustee.

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

The Trust Deed Act provides that the trustee hereunder must be either an attotney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do busidess under the laws of Oregon or the United States, a life insurance company authorized to insure title to real property of this state, its subsidiaries, efficience, egents or branches, or the United States or any agency thereof.

and that he will warrant and lorever detend the same against all persons whomsoever. 38557**9035** 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), Mins: (b) for an organization, of (even if grantor is a natural persoh) are for business or commercial purposes other than agricultural purposes. Purposes. This deed applies to, inures to the banefit 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, whicher or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculing gender includes the termining 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. You have the option to cancel your contract or agreement of sale by notice to the seller until midnight of the fourteenth day following the If you did not receive a Property Report prepared pursuant to the rules and regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of your signing the contract, or agreement, this contract or agreement may 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. White M Jaluna (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93.490 STATE OF 121-124 STATE OF County of . County o Personally appeared STATE OF CALIFORNIA, COUNTY OF Los Baseler TECO SS. On this the 15th day of the undersigned, a Notary Public in and for said County and State, personally appeared <u>Sectory</u> S. <u>Denn</u> Sert 19 F 6 before me, personally appeared ____ , personally known to me to be the person whose name is subscribed to FOR NOTARY SEAL OR STAMP the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That Kenny . Kenn Witness CAL-376 (Rev. 8-82) Ack. Was present and saw Mitre OFFICIAL SEAL JEANNE NIGH M. Tokengt d. Teteneta personally known Notary Public-California LOS ANGELES COUNTY in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed My Comm. Exp. Aug. 18, 1860 name Hareto as a witness to said execution Stants Signature herewith together with said trust deed) and to reconvey, withder warranty, to the purnes designated by the terms of said trust ostate now held by you under the same. Mail reconveyance and documents to ... DATED: 1.12.25 Beneficiary Do not less or destroy this Trust Dood OR THE NOTE which is a be delivered to the trustee for contribution batters reconveyence will be made. starse. Bach . TRUST DEED STATE OF OREGON ATTE SEAL MARY STREET Klamath 85. County of I certify that the within instrument was received for record on the 20th day of Sctober , 19 86 at 19:21 o'clock A.M., and recorded and the states Grantor in book 1136 on page 19034 SPACE RESERVED or as filefreel number 67256 Record of Mortgages of said County. FOR RECORDER'S USE Witness my hand and seal of Beneficiary an August County affixed. AFTER RECORDING RETURN TO FN REALTY SERVICES, INC. Evelyn Siehn, and the second 35 N. Lake Ave., Suite 300 and the second second states Klamath County Clerk Pasadena, CA 91101 Title By Jifen Smyth Deputy Fee: \$9.00