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.

Trustee, 17. Trustee accepts this trust when this deed, duly executed and acknowledged 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 or trustee shall be a party unless such action or 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:

It is mutually agreed that: A In the event that any portion or all of suid property shall be taken under the regist of eminent domain or condemnation, beneficiary shall have the right, if it so regist of eminent domain or condemnation, beneficiary shall have the right, if it so the taking, which are in excess of the amount required to pay all reasonable costs, proceedings, shall be paid to beneficiary and applied by grantor in such costs and expenses and air vney's fees, both in the trial and appleate courts, applied or incurr, if y beneficiary in such proceedings, and the balance expenses, to take action ynd excure there in all grantor grees, 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, person for the payment of the indebications, without affecting the liability of any person for the payment of the indebications, without affecting the liability of any map or plat of said property; (b) join in granting any easement or creating any

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of heneficiary or trustee; and in any suit of action or proceeding in which the beneficiary or trustee may appear, including any suit for the the beneficiary's or musice'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 mentioned in this pargraph 7 in all cases shall be fixed by the trial court or by the term the antipower's fees herein described. The amount of attorney's fees appellate court if an appeal is taken. It is mutually agreed that:

Ine date of maturity of the date secured by this instrument is the date, stated above, on which described property. Or any part thereof, or any interest therein is sold, agreed to be the state within described property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees:
 The above described real property is not currently used for agricultural, timber or grazing purposes to remove or demolith any battering deed, grantor agrees:
 To protect the security of this trust deed, grantor agrees:
 To protect the security of the sene for agrees:
 To complete or restore promptly and in good and workmanitike manner any ante of stud property. If the beneficiary covenants, conditions, and the property is not an informed in development which described and property. If the beneficiary or requests to ion in executing agrees:
 To complete or restore promptly and in good and workmanitike manner any anter of stud property. If the beneficiary and property is not an informed to restoring tracted, damaged or destroyed thereon, and the all costs incurrent thereof.
 To complete or the stud property. If the beneficiary or requests to ion in executing agrees and the definition of aff provide and continue to the bringform Companies accemptible of the second with beneficiary.
 To provide and continue to the bringform Companies accemptible of the second of the provide and to define manner of any restored on and buildings now or hereing agrees and to define the sing agrantor shall fail for any restored to agree any default or notice of facts as the provide of and promited of statistic of any the assessed upon or against shall be defined any continue to the bringform or the statistic three or instruct and the defined any continue to the bringform or the statistic and the defined and continue to the statistic any athe distrest of the beneficiary in the other defined and cont

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 possession of suid property, the collection of compensation or release thereof as proceeds of fire and other property, and collection of another property and the property of the property and determine.
12. Upon default bereinder or invalidate any act done pursuant to such notice.
13. The entering upon and taking possession of suid property, and default or other of default hereunder or invalidate any act done pursuant to such notice.
14. Upon default generative in payment of any or damage of the property and declare all such any excured hereby immediately due and payahle. In such an event and if the above the beneficiary may proceed to foreclose this treatilization in equity, as a mortgage in the temperative indexistical timber or grating purposed in a forestate. However, if suid real property is currently used for agricultural timber or grating purposed in the beneficiary may proceed to foreclose. However, if suid real property is a mortgage for the timber of the structural timber or the structural timber or grating purposed in a durity as a mortgage of the time indexide due to the rest the truste to doreclose this trust deed by the due and poperty to sail of the time of a diacrost the times to doreclose the structural timber by, whereupon the due to the cost of default and his election to so currently used, the beneficiary at his election may proceed to foreclose this trust deed in the manner provided in ORS/86. To or 86. 75.
14. Should the beneficiary elect to foreclose by advertisement and and such the beneficiary or the time and proceed to foreclose this trust deed by the trustee shall, the gratur or of the days before the date set by the trustee for the principal with the poperty with the obligation and proved by the default of the the such any trustee data date due the terms of the the pri

Lot

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 somer paid, to be due and payable NOU or REN 1. The date of maturity of the debt secured by this instrument of principal and interest hereof, if not sounce pash, to be due and payable <u>to be presented</u>. If you be 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. If you is within described property, or any part thereof, or any interest therein it sold, agreed to be sold, conveyed, using note becomes due and payable. In the event seed therein, or herein, shall become immediately due and payable.

restriction thereon; [c] join in any subordination or other agreement affecting this deed or the lien or charge thereof; [d] reconvey, without warranty, all or any part of persons legally entitled thereto." and the recitals therein of any matters or facts shall mentioned in this paragraph shall be not less than 35 due notice, either in person, by agent or by a receiver to be appointed by a court, and enter upon an.' take possession of suid property or any part thereof, in the source of suit of the rational of suit is provided and the rest of the indebtedness hereby secured, enter upon an.' take possession of suid property or any part thereof, in the source unpaid, and apply the same, less costs and profits, including those past due and including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

matters of fact shall be conclusive proof of the numericary, may purchase at the excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. If the trustee, but including the grantor and beneficiary, may purchase at the apply the proceeds of sale to payment of (1) the expenses of sale, including 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 tiens appear in the order of their priority and (4) the strust deed at their interests may be subsequent to the interest of the trust deed. (3) to all persons having recorded tiens appear in the order of their priority and (4) the strust deed at their interests may be subsequent to the interest of the trust deed. (3) to all persons having recorded tiens appear in the order of their priority and (4) the strust deed at their interests may be successor in interests may truste and the structure of the trust deed and the strust deed and without conveyance to the appointed herefunctors to any trustee the addition of which, where the structure of the distrust deed and without conveyance to the subset number. Upon any trustee and the struct and avial conveyance to the subset number to the adde of a written instrument executed by beneficiary. Containing office to the county or counties in which the proceed of the successor to strust deed and its successor of which, where the successor is made by any deed of of opper appointent of which where the successor is a strusted, shall be conclusive proof of proper appointent of a declaration of the successor is made by white any count of the successor is made by the successor of the successor is an addition of the successor of the successor.

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>NTINGT</u>

_ in Block ______ of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, 16 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County.

OCIDBEN

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:

5219

08837 5220 Vol. M87_Page_ TRUST DEED THIS TRUST DEED, made this 14/44 RICK. R. WEGGY END PEBORPH A. WAGGY ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.

Voluntary act and deed. president and that the latter is the secretary of Before me: secretary of SEAL) and that the seal silized to the foregoing instrument is the corporation and that said instrument was signed and sealed in be-the seal of said corporation and that said instrument was signed and sealed in be-the macknowledged said instrument to be its voluntary act and deed. Notary Public for		
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The frame research of the framework of the lane regression of the form density of the framework of the research of the lane regression of the lane regressi		the same against all persons whomsoever
the periods in production by more to the handle of an advector have have in the data of another have have have in the data of another have have have have have interediated and the more and the more have have have have have have have hav	The grantor warrants that the	5220
Additional and the match as a beneficially when and the field of the second and the product second account of a second account of the product of the pr		
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the second	You have the option to cancel your contract or agreement	for has hereunto set his hand the day and year first above written
In the second seco	If you did not receive a Property Report prepared pursual U.S. Department of Housing and Urban Development, in a be revoked at your option for two years from the date of sid	nt to the rules and regulations of the Office of Interstate Land Sales Registers:
Addition of the second se	"IMPORTANT NOTICE: Delete, by lining out, whichever was not applicable; if warranty (a) is applicable.	renty (n) as (h) :
If the signs of the detry as a summary of the signal base		
STATE OF	life the standard s	Reboral a Wagan
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Notary Public for My commission expires: (OFFICIAL My commission expires: INDUST FOR FULL RECONVERANCE To be used and you want obligations have been paid. To: . Trustee Description . Trustee DATED:	Notary Public for	half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and dead Before n =:
EQUEST FOR FULL RECONVEYANCE The indersigned is the legisl owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been hully paid and satisfied. You hards are directed, on payment to you of any summa owing to you under the series of asid trust deed) and to recenvey, without warranty, to the parties designated by the fores designated by the forms of all indebtedness secured by said trust deed (which are delivered to you and are delivered in ande all evidences of indubtedness secured by said trust deed (which are delivered to you ander all evidences of indubtedness secured by the foregoing trust deed (which are delivered to you ander all evidences of indubtedness as accured by said trust deed (which are delivered to you ander all evidences of indubtedness as accured by the fores of all indubtedness as accured by the forms of all indubtedness accured, without warranty, to the parties designated by the forms of all indubted designated be not has or desirey this Trust Deed OF THE NOTE which If secures. Both must be delivered to the trustes for sancelingting before names will be made. TRUST DEED SPACE RESERVED Or creation Boreficiary Boreficiary Boreficiary Boreficiary Marten recommends refersed SPACE RESERVED NE COMDERS USE SPACE RESERVED	con copires;	Notary Public for
TO:		My commission expires: SEAL)
TO:	BEQUES	
The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by and trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of and to reconvey, without warranty, to the parties designated by the terms of said trust deed of the terms of said trust deed and to reconvey are and documents to states now held by you under the same. Mail reconveyance and documents to states now held by you under the same. Mail reconveyances and documents to states now held by you under the same. Mail reconveyances and documents to states or destroy this first Deed OR THE NOTE which it secures. Both must be delivered to the tortes for cancellation betwee meanergenes will be mede. TRUST DEED Grantor Grantor Grantor Grantor AFTER RECONDUNG RETURN TO FATT, O FATT, O FATT, O FOREGON AFTER RECONDUNG RETURN TO FATT, O FATT, O FATT, O FOREGON AFTER RECONDUNG RETURN TO FATT, O FATT, O FORE OFFICERS USE		by when obligations by
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V Realty Title	Beneficiary	CORDER'S USE Witness my bail
Title	N Really	

5221



STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for re of	cord at request of MarchA.D., 19 <u>87</u> at of Mortga	Dama 5219	the 30th day recorded in Vol, County Clerk
FEE	\$13.00	Ву	Ym Artena