£3 <b>68294</b>	Vol. M& Page 20963
08 <b>66720</b>	TRUST DEED Some off Lines Vol Page 18079
THIS TRUST DEED, made this 2/5+ DO JO MONTO POSTEDS	av of TUNS, 1986, between BOSNING L. ROSKOS as Grantor
UNDER Trust No. 207213 (306 and indianal start	PORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA
COUNTY, OREGON, described as:	n las obtrastil and solution bios and
1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County.	
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together, with all and singular the tenements, hereditaments and appurten rents, issues and profits thereof and all fixtures now or hereafter attached it for the Pure Pure Pure Pure Pure Pure Pure Pur	nances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the
beneficiary or order and made by grantor, the final payment of principal a	with interest thereon according to the terms of a promissory note of even date herewith nameble to
The above described real property is not currently, used for agricultural, tim To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition of not to remove or demolith any building or improvement litercor, not to	nber or grazing purposes

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any bias constructed, damaged or destroyed thereon, and pay when due all costs incurred therefore. 3. To complete costs incurred therefore, the information affecting said property. If the beneficiary or requests, stonditions, and pay when due all costs incurred therefore. 3. To comply with all laws, ordinances, regulations, covenants, conditions, and pay may require, and to pay for films, same, in the proper public officer or startching agreed the stonding statements pursuant to the Uniform Commercial Code as the Societing and pay when due all to pay for films, same, in the proper public officer or startching agencies as the end of astrone of the stat premiser against loss or damage by film and such other herefiter elected on the stat premiser against loss or damage by film and such other herefiter elected on the stat premiser against loss or damage by film and such other herefiter elected on the stat premiser against loss or damage by film and such other therefiter elected on the stat premiser against loss or damage by film and such other herefiter with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary and from time to time require in an amount not less than 5. The amount collected under any film or may procure the same at grantor's express. The amount collected under any film or may procure the same at grantor's express. The amount collected under any film or may procure the same at grantor's express. The amount collected under any film or may procure the same at grantor's express. The amount collected under any film or may procure the same at grantor's express. The amount collected under any film or may procure the same at grantor's express. The amount collected under any film or may cance now or hereeffilery may determine, or at option of benefficiary. 5. To keep said premises f

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appellate court if an appeal is taken. (1) It's property shall be taken under the optime for mutually agreed that; It is mutually agreed that; It is mutually agreed that; It's mutually agreed tha

deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or fact shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of shall propriety or any part thereof, in its own mame sue-or-otherwise collect the rents, issues and profits, including those past due and collection, including, regonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

Indebtedness secured hereby, in such order as beneficiary may determine. 11. The entering upon and taking possession of said property, the collection of ach rents issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for the proceeds of fire and other insurance policies or poplication or release thereof any taking or damage of the property, and the opplication or release thereof any taking out done pursuant to such notice. 12. Upon default hereunder or invalidations of the proceeds of the property, and the secured hereby immediately due and payable. In such and way delaw all or the beneficiary may proceed to foreclose this trust deed in equity, add rent payores the beneficiary may proceed to foreclose this trust deed in equity, and the above described real property is currently used for agricultural, timber or may find above described in equity as a mortgage or direct the trustnee to/oreclose this trust deed in equity as a mortgage or direct the trustnee to/oreclose this trust advertisement and such the beneficiary on the beneficiary or the trustnee shall execute and cause to be recorded his written notice of default and his election no wither shall execute trustee shall fix, the time and place of sale, give notice hereof as then required by to add or proceed to foreclose this trust deed how of the shall execute and cause to be recorded his written notice of default and his election no set the said described real property to satisfy the obligations secure hereby, whereupon the trustee shall fix, the time and place of sale, give notice thereof as then required by to add of proceed to foreclose this trust deed in the manner provided in ORS/86.700 13. Should the beneficiary elect to foreclose by advertisement and sale then

excluding the trustee, but including the grantor and beneficiary, may purchase at the atter. 15. When invisce'sells pursuant to the powers provided herein, trustee shall compensation of the invisce and a reason of [1] the expenses of sale, including the biligation secured by the trustee and a reason of [1] the expenses of sale. Including the biligation secured by the trustee deed. [3] charge by trustee's attorney, [2] to the subsequent to the interest of the invisce in the annual persons having recorded liens subsequent to the interest of the trustee and the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 3. 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 successor trustee successor instee, the latter shall be vested with all title, powert and duties conferred substitution shall be made by witten instrument executed by backingry, containing a fiele of the instrument and suppointed in the surplus in the successor trustee of the successor instee, the latter shall be vested with all title, powert and duties conferred substitution shall be made by written instrument executed by back appointment and substitution shall be made by written proof of proper appointment of the subsci in which which which which is the written in the office of the 'County', Clerk or Recorder of the county or counters of which in the office of the 'County', Clerk or Recorder of the county or counter of the subsci by trustee.

property is situated, shall be conclusive proof of protection of a second and acknowledged frustee. 17. Trustee accepts sins strong when this deed, duly executed and acknowledged is made a pablic needs as provided by haw. Trustee is not obligated to notify any party hereits of pending suc under easy other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

CALL CONT

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

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 Third consavings 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 branches; or the United States or any agency thereof.

Mall M. & Page 20963 and that he will warrant) and forever defend the same against all persons whomsoever. 5850964 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily-lor grantor's personal, tamily, household or agricultural purposes (see Important Notice below), LINE((B) the an organization for (even ill grantor is a natural persoh) are lor business or commercial, purposes other than egricultural hawken 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, including pledgee, of the masculine gender includes the terminine and the neuter, and the singular number includes the plural. (0) Hold of the terminine and the neuter, and the singular number includes the plural. Contr 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 act or agreement or sale by notice to the saler and mutuged of the routeenth asy tonowing the sole of 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. skir (If the signer of the above is a corporation, use the form of acknowledgment opposite.) tanez. 1986(~ STATE OF IETNE IORS 93.4901 3 County of . STATE OF County 19 Personally appeared STATE OF CALIFORNIA, Staple COUNTY OF LOS Angeles SAFECO SS TITLE INSURANCE On this the <u>18 t</u> day of <u>Augus</u>t the undersigned, a Notary Public in and for said County and State, personally appeared Kerry Penn , 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 swom, Witness \_ resides at \_\_\_ Tarzana, Calif. was present and saw\_\_\_\_ David M. Roskos 8-82)/ Barbara L. Roskos that D.a.t. U.a.t. u personally known in, and whose name is subscribed to the within and annexed histrument, the same and that affiant subscribed OFFICIAL SEAL (Bev. execute the same; and that affiant subscribed \_ name thereto as a witness to said execution. Notary Public-California LOS ANGELES COUNTY 376 My Comm. Exp. Aug. 18, 1989 ignature No. anne estate now held by you under the same, Meil reconveyance and documents to. when nothing the basis of the second last the second last the second last seco DATED: nun sie and than bit of attact in the framati redla (a rud, sell a locia registrate en as as as as as as as a seller a rud and an as a seller a rud and and a seller a rud and and a seller a rud and and a seller a rud and and a rud and and and a rud and and and 1 Do not fose of destroy this Trust Deed OP THE NOTE which it secties: Both must be delivered to the trustee for concellation before reconveyance will be must TRUST DEED nicatic ut an Mill istatic Visite 15.4.4 17.0 F ....... STATE OF OREGON 114112 (A New Arrent Linkson ( 1999) and the second 761 1. 565 ( ) Klamath SS. County of I certify that the within instru-CUANISSIONERU ment was received for record on the 3rd day of October 19 86, at 12:520'clock P. M., and recorded Grantor M86 on page 18079. ellesia 20 or as file/reel number 2 hen statt an Record of Mortgages of said County. .66720 , te et des constants de la sec Beneficiary Witness my hand and seal of STATE OF OREGO AFTER RECORDING RETURN TO County affixed. FN REALTY SERVICES, INC. ST at 1,35 N. Lake Ave., Suite 300 Tabase at Pasadena, CA 91101 Evelyn Biehn; niulo szoni: Lana (wibilianan add dinas la Klamath County Clerk (ara an) atoradi beliii baradeurasana labu a ma klamath County Clerk sanbar (di mar Sirata Bate Bat, A bank Huit Campary Isan di ano ana ang bate ang yang na tang ta ta \*\***Fee: \$9.00** Title INDEXEBY Andra to ....Deputy 1613-03605

