RA No. 881-Oregon Trust Doed So			1 01	AMCO A
· A Martin Star		TRUST DEED	Vol 148 Pag	1e 4760
· HOC26				•
· TRONG	· · · · · · · · · · · · · · · · · · ·	-A 1	March 23 34	1987 between
THIS TRUST D	EED, made this	day or		, ,
Richard James S	utton, An Unmarrie	ed Man.		
				as Trustee, and
s Grantor, Aspen Ti	tle and Escrow, 11	nc.	n as Trustee under	rust 7213
FN Realty Service	s, Inc., a Califo	rnia corporatio	n, as Trustee under 1	
				•••••••••••••••••••••••••••••••••••••••
Destitute				
s Beneficiary,		WITNESSETH:		
			trustee in trust, with power	of sale, the propert
Conntor irrevocat	ly grants, bargains, sel	is and conveys to i	rubice in trady with pone.	
Grainor merocas	., 9			
Flamath	County, Orea	on, described as:	A2216-6-1	
Flamath	County, Orea	on, described as:	A2216-6-1	
n <u>Klamath</u>	County, Oreg	on, described as:	mit 2-1st addition a	s shown on the
n <u>Klamath</u>	County, Oreg	on, described as:	mit 2-1st addition a	s shown on the
n <u>Klamath</u> Lot 37, in Block man filed on Dece	County, Oreg 31, of Tract 1184- mber 9, 1977 in Vo	on, described as:	A2216-6-1	s shown on the
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n <u>Klamath</u> Lot 37, in Block man filed on Dece	County, Oreg 31, of Tract 1184- mber 9, 1977 in Vo f said County.	on, described as: Oregon Shores-U blume 21, Page 2	Unit 2-1st addition a 20 of Maps in the off	s shown on the
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n <u>Klamath</u> Lot 37, in Block man filed on Dece	County, Oregonal County, Oregonal County, Oregonal County, Oregonal County, Oregonal County, State C	on, described as: Oregon Shores-U blume 21, Page 2	Unit 2-1st addition a 20 of Maps in the off	s shown on the
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n <u>Klamath</u> Lot 37, in Block map filed on Dece County Recorder o	County, Oregonal County, Oregonal County, Oregonal County, Oregonal County, Oregonal County, State Sta	on, described as: Oregon Shores-C olume 21, Page 2	Annual of the second se	s shown on the ice of the
n <u>Klamath</u> Lot 37, in Block map filed on Dece County Recorder o	County, Orego 31, of Tract 1184- mber 9, 1977 in Vo f said County.	on, described as: Oregon Shores-G olume 21, Page 2	Init 2-1st addition a 20 of Maps in the off	s shown on the ice of the
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n <u>Klamath</u> Lot 37, in Block map filed on Dece County Recorder o	County, Orego 31, of Tract 1184- mber 9, 1977 in Vo f said County.	on, described as: Oregon Shores-U plume 21, Page 2 ments and appurtenance and profits thereof and a	Annual of the second se	s shown on the ice of the to belonging or in anyw ched to or used in conn

One thousand, Nine hundred and 97/100-----Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest hereof, it sum of

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable February 2, ______, 19.89 The date of maturity 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 any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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Ine above assering real property is nor currently used for agricul 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 building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions altecting said property; if the beneliciary so requests, to join in executing such financing statements pursuant to the Uniform Commer-cial Code as the beneliciary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiery.

destroyed intercoin, and park all laws, ordinances, regulations, covenants, condi-ion and reculting such linancing statements pursuant to the Uniform Commer-proper public office or offices, as well as the cost of all lien searches nucle the search at the beneficiary may require and to pay for liting azone in the profile offices or searching agreenes as may be desmed dearable by the beneficiary. A To provide and continuously maintain insurance on the buildings or hereafter secced on the said permises against loss or damage by the mow or hereafter secced on the said permises against loss or damage by the policies or the said be delivered to the beneficiary as yoon at insur-nor the said be delivered to the beneficiary as yoon at insur-policies of the beneficiary with loss payable to the latter; all complete offices or secured to the beneficiary as yoon at insur-tion of the beneficiary at least tilteen day for the beneficiary deliver said policies to the beneficiary at least tilteen day for the beneficiary the policies of insurance how or hereinshore expense. The amount the beneficiary may procure the markence policy may be applied by benefi-cally upon any index often and beneficiary the ensite amount so collected or may determined, may be released to grantor. Such application or release shall any part of a premises iree from construction is collected, or against asid premises iree from construction is collected, or against asid premises iree from construction lans and to pay all taxes, assessments and other charges that may, bares, assessments and other against asid property belore any parts out promptly deliver necesits therefor to beneficiary ishould from the beneficiary with funds with which to by dreet, phayment, beneficiary may taxes, assessments and other against asid property belore any parts of the promptly deliver, ecliver ments, insurance piece of by providing beneficiary with funds with which to by dreet phayment, beneficiary with stress assessed upon or trages the approvent of the polyment of the

having oblained the winten concurring dates expressed therein, or urand, timber or grazing purposes. (a) consent to the making of any map or plat of said property; (b) join in franting any essement or creating any restriction thereor: (c) join in any subodination or other agreement affecting this drapt of the property. The property of the second second second second second second thereol; (d) recovery, without warranty, acribed as the "person or persons feally entitled thototy agreement affecting this drapt of the property. The services of the truthulness thercol. Truster's less for any of the services of the truthulness thercol. Truster's less for any of the services of the truthulness thercol. Truster's less for any of the services of the in person by grantor hereunder, beneficiary may at any time without notice, either in person and take possession of and property. The rety or any part thereol, in its own name use or otherwise could in the pro-less costs and expenses of operation and collection, and take possession of and there insues and profits, including those part due and unpuckiding esseconds at iter-insues and profits, including those secured hereby, and in such order as bene-ficiary may default or notice of default hereunder of any indebtedness secured persons any default or notice. 12. Upon default by grantor in payment of any indebtedness secured hereby on in his performance of any greement hereunder, the here there are ficiary and default by grantor in payment of any indebtedness secured hereby in his performance of any agreement hereunder, the here there incluster of grasting purposes, the beneficiary nerve of assist the or to secure the beneficiary as a moral at unma secured hereby immediately due and payabad for adjoutural, there or grasting purposes, the beneficiary or the truster shall execute and any default or holes of the property in to so current beneme pro-vided in Assettible the truste to loreclose this trust deed in the uniterson the adjout he beneficiary

surplus, il any, to the granter or to his successor in interest entitled to such-surplus. 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 appointed hereunder. Usen such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each successor trustee, the latter shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County clerk or Recorder of the county or counties in which the property is situated. (In the conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly essecuted and ecknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary other shall be a party unless such action or proceeding is brought by trustee.

who is an active member of the Oregon State Bar, a bank, trust company • United States, a title insurance company authorized to insure title to real r any agency thereof. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, v or savings and loan association authorized to do business under the laws of Oregon or the property of this state, its subsidiaries, affiliates, agents or branches, or the United States or

A DEL DERITOR CONSIDERATE T	etter internet			4761
fully seized in fee simple of said o	agrees to an lescribed real	d with the benefici property and has	ary and those claim a valid, unencumbe	ing under him, that he is la red title thereto
and that he will warrant and fore	ver defend ti	he same against all	persons whomsoev	27.
The grantor warrants that the pro (a)* primarily for grantor's perso (b) for an organization, or (even purposes. This deed applies to invest to the	grantor 15 a	natural person) are f	or business or commerci	all purposes other than agricultur
This deed applies to, inures to the tors, personal representatives, successors contract secured hereby, whether or not a masculine gender includes the teminine of IN WITNESS WITNESS	and the neuter,	enciary herein. In con and the singular man	truing this deed and w	enever the context so requires, fi
MATTINESS WHEREOF,	said grantor	has hereunto set h	s hand the day and	year first above written.
not applicable; if warranty (a) is applicable or such word is defined to the truth in the	and the benefici	inty (a) or (b) is any is a creditor	Kiched Jan	3 Sutton
disclosures; for this purpose, if this instrument the purchase of a dwelling, use Stevens-Nes if this instrument is NOT to be a discussion	t is to be a FiRS Form No. 130	making required DY: T lien to finance 5 or equivalent;	Richard James S	
equivalent. If compliance with the Act not <u>ARAL ACKNOWLEDGMENT</u>	ind ning aisted	d to Trust Deed		
	200000000000000000000000000000000000000			IN THE STREET, STRE
State of CALIFORNIA	-) 0	on this the <u>18th</u> day	of <u>March</u>	19 <u>87_</u> , before me
County of LOS ANGELES	ss.	···		
	.) _		Nancy Mikacev	
	tn		ry Public, personally	
	_	RIC	HARD JAMES SUIT	ON
OFFICIAL SEAL	1 0	personally known	ome	· · · · · · · · · · · · · · · · · · ·
NANCY MIKACEVICH Notary Public-California	x0x	proved to me on th	e basis of satisfactor	y evidence
LOS ÁNGELES COUNTY		be the person ist whithin instrument, and	ose name <u>s</u> <u>is</u> acknowledged that	subscribed to the
My Comm. Exp. Oct. 9, 1990	8 w	ITNESS my hand an	official seal.	heexecuted it.
	~ C	Ten . m	· R · /	ז
	N	otary's Signature	Kacemick	
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