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. 67259 TRUST		No.1/180	_Page 1	9040
THIS TRUST DEED, made this 11th day of		4	19.86_	, between
ASPEN TITLE & ESCROW, INC., 26 OREGON CORPORATIO CORPORATION, TRUSTEE 28 Beneficiary.	SSETH:	and one or sold education at the comp	CES, INC., a CAL	
COUNTY, OREGON, described as:				
Lot In Block of Tract 1113-Oregon Shores-Unit Pegs 20 of Maps in the office of the County Recorder of said Coun	2 as shown on the ty.	map filed on Dec	ember 9, 1977 in \	olume 21,
	e seeken ande ein die ein ein ein ein ein ein ein ein ein e	m gagarantan di dilan kilo di dilan kilo di	The second secon	A DESCRIPTION OF THE PROPERTY
			a kalaba da santa da santa da Asia. Asia da ali gaba anda a da santa	
ichit, issues and profits thereof and all fixtures now or hereafter attached to or used in FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grant DO Dollars, with interest beneficiary to order and made by grantor, the final payment of principal with interest beneficiary to order and made by grantor, the final payment of principal with interest the date, stated a time within described property, or any part thereof, or any interest therein is sold, obtained the written consum or approval of the beneficiary, then, at the beneficiary expressed therein, or herein, shall be come immediately due and paysold. The above described seel property is not currently used for agricultural, timber or grazing protects the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain mid property in good condition and repair:	for herein contained and just thereon according to the creof, if not sooner paid, buyer, on which the final agreed to be sold, concess option, all obligations ag purposes	e terms of a promissory to be due and payable installment of said note lyed, assigned or allenate secured by this instrume	comes due and payable.	, 19 16 In the event of first having atterity dates
not to remove or demailth any building or improvement thereon; not to commit or permit any waste of sid property. 2. To complote or restore promptly and in good and workmanlike manner dny building or improvement which may be constructed, damaged or destroyed thereon and pay when due all costs incurred therefor. 3. To comply with all law, ordinances, regulations, covenants, conditions, and restrictions affecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings naw or hereafter erected on the said premises against loss or damage by fire and such other hazards at the beneficiary may from time to time require in an annount not less than	the property. The gr persons legally entitle be conclusive proof a mentioned in this par 10. Upon any di due notice, either in a without regard to the enter upon and take sue or otherwise col-	astee in any reconveyar of thereto," and the reci- if the truthfulness there agraph shall be not less to jeaut by grantor hereto person, by agent or by a e adequacy of any secur possession of said prope ject the rents, issues and here were less costs and	ce may be described as t tals therein of any matter of. Trustee's fees for any	the "person or is or fects shall of the services any time with by a court, and lereby secured, its own name e past due end and collection.
seneficiary with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fall for any reason to prount any such insurance and to deliver said policies to the beneficiary at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said building, the heneficiary they provers the name as grance's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the onlive amount collected, or any part thereof, may be released to grantor. Such application or release shall not one with the such motion. 5. To keep said premises free from constraint from and to pay all taxes, attainments and other charges that may be levied or assessed upon or against and properly before any part of such taxes estimates and other charges that may be levied or assessed upon or against and other charges that may be levied or assessed upon or against and other charges that may be levied or assessed upon or against and other charges that may be levied or assessed upon or against and other charges that may be levied or assessed upon or against such properly helper any part of such taxes assessments insurance presentations, lies of the such payment or by providing beneficiary with fund with which to make such payment, beneficiary may at its beneficiary with fund with which to make such payment, beneficiary may at its position, make payment thereof, and the amount as paid, with interest at the rate set form in the payment does not be added to and become a part of the dotter than the obligations described for the form that the test that does not the trust deed which be added to and become a part of the dotter.	such rents (sues and compensation or in application or release notice of default here. 12. Upon default in 12. Upon default was the beneficiary may per maners provided in not so currently us that deed it equity a divertisement and sal and cause to be recordes or the sale of the law, and proceed to 1 to 4. Should the law, and proceed to 1 to 4. Should the law, and proceed to 1 to 4. Should the law, trustee's sale, the grad the beneficiary or his	profits, or the proceeds and is fine and laking of there of at of oresald, a suspen or invalidate any a by grantor in payment any agreement nervenithately due and payably to currently used for exceeded to fureclose this by law for morigage for each the beneficiary of this a mortgage or direct the later event the deed his written notice of yety to satisfy the obligations of the concelose this trust deed one-ficiary elect to forme prior to five days be not or other person so succestors in interest, re-	ion of said property, the of fire and other insurant of the man of the property of the propert	nce policiss or rity, and the ny default or notice. red hereby or clare all sums if the above ing purposes, a murigage in read property foreclos, this trust deed by shall execute trust deed by shall execute to sell the said thereupon the ORS [36, 740] and all then trustate for the 0, may pay to unit then due,
the covenants hereof and for such payments, with interest as aforesaid, the property hereinbefore described, as well as the grantor, stall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment themself while at the motion of the hereficial rends at larms secured by this true hereficially ender all sense secured by this true.	and expenses actually	ie trust deed and the obi- incurred in enforcing to no exceeding \$50 each)	gation secured thereby (i he terms of the obligation other than such portion o urred, and thereby cure	nciuaing costs and trustee's f the principal

inercoj snau, at me option oj tne benejitistry, render ati sums secured by mis trust deed immediately due and poyable and constitute a breach of this trust deed.

6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with this obligation.

with this obligation.

To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, technoling any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's fees provided, however, in case the muit is between ine grentor and the beneficiary or the trustee then the prevailing party small be entitled to the attorney's fees herein described; the amount of attorney's fees mentioned or this paragraph 7 is all cases shall be fixed by the trial court or by the appellate court if an appeal is taken.

It is mutually agreed that:

It is mutually agreed that:

**A. In the event that any parties on all of said prosperty shall be better under the

**Reflect of mineral domain or condemnation, beneficiary shall have the right, if a si

**elects, to require that all or any portion of the monites payable and reasonable costs,

**such taking, which are in excerts of the smoons required to the difference of the

**such taking, which are in excerts of the smoons required to the proceedings,

**expenses and attorneys test necessarily pull-placed by strict upon any reasonable

costs and expenses in the said property of the proceedings, and the belience

excessarily patch to take higher that is the trial and applied to control

**expenses of the patch actions and exclusive shock becoments as shall be necessary in

obtaining such compensation, promptly upon benefit clary, because of the payable of the personability of cancellation, without affecting the liability of any

payment of its feet and prom time to time upon written request of beneficiary,

payment of its feet and presentation of this deed and the note for endocement (in

case of full reconveyance, for cancellation, without affecting the liability of any

person for the payment of the indebtedness, trustee may (a) consent to the making

of any map or plat of said property; (b) join in greating any easement or creating any

and attorney's fees not exceeding \$50 each other than such portion of the principal - as would not then be due had no default occurred, and thereby cure the default, which event all foreclosure proceedings shall be dismissed by the trustee.

14. Otherwise, the safe shall be held on the date and at the time and place designeted in the notice of sale. The trustee may sell said property either in one parcel or in separate perceis and shall sail the percei or parcels at suction to the highest hidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property no sold, but without any cowmant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed. (3) to all persons having recorded liens subrequent to the instress of the trustee in the trust deed as their literests may appear as the scales of their paranty and (4) the surplus. (10 my, to the grounder of the successor trustee, the latter shall be vested with all title, powers and duries conferred upon any trustee herein mand of appointed herein, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duries conferred upon any trustee herein named or appointed herein, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duries conferred upon any trustee herein named or appointed herein, and without conveyance to the successor that the deed and the paponine caused by beneficiary, containing reference to this trust deed and the paponine cause

property is situated, shall be conclusive proof of proper appointment of the ancessor tractic. Trustee accepts this trust when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee is soot obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which graintor, beneficiary or trustee shall be a party unless such action or 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 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 subsidieries, affiliates, agents or branches, or the United States or any agency thereof. NOTE

1213-03006

25041

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 if granter 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, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, 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 teminine 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 signing of the contract or agreement.

If you did not receive a Property Report prepared pursuant to the rules and regulations of the Office of Interstate Land Salez Registration, U.S. Department of Housing and Urban Development, in advance of your signing the contract of 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 and required, disregard this notice.

lif the signer of the above is a corporation, use the form of ecknowledgment appeals.]

STATE OF

County of

Personally appeared

SPACE OF 19

Personally appeared

and

SAFECO TITLE INSURANCE

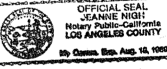
STATE OF CALIFORNIA.

COUNTY OF LOS Angeles

On this the 14th of July 1986 before me, the undersigned, a Notary Public in and for said County and State, personally appeared ETTY Penn personally 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, deposed and said: That he resides at Tarzana, California that he was present and saw Alex J. Menuau that personally known him to be that person described in, and whose name is subscribed to the within and americal instrument, name thereto as a witness to said execution.

Signature

FOR NOTARY SEAL OR STAMP



Estates now need by you under the same. Mail reconveyance and documents to.

DATED:

19

Beneficiary

Do not lose or destroy this Frest Deed OR THE NOTE which it secures. Both most be delivered to the invites for careculation before reconveyance will be made

SPACE RESERVED

FOR SECONDENS

Fee: \$9.00

TRUST DEED	
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Graptor	
ત્રિક કેમ્પ્રાસુંક પુત્ર કેમ્પ્ર કેમ્પ્રિક લાગ લાગે જેવા છે. આ ગામ કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ કેમ્પ્રોને કેમ્પ્રિક કાર્યું કે કુંગલ કે આ ગામ કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કે તો પાતાલી જેવા જેવા છે. તે તે આ ગામ કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર કેમ્પ્ર	
Beneficiery	

CAL-376 (Rev. 8-82) Ack. Witness

FN REALTY SERVICES, INC. 35 N. Lake Ave., Suite 300 Pasadena, CA 91101

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County of . Klamath

Witness my hand and seal of County affixed.

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y Jan Sm. Deputy