7713-06019

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 subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

Indices of just small be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the site.
When trustee sells pursuant to the powers provided herein, trustee shall compensation of the rustee and a reasonable charge by trustee's attorney, (2) to the abscure to the interest must added. (3) to all persons having recorded there in the advertee of the trust deed. (3) to all persons thaving recorded there is subscuteent to the interest must added. (3) to all persons thaving recorded there is subscuteent to the interest of the trust deed. (3) to all persons thaving recorded there is subscuteent to the interest of the trustee in the trust deed as their interests in a subscuteent of their priority and (4) the trust priority. To the grantor or to any micrestary is successive or subcraster of their priority and the trust deed any to the appear in the order of their priority and the trust of any micrestary is the trust of t The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee NOTE:

simple of said described real property and has a valid, unencumbered titled thereto

It is mutually agreed that: A. In the event that any portion or all of said property thall be taken under the physical sector of the event that any portion of the monics payable as compensation for such taking, which are in excess of the anomics payable as compensation for expenses and atturney's fire, necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficuary and applied by it first upon any reasonable expenses and expenses and controls by beneficiary in such proceedings, and the balance in the indebtedness secure hereby, and grantor agrees at its own obtaining such contents and execute such instruments as shall be necessary in 0. At any time and from time to the upon beneficiary is request. 9. At any time and from time to the upon written request of beneficiary payment of its fees and presentation of this deed and the nequest of beneficiary pays of the payable of concentration of the indebtedness, trustee may fail to be the making of any map or plat of said property; (b) join in granting any easement or creating any .

th this obligation. 7 To appear in and defend any action or proceeding Durn inting to affect the occeeding which the beneficiary or trustee and in any suit of the occeeding which the beneficiary or trustee and in any suit of the reclosure of this deed, to pay all costs and expenses, including any suit of the beneficiary's or trustee's all costs and expenses, including any suit of the theneficiary's or trustee attorney's fees provided. Inverse, in case the suit is entitled to the attorney's fees herein described, the amount of attorney's fees relate court if an appeal is taken. It is mutually agreed that:

The date of malarity of the debt secured by this instrument is the date, stand show, on what obtained new written commit on approval of the beneficary. Here, at the beneficary 3 option, at the process of the security of this vasi deed, grantor apress 1.
The above described scal property is not currently used for appiculatel, timber or grain grant of the security of this vasi deed, strator apress 1.
To protect the security of this vasi deed, strator apress 1.
To protect the security of this vasi deed, strator apress 1.
To protect the security of this vasi deed, strator apress 1.
To complete or estive promptly and in sood and workmanike mannes any the security of stand property. If the functional diversion of the commit of stand property. If the functional diversion of the security of this vasi deed of any to construct the date without diversion of the security of this was deed of the beneficiary.
To complete or estive promptly and in sood and workmanike mannes and there on the security of the stand affect of the security of

actuating reasonable attorney's fees abject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.
11. The entenng upon and taking possession of said property, the collection of application or awards for any taking or firm and other insurance policies or notice of default of any taking or damage of the property default or on the ase thereof as a foresaid, shall not cure or wattor works with a some or awards for any taking or damage of the property. and with a some or not and taking possession of any default of the property default or or not default by grantor in payment of any indebtedness secured hereby immediately due and payment of any indebtedness secure dhereby immediately due and payment of any indebtedness secure dhereby is durinely due and payment of any indebtedness secure dhereby is durinely due and payment of any proceed to foreclose and the above the beneficiary may proceed to foreclose this trust deed in equity, as a more pain in the soft of default by for mortigate or direct the insiste of of default by for mortigate or direct the insiste of oreclose this must deed in foreclose this must deed in the manner provided by law for mortigate or direct the insiste of of a trust man and if the above and a cause to be recorded his written notice. The insiste is done to be the soft and payment and the insiste of of a soft and the soft and property to satisfy the oblyation secured hereby, where what here and place of is take for the provided in ORS/86. 740.
13. Should the beneficiary elect to foreclose by advertisement and as is frame default and the default and the default. A fore the provided by ORS 86. 760, may pay to other persons to privileged by ORS 86. 760, may pay to other persons to privileged by the brante and and the default.
14. Otherwise, the sale shall be the dimense of and the instance of above and the obly advertisement and site in the date and the obly action of the default.
15. Should the beneficia

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restriction thereon, its ion in any subordination or other agreement affecting the deed or the lien, is charge thereof, (d) reconvey, without warranty, all or any part of the property. The straince in any reconveyance may be described as the "person persons legally entitled therein," and the receives there in of any matters or facts that be conclusive primip of the truthfulness thereof. There is fees for any of the strateging mentioned in this paragraph thall be not less than  $g_{3}$ in the property of the truthfulness thereof. There is fees for any of the strateging the online, either in person, by agent or by mentions to be appointed by a court, and enter upon and the observation of mid property or any part thereof, in its own name unpaid, and apply the same, less costs and expenses of operations and cohercion indebtedness secured hereby, in such order as beneficiary may determine.

Dene jectory or order and made by grantor the final payment of principal and interest hereof. If not awner pash, he be due and payable <u>ALVERTING UPERTING</u> (1997). The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of such note becomes due and payable. If <u>UPERTING</u> (1997), or any part thereof, or any interest there in its wild, agreed to be suid, unseed, assigned or alternated by the granter without first having expressed therein, or herein, shall become immediately due and payable.

Accessives with all and singular the tenements, hereditaments and apportenances and all other rights thereinto 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 SECT BING PERFORMANCE of each greement of grantice herein contained and payment of the sum of beneficiary or order and make hy grantor the final payment of principal and interest thereof, if not somer pash, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of sud note becomes due and payable. In the event

Vol. <u>M87</u> Page \_ 5202 THIS TRUST DEED, made this BUTCABSTH th day of\_ NO. J.J. BEN ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA £. CORPORATION, TRUSTEE as Beneficiary. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 4D in Block 41 of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County.

TRUST DEED

ATC- 30866

Sent that he will warrant and forever defend the same against all persons whomsoever.

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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 grantor is a natural persoh) are for business or commercial purposes other than agricultural

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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 the context so requires, the masculine gender includes the feminine 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 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.

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(if the signer of use the form of	the above is a corporation, acknowledgment opposite.]	5 93.490) (1 (7/86 WITH) 2955D BT)
	(OR:	
		STATE OF, County of) 85.
	,	Personally appeared
Personally appeared the above named		each for himself and not one for the other, did say that the former is the
· · · · · · · · · · · · · · · · · · ·	and acknowledged the foregoing instru-	president and that the latter is the
ment to be	voluntary act and deed.	secretary of
(OFFICIAL SEAL)	Betore me:	and that the seal attixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.
	Notary Public for	Deloie me:
	My commission expires:	Notary Public for (OFFICIAL
		My commission expires: SEAL)
		mly when obligations have been paid.
то:	······································	, Trusteo
said trust dee herewith toge	ed or pursuant to statute, to cancel all evide ther with said trust deed) and to reconvey, w	Il indebtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of nces of indebtedness secured by said trust deed (which are delivered to you ithout warranty, to the parties designated by the terms of said trust deed the and documents to
DATED:	, 19	•
		Beneficiary
Do not los	e or destroy this Trust Deed OR THE NOTE which it secu	res. Both must be delivered to the trustee for cunceilation before reconveyance will be made.
TR	UST DEED	STATE OF OREGON
		County of

		STATE OF OREGON
		County of I certify that the within instru- ment was received for record on the day of , 19
Grantor		at, o'clock / M., and recorded in book on page
	SPACE RESERVED	or as file/real number
	FOR	Record of Mortgages of said County.
	RECORDER'S USE	Witness my hand and seal of
Beneficiary		County affixed.
AFTER RECORDING RETURN TO PTC		
FN Realty		
		Title
		ByDeputy

			5204
••	Staple	STATE OF CALIFORNIA, COUNTY OF Los Angeles	
CAL-376 (Hev. 8-82) Ack. Witness	Staple	On this the 24 day of November 19 86 before me, the undersigned, a Notary Public in and for said County and State, personally appeared Kerry S, 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 Kerry S. Penn resides at Tarzana, CA 	FOR NOTARY SEAL OR STAMP OFFICIAL SEAL CANNE NIGI: Notary Public Califyma LOS ANGELES COUNTY Mr Comm. Exp. Aug. 18, 1989

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Aspen Title Company of A.D., 19 <u>87</u> at <u>3:20</u> o'clock <u>P</u> M., and duly r of Mortgages On Page 5202	the 30th day ecorded in VolM87
FEE \$13.00 Evelyn Biehn, Constrained By	