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.

excluding the trustee, but including the grantor and beneficiary, may purchase at the sele. 15. When trustee sells pursuant to the powers provided herein, trustee shall compensation of the trustee and a reasonable charge by trustee's attorney, [2] to the subsequent to the interest of the trust deed, [3] to all persons having recorded lieny appear in the order by the trust deed, [3] to all persons having recorded lieny appear in the order of their priority and [4] the surplus, if any, to the grantor or to 16. For any reasons the permitted to such surplus. 16. For any reasons the latter shall be vested with all thile, powers and during construction successor in interest on the data such surplus. 16. For any reasons permitted by law beneficiary may from time to time appoint appear inside therein named or appointment, eren or to any successor trustee successor trustee, the latter shall be vested with all title, powers and during contents and reference to this trust deed and its place of record which, when recorded in the property is situated, shall be conclusive proof of proper appointment of the successor 17. Trustee accepts this trust when this deed, duly executed and schnowledged is made a public record as provided by law. Trustee is not obligated to notify any proceeding in which grantor, beneficiary or trustee shall be a party unless such action is made a public record to the successor of the successor property is situated, shall be conclusive proof of proper appointment of the successor is made a public record as provided by law. Trustee is not obligated to notify any proceeding is which grantor, beneficiary or trustee shall be a party unless such action or proceeding 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:

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It is mutually agreed that: A. 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 the source of the end of the source of the amount required to pay all reasonable costs, proceedings, shall be paid to beneficiary in and applied by it first upon any reasonable costs and expenses the there in west of the amount required to pay all reasonable costs, and expenses the indebir to beneficiary in and proceedings, and the balance beneficiary in the proceedings in the trait and applied counts, applied upon the indebir with fees, beneficiary in such proceedings, and the balance beneficiary in the proceedings in the balance of the source of the source 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 payment of its fees and presentation of this deed and the note for endorsement for payment of the payment of the indebirty (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

search as well as the other costs and expenses of the trustee incurred in connection with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee, and in any suit, action or forecelosing in which the beneficiary or trustee may appear, including any suit for the the beneficiary's or trustee's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the prevailing party shall between the grantor and the beneficieary or ine trustee then the prevailing party shall mentioned in this paragraph 7 in cases shall be fixed by the trial court or by the sapellate court if an appeal is taken.

waive any default or notice of default hereunder or investibility any act done pursuant to such notice.
S. To keep said premises free from constructions and to pay all taxes as the property before any part of such taxes, assessments and other charges that may be levied or assessed upon or against said due or delinquent and promptly deliver receipts therefor to beneficiary, should the other charges payable by grantor, either by direct payment, before any act taxes as the payment of any taxes, assessments and other charges become past grantor fail to make payment of any taxes, assessments, and other charges become past grantor fail to make payment of any taxes, assessments, and other charges become post of the charges payable by grantor, either by direct payment, beneficiary should the other charges payable by grantor, either by direct payment, beneficiary may at its forth in the note secured hereby, if the added to and become a part of the debt here observed and there of any results as a forsaid, the property they are bound for the payment of the obligation herein described, and well as the grantor, shall be bound to the same extent that deed immediately due and payable and constitute a branch of this trust deed.
6. To pay all costs, fees and expenses of the trust including the costs of this trust deed.
7. To appear in and defend any action or proceeding purporting to affect the constitute of the cost of the cos

obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become immediately due and payable.
The shove 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 ingod condition and repair.
To protect, preserve and maintain suid property ingod condition and repair.
To protect or restore promptly and in good and workmanlike manner any building or improvement thereon: not to commit or the property of the security of the beneficiary or requests. To comply with all laws, ordinances, regulations, covenants, conditions, and and pay when due all costs incurred therefor.
To comply with all laws, ordinances, regulations, covenants, conditions, and may be deemed desirable by the beneficiary or requests. To out the suid property, if the beneficiary or requests do load at the beneficiary may from time to time require in an amount not tess that may be deemed desirable by the beneficiary.
To provide and continuously maintain insurance on the buildings now or harards as the beneficiary may from time to time require in an amount not tess that may be against loss or damage by fire and such other any fire or other insurance and to deliver all policies of insurance and with out the expiration of any policy of insurance now or hereafter any undeblednest secured hereby and in such order as beneficiary with dots any indeblednest secure the ensure as product or asserts and upon y all taxes, in the property as the amount collected under any fire for construction or release shall not our go in the secure with the ensure is not sock of a such of a secure is not sock of a such of a secure is not sock of a such of a secure is not sock of a such of a secure is not sock of a such of a secure is not sock of a such of a secure is not sock of a such of a secure is no

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Dollars, with 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 source paid, to be due and payable DECIMEN 15, 19.78 The date of materians made by grantor, the final payment of principal and interest nereof, if not sooner paid, to be due and payable sets (STIDELLS, 19_1), if STEE within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grant or without first having time 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 therein, or herein, shall become immediately due and payable.

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 <u>BEG UT</u>

Vol. Mg1 Page 72876 TRUST DEED 5212 THIS TRUST DEED, made this ROBSRT 15. SDORS J ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA צב day of OCTOBEN 1 WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 39 in Block ______ of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Lot Page 20 of Maps in the office of the County Recorder of said County. 20 \mathbf{c} H 5 HAR 87

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 persons legally entitled thereto, " and the recitais therein of any matters or facts shall mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any time with without regard to the adequacy of any security for the indebtedness hereby accurd, sue or otherwise collect the rents, including theorem, including reasonable and apply the sostestion of soid property or any part thereof, in its own name unpaid, and apply the gostestion of soid property or any partine and collection, including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

indebiedness secured hereby, in such order as beneficiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, usues and profits, or the proceeds of fire and other insurance policies of application or release thereof as aforesaid, shall not cure or wave any default or application or release thereof as aforesaid, shall not cure or wave any default or application or release thereof as aforesaid, shall not cure or wave any default or application or release thereof is a aforesaid, shall not cure or wave any default or 12. Upon default by grantor in payment of any indebiedness secured hereby or secured hereby immediately due and payable. In such notice, thereby immediately due and payable in such are or grazing purposes, the manner provided by law for mortgage foreclosures. However, if said real property is not so currently used, income this trust deed in equity, as a mortgage in is not so currently used, the beneficiary or the trustee to foreclose this rust deed in equity as a mortgage or the truste is of oreclose this trust described real property to satisfy the obligations secured hereby, whereugon the advertisement and sale. In the latter event the beneficiary or the trustee shall execute the stall fix the time and place of sale, given notice thereofs at the said trustee shall fix the time and place of sale, given notice thereof as then required by to 86, 795. 13. Should the beneficiary elect to foreclose by advertisement and sale then after default he deficiary elect to foreclose by advertisement and sale then

law, and proceed to foreclose this trust deed in the manner provided in ORS/86.740
a. Should the beneficiary elect to foreclose by advertisement and sale then the default at any time prior to five days before the date set by the trustee for the beneficiary or other person so privileged by ORS 86.760.
a. Should the beneficiary elect to foreclose by advertisement and sale then the beneficiary or other person so privileged by ORS 86.760.
b. Should the grantor or other person so privileged by ORS 86.760, may pay to the the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incured in enforting the terms of the obligation and trustees at a totomy's fees not exceeding S50 each other than such portion of the principal with event all foreclosure proceedings shall be distinged by the trust me and place being to the solution of the base of the solution of the principal costs at action the notice of sale. The trustee may sell said property either in one particular of a sequence of the solution of warrent or the time of sale. The trustee may sell said property so sold on the there of the solid prior to the principal cost at the time of and pay the trust is to the time of sale. The trustee shall device to the time of the trustee of a sole of a sole of a sole of the trustee of the sole of a sole of a sole of the trustee property so sole of a sole of the trustee, but including the grantor and beneficiary, may purchase at the sole of a sole.
b. When trustee sells pursuant to the powers provided herein, trustee shall

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The grantor warrants that the pro-	
The same against all	Persona un
The grantor warrants that the proceeds of the loan represented by it (a)* primarily for grantor's personal, tamily, household or agricultur (b) for an organization, or (even if grantor is a natural person) are if purposes. This deed applies to, inures to the benefit of and binds all parties to contract secured hereby, whether or not named as a bandi term beneficies h masculing gender includes the termining a bandi as an or the term beneficies h	5212
for an organization, or (even it, family, bound the formation of the second busice)	
 (a)* Brimor warrants that the proceeds of the loan represented by the primarily for grantor's personal, family, household or agricultur purposes. (b) for an organisation, or (even if grantor is a natural person) are if tors, personal representatives, successors and assigns. The term beneficiary and the secured hereby, whether or not named as a beneficiary herein. In constant IN WITNESS WHEREOF and the singles. 	he above described note and
maculine gender instances, successors and asside and binds and	for business or commercial Notice below are:
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Purposes. This deed applies to, inures to the benefit of and binds all parties h tors, personal representatives, successors and assigns. The term beneficiary are contract secured hereby, whether or not named as a beneficiary herein. In cons IN WITNESS WHEREOF, said grantor has hereunto set hi You have the option to cancel your contract or agreement	struing this deed and owner in intrators
This deed applies to, inures to the benefit of and binds all parties to tors, personal representatives, successors and assigns. The term beneficiary herein) are contract secured hereby, whether or not named as a beneficiary herein. In cons- maculine gender includes the terminine and the neuter, and the singular num- IN WITNESS WHEREOF, said grantor has hereunto set his signing of the contract or agreement. If you did not receive a Property Report prepared pursuant to the rules and sense U.S. Department of Housing and Urban Development, in advanted to the rules and sense.	includes the plural. including pledgee, of the
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be revoked at your option for two wellopments in to the rules of	and midnight of the fourteenth day for
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or such word is warranty (a) is	intract or agreement, this contract
or such word is defined in the applicable and the beneficiary (a) or (b) is beneficiary MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice.	Marce or agreement may
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Barbara Barbara	
My Commission Expires February 12, 1990	(OFFICIAL SEAL)
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The undersigned is the legal owner and holder of all indebtedness secured by the loreg trust deed have been tully paid and satisfied. You hereby are directed, on payment to statute, to cancel all evidences of indebtedness secured by the loreg herewith together with said trust deed) and to reconvey, without warranty, to the parties design ostate now hold by you under the same. Mail reconveyance and documents to DATED:	d trust deed (which are doline the terms of
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