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m sons}$ whomsoever TRUST DEED TRUST DEED, made this ______ day of _____ OUGOST 1986 , between THIS TRUST DEED, made this MIKS as Grantor. ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. under TrustaiNos, 17213) seenagel might unit about all and the shared bas lo illowed out at service at ent to assure initiation and the vehicle of the might be and the service and the service and the service and the entrais boats toria mercical terretariation Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: M 1911 - 223 Harren EDE salargranior has hereunto set his hand the day and your us apode m in, Block 20 of, Tract. 1113-Oregon, Shores-Unit: 2. as shown on the map filed on December 9; 1977 in Volume 21, Int Page 20 of Maps in the office of the County Recorder of said County. Noneste of the contract or concentration It you did not receive a Provety Report prefaced prisered to the rules and regulations of the Office of Interate Land Seles Restations, U.S. Persenters of Renewy and U.S. Thereiopanent, in advance of your signing the contract of agreement, this contract or gravity nay be revoked at your source for the date of signing. ~ to correct Bineficiary Name. Rife C'orded 1 InfoOlitete (-0.0112) Set at the first part which have beneficiary in a first part of the part of

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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 connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TOTO DDD CDD (DDC) beneficiary or order and made by grantor, the final payment of principal and 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 sconer paid, to be due and payable BR SMBSL 19 The date of maunity, of the debt secured by this instrument is the date; stated above; on which the final installment of said note becomes due and payable. In the event the within described property, or approval, of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable. 60

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ablating the written consent or approval of the beneficiary. then, at the beneficiary 2 option, all expressed therein, otherein, shall become immediately due and poyable.
 The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees.
 To protect, preserve and maintain asid property in good condition and repair, restriction for the restore prompily and in good and workmantike manner any building or improvement thereon; not to commit or the proper problet or restore prompily and in good and workmantike manner any be constructed, damaged or destroyed thereon, 3. To comply with all laws, ordinances, regulations, covenants, conditions, and 10.
 To rowlet and to pay for filing same in the proper public office or officers, as whiten discussion and continuously maintain insurance on the buildings now or may be deemed destrable by the beneficiary.
 To provide and continuously maintain insurance not the light of the beneficiary at least fifteen days prior to the expination of any policy of insurance now or hereafter or the expination of any policy of insurance now or hereafter to the beneficiary as soon as insured; if the grantor shall fall for any reason to prove mains, the beneficiary at least fifteen days prior to the expination of any policy of insurance now or hereafter and the delivered under any fire or other insurance now or hereafter manner and to deliver sub policiary of the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by may thereofter any of the efficiary with entire amount's collected 'or any rescured's secured hereby and in such order as beneficiary in the three any and thereafter or defined and premises secured hereby and in such order as beneficiary in the three any act of any default or notice of default hereunder or invalidate any act done purport is now or an ensure and other charges th

part litered, may be resident to the second of the second hereinbefore described, as well as the grantor, shall 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 thereof shall, at the option of the beneficiary, 'render all sums' secured by this 'rust deed immediately due and payable and constitute a breach of this trust deed. -6.-To-pay-all-costs_fees and expenses of this trust-including-the-cost of the yees and expenses of this trust fielding the cost of this er costs and expenses of the trustee incurred in connection WOUTY USANU ALARY

appellate court if an appeal is faken. It is mutually agreed that: *8. In the event that any portion or all of said property shall be taken under the right of eminent, domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monits payable as compensation for such taking, which are in excess of the and unter required to pay all reasonable costs expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, thall be paid to be paid to be any portion of the state of the super-encessarily paid or incurred to be paid to be any reasonable costs and 'expenses' and utrimes''s fees, both in the trial and applate courts applied upon the indebiedner secured hereby, and grantor agrees, at its own obtaining such compensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for concellation), without affecting the liability of any person for the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of said property: (b) join in granting any easement or creating any of any map or plat of said property; (b) join in granting any easement or creating any

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restriction thereon; (c) join in any subordination or other agreement affecting th deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part the property. The grantee in any reconveyance may be described as the "person persons legally entitled thereto." and the recitals therein of any matters or facts the be conclusive proof of the truthfulness thereof. Trustee's fees for any of the service mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any time wi due notice, either in person, by agent or by a receiver to be appointed by a court, an without regard to the adequacy of any security for the indebtedness hereby secure enter upon and take possession of said property or any part thereof, in its own nam sue or otherwise collect: the rents. Issues and profits, including those past due ad unpaid, and apply the same, less costs and expenses of operation and collection including seasonable attorney's fees subject to paragraph 7 hereof upon aw indebtedness secured hereby, in such order as beneficiary may determine. GA)

11. The entering upon and taking possession of said property, the collection of sich rents, issues and profits, or the proceeds of fire and other insurance policies or compensation. or awards for any taking or damage of the property, and the application or release thereof as a foresaid, shall not cure or waive any default or notice of default 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 declare all sums secured hereby immediately due and payable. In such an event and [] the above described real property is currently used for agricultural, timber or grazing purpose, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage the memaner provided by law for mortgage foreclosures. However, if said real property is not so currently used, in the trustee to foreclose this trust deed to foreclose this trust deed to foreclose this trust deed to foreclose this trust described real property and mortgage or dheet the trustee to foreclose that trust deed by the manner provided by law for mortgage or dheet in the trustee to foreclose that trust deed by is not so currently used.

he beners to not so currently used, the benerstand that deal in equity as a mortgage or direct the trans-advertisement and sale. In the latter event the beneficiary or the advertisement and sale. In the latter event the beneficiary or the advertisement and sale. In the latter event the beneficiary or the advertisement and sale. In the latter event the beneficiary or the described real property to salisfy the obligations secured hereby, v trustee shall fix the, time and place of sale, give notice thereof as the law, and proceed to foreclose this trust deed in the manner provided i to 86,795. 13. Should the beneficiary elect to foreclose by advertisement after default at any line prior to five days before the date set by the trustee's sale, the grantor or other person so privileged by ORS 36.7 the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the than such portion the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured thereby is the trust deed and the obligation secured the obligation secured thereby is the trust deed and the obligation secured th ures, and proceed to possible to foreclose this trust deed efficiary or the trustee shall exer efficiary or the trustee shall exer ault and his election to sell the secured hereby, whereupon then resulting

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under the terms of the trust deed and the obligation secured thereby in and expenses actually incurred in enforcing the terms of the obligation and attorney's fees not exceeding S0 each other than such portion's as would normhen'be due had no default occurred, and thereby cure which even tall foreclosure proceedings shall be defamisted by the trusts -14. Otherwise, the sale shall be held on the date and at the designated in the notice of sale. The trustee may sell said, property parcet or in separate parcels and shall sell the parcel or parcets at highest bidder for cath, payable at the time of sale. Trustee shall without any covenant or warronty, express or implied. The seclida in su matters of fact shall be conclusive proof of the trusthylaness there excluding the trustee, bit including the grantor and beneficiary, may sale. and at the white in said, property, either in or parcels at auction to Trustee shall deliver to

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.
15. When trustee tells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of [1] the expenses of sale, including the subsequent 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 limits and subsequent to the interest of the trustee in the surplus. If any, to the grantor or is his successor in interest entitled to such supple there in the order of their priority and [4], the surplus. If any, to the grantor or is his successor in interest entitled to such supple.
16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee handle herein or to any successor trustee, appointed hereinder. Upon such appointed herein dwithout conveyance to the substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded limit appoint and follie of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

Trustee accepts this trait when this deed, duly executed and acknowledged a public record as provided by low. Traine is not obligated to world any hereto of pending tale under any other deed of trust or of any action or eding in which grantor, beneficiary or trustee shall be a party unless such action occeeding 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

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Ber, a bank, trust company the or savings and loan association authorized to do business under the laws of Oregon or the United States, a tille insurance company suthorized to insure title to real property of this state, its subsidiaries, a filiates, a spint or business or the United States or any secret thereof.

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2781861 and that he will watrant and forever defend the same against all persons whomsoever. 02557 19035 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (Oliver (a)), primarily for grantor's personal, lamily, household, or agricultural purposes (see Important Notice below), (IVIS (b) for an organization, or (even if grantor is a natural persoh) are for business or commercial purposes other than legicalitural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, szecca-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 the context so requires, the masculine gender includes the terminine 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 ... suit 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 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 scedior 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 2. - 3 Mile M Isline (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF STATE OF .. County o County of Personally appeared STATE OF CALIFORNIA, and 3642 SAFECO COUNTY OF Los BASE(er SS. ITLE INSURANCE On this the 15th day of Ser the undersigned, a Notary Public in and for said County and State, personally appeared <u>ARANY S</u> <u>Denry</u> , 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, deposed and said: That <u>Kenny</u> S. <u>Kenn</u> resides at <u>Tanzence</u> <u>Celli</u> Ack. OFFICIAL SEAL SEANNE NIGH was present and saw Mike M + Jo Anne Jatenake that M. Tokenak 8-82) Notary Public-California LOS ANGELES COUNTY personally known in, and whose name is subscribed to the within and annexed instrument, to be that person described execute the same; and that attiant subscribed name thereto as a witness to said execution. M) Comm. Exp. Aug. 18, 1880 376 Star Signature herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms estate now held by you under the same. Mail reconveyance and documenta to. DATED: the provide state of the provide the same 19 Beneficiary a set of the set of destroy this Trust Deed OR THE NOTE which it se ust be delivered to the trustee for concellation before recent res. Both m ce will be a TRUST DEED Anna States 51 ntarran a tan 1.12 22. 31 STATE OF OREGON 1.5125 10. 611 Trend of small a o anni 10, 11, 10, 10, 10 ni 10, 11, 10 milioppeo ni 10, 10, 10, 10, 10 10, 10, 10, 10, 10 88. County of Bodz skiert mass bekom progetiert mass bekom strof (5) (samming beren ten nistores gehen a non ten nistores skiert s best comments skiert tulicand rei-Klamath 📜 I certify that the within instrument was received for record on the CONMISSIONER 20th day of October , 19 86 at 10:21 o'clock A M., and recorded end and is such and the analysis of the second seco n book <u>M86</u> on page <u>19034</u> or as file/reel number <u>67256</u> - 84 as file/reel number E REG MER WWW FOR Record of Mortgages of said County, **HF**(IDER'S Witness my hand and seal of Beneficiary County affixed. STATE OF OBES AFTER RECORDING RETURN TO TAKEN 13260 16310-15.0 Evelyn Biehn, ^{59] M}FN REALTY SERVICES INGUMEN d with the beneficiary and these claimin 35 N. Lake Ave., Suite 300 Standth halm anothersheld lake . Klanath County Clerk side str Vinte inc. Pasadena, CA 91101-Title Fee: \$9:00 By . 14 Smill Deputy INDEXED

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