matters us fact snaw be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the 15. When trustee sells pursuant to the powers provided herein, trustee shall compensation of the frustee and a reasonable charge by trustee's attorney. [2] to the apply the proceeds of sale to payment of (1) the expenses of sale, including the subsequent to the irrustee and a reasonable charge by trustee's attorney. [2] to the apply the proceed by the trust devide (3) to all persons having recorded liens whisequent to the interest of the frustee in the trust deed as their inclusion is appeared to their priority and (4) the surplus (f any, to the grantor is to be appeared in the interest of the frustee in the trust deed as their increases in we have subsequent to the interest of the frustee in the trust deed as their increases in we have subsequent to the interest of the frustee in the trust deed as their increases in we have subsequent to the interest of the frustee in the trust deed as their increases in we have subsequent to the interest of the frustee in and without any successor trustees in the center of the any reason permitted by have beneficiary may from time to time appoint successor trustee, the latter shall be vested with all title, powers and during conference uppointed hereunder. Upp withen insument executed by beneficiary indices conference office of the County Clerk or Recorder of the county or counties in which when recorded in the property is situated shall be conclusive proof of proper appointment of the successor is made a public record as provided by have. Trustee is not obligated and acknowleded proceeding in which grantor, beneficiary or trustee shall be a party unless such action is made as provided 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 of 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 subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE:

appeilate court if an appeal is taken. It is mutually agreed that: R. In the event that any portion or all of said property shall be taken under the appeilate court if an appeal is taken. R. In the event that any portion or all of said property shall be taken under the appeilate court of an appeal is taken. R. In the event that any portion or the monies payable as compensation for use taking, which are in vreas of the monies payable as compensation for auch taking, which are in vreas of the monies payable as compensation for auch taking, which are in vreas of the monies payable as compensation for auch taking, which are in vreas of the monies payable as compensation for auch taking, which are in vreas of the monies payable as compensation for proceedings shall be paid to beneficiary and applied by util tayon any reasonable courts and expenses and, the real's fees, both in the trial and appelate courts applied updated on the indebiction, we could hereby; and frantor agrees, all its balance obtaining such compensation, and execute such interments as shall be net to balance obtaining to take such action, and execute such interments as shall be net courts and to first fees and from time to time upon written request of beneficiary in appear of full reconveyance, for cancellation, without affecting the liability of any payment of its fees and property; (b) join in granting any casement or creasing any of any map or plat of said property; (b) join in granting any casement or creasing any for any map or plat of said property; (b) join in granting any casement or creasing any second and mappenent of the indebicence of the second present or treasing any for any map or plat of said property; (b) join in granting any casement or creasing any second and mappenent or creasing any second and mappenent or creasing any for any mappenent or balance of the second present or creasing any for any mappenent or balance of the second present or creasing any second and the payment or balance of the second pr

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the proceeding in which the beneficiary or trustee may appear including any suit, action or foreclosure of this deed, to pay all costs and expenses, including any suit, action of the beneficiary's or trustee's attorney's fees provided, however, in case that the suit is between the grantor and the beneficiary or the trustee them the previous the autorney's fees herein described. Hen work the suit is mentioned in this paragraph 7 in all cases shall be fixed by the trial court or by the Is is mutually among that.

part interest, may be releated to grantice, such application of release shall not cure or its such nonice. 5. To keep said premises free from constru-property before any part of such taxes, assessments and other charges become due or delinquent and prompily deliver, assessments and other charges become grant and prompily deliver, assessments and other charges become other charges payable by grantor receipts there for the beneficiary should the beneficiary with funds with which, either by direct marking payable by grantor for the charges approach option, make payment of any taxes, assessments and other for the beneficiary should the beneficiary with funds with which, either by direct marking payment or by providing forth in the note secured, to make such payment or by providing forth in the note secured, which at the addit to and the other described in the covenants hereof and the amount to full the obligations of their to the covenants hereof and the grants, with interest at the said described in the note secured, without waver of any right her obligations of the same extend by this trust deed, without waver of any right beound to the same extent that thereof shall, at the mether of the obligation in the same extent that thereof shall, at the option of the beneficiary, render all marks and of this trust deed in the other payment of the obligation in the same extent that thereof shall, at the mether of the obligation in the same extent that thereof shall, at the mether of and expenses of this trust field and thereof shall, at the mether of the beneficiary, render all mits trust deed at the obligation. 6. To pay all the other costs and expenses of the trustee incurred in connegition is that be other costs and expenses of the trustee incurred in connegition is across of the other costs and expenses of the trustee incurred in connection is accorded in the obligation or proceeding purporting to affect the security rights or powers of beneficiary or trustee, and in any suit, action or

 and the written consent or approval of the beneficiary, then, at the beneficiary's option, and 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.
 To protect the security of this trust deed, grantor agrees:

 To protect, preserve and maintain suid property in good condition and repair.
 To protect, preserve and maintain suid property in good condition and repair.
 To complete or restore promptly and in good and workmanilke manner any building or improvement thereon: not to common determine any building or improvement thereon.
 To complete or restore promptly and in good and workmanilke manner any entrictions affection the beneficiary to require the beneficiary and therefor.
 To complete with all laws, ortination therefor.
 To comply with all laws, ortination therefor.
 To comply with all laws, ortination therefor.
 To comply with all laws, ortination the proper public office or offices, at the beneficiary and to pay form time to time require in an amount noi executing the and to pay form time to time require in an amount and such other of all len searchies made by filing officers or searching admits other of the beneficiary and to deliver of the grantor shall policies of insurance and the deliver of the admits of admits of admits of the beneficiary and to admit policies of insurance shall be delivered.
 The admits at the experiation of any procure the sumance now or hereafter any indebitedness secured herein and amount and such other antices of any procure the sumance now or hereafter and to deliver or any procure the sumance on the restored on the such admits of the experiation or deliver or invisit late any act done purposed to the same or there insurance shall bole t Impaid, and apply the same, tess costs and expenses of outrains and including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking postession of said property, the collection of any negative and profile or the proceeds of fire and other instance policies or once release there of a sy taking of any indebtedness secured hereby in such rent; thus and profile or invalidate any act done pursuant to such any end, and the proceeds of the property, the collection of application or awards for any taking of any indebtedness any detail or once or invalidate any act done pursuant to such any end of the property is and the proceeds of any indebtedness any detail or once or invalidate any act done pursuant to such action of application or release there of a software of any indebtedness of the above once, or invalidate any act done pursuant to such action or associated by isomething to surrently used for agricultural in such any declarit or the property is currently used for agricultural and event and if the above the mamer provided by taw for mortage forelosures. However, if and real property to suffix at his decroites this fraid real property to suffix at his decroites in the institute deal in each of the second the failt or even the beneficiary or the trustee that frequent of the failt and has required by the second to foreclose this trust dead in OKSN6. The second difference and place of sale glations secured hereby institute and takes of the failt and has been any to sell the mamer provided in OKSN6. The second difference and place of sale glations secured hereby institute and takes of the failt act any time failed by the second and place of sale glations secured hereby institute and take the failed by the second and place of sale glations secured hereby institute and takes of the failed by the second any the before any physicary of the trustee of all offices this trust dead in the mamer provid

restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lieu or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may described as the "person or persons legally ruled thereto," non the recitals there in of any matters or facts shall be conclusive prior of the truthuliness thereof. Trustee's fees for any of facts shall 0. Upon any default by grantor hereina 3. due notice, either in person, by agent or by a receiver to be appointed by a court, and numpaid, and apply lifet the states of any person for the indefinition of by a court, and sue or otherwise cullect the rules thus and expenses of persons the at due and including reasonable attorney's costs and expenses for be any forse at due and indebtdeness secured hereby, in such order as beneficiary may determine.

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meficiary or order and made by grantor, the final payment of principal and interest hereof, if not souner paid, to be due and payable <u>reactions</u>. 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 <u>reactions</u>. If <u>reactions</u> of any part thereof, or any interest therein is soid, agreed to be soid, conveyed, asigned or alienated by the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates

ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA , between Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: Lot 33 in Block 2 Page 20 of Maps in the office of the County Recorder of said County. - of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21,

TRUST DEED

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Vol. Mg1 Page

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THIS TRUST DEED, made this _

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In working speer of the above and speer of the speer and speer of the	(b) for an organization, or (even it granter purposes. This deed applies to, inures to the benefit of and b tors, personal representatives, successors and assigns. The te contract secured hereby, whether or not named as a beneficit.	inds all parties hereto, their heirs, legatees, devisees, administrators, execu- erm beneficiary shall mean the holder and owner, including pledgee, of the ary herein. In construing this deed and whenever the context so requires, the the singular number includes the plural.
Van het de opties to cased your contract or agreement of alle by noises to its aller and manufactures and and have and	masculine gender includes the termination and departer has	s bereunto set his hand the day and year first above written.
	You have the option to cancel your contract or agreement of sal	e by notice to the seller until midnight of the fourteenth day following the
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SEAL) Notary Public for		half of said corporation by authority of the be its voluntary act and deed. them acknowledged said instrument to be its voluntary act and deed.
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My commission expires: EBOUST FOR FULL BECONVEYANCE The undersigned is the logid owner and holder of all indobtedness secured by the foregoing trust deed. All sums secured by and trust deed invo been hully paid and satisfied. You horeby are directed, on payment to you of any sums owing to you under the terms of add trust deed invokation to statute, to cancel all evidences of indobtedness secured by said trust deed (which are delivered to y add trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed invokation and trust deed in the same. Mail reconvey, without warranty, to the parties designated by the terms of said trust deel and by you under the same. Mail reconvey, without warranty, to the parties designated by the terms of said trust deel and the same. Mail reconvey, without warranty, to the parties designated by the terms of said trust deel. DATED: , 12 Barenficiary		Notary Public for
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pie	STATE OF CALIFORNIA.	SS.
CAL-376 (Rev. 8-82) Ack. Witness Staple Staple	execute the same; and that affiant subscribed	is subscribed to me duly sworn, No od 1 and thughes berson described

STATE OF	OREGON: COUNTY OF KLAMATH:		he <u>30th</u> day
Filed for re of	warch A.D., 19 87 at Mortga	3:20 o'clock P M., and duly record	y Clerk mith
FEE	\$13.00	By	