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76321	TRUST DE	ED VOL MST	Page_ 11412
511.113	1	MpV	10 between
THIS TRUST DEED, made this	<u></u> day of		Note as Grantor,
Princip Botering	AND LORRE	TANT D. BOTELLO	CFS INC. & CALIFORNIA
ASPENTITLE & ESCROW, INC., an ORE	GON CORPORATION as	Trustee, and FN KEALIT SERVI	
CORFORATION, INUSILE AS DELICITY	- WERLINGER	·711.	
Grantor irrevocably grants, bargains,	WIINESSE	in must with nower of sale.	the property in KLAMATH
Grantor irrevocably grants, bargains,	, sells and conveys to tru	istee in trust, with power of the	
COUNTY OFFGON described 45.		and the second	
11 21	3-Oregon Shores-Unit 2 a	as shown on the map filed on De	cember 9, 1977 in Volume 21,
Lot in Block of Inter III Page 20 of Maps in the office of the County	Recorder of said county?	and the second	(a) A set of a set
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the sector with all and singular the tenuments, hereditan and tenute and emilia thereof and all futures now or l	nents and appurtenances and all o	other rights thereunto belonging or in anywis	e now or hereafter appertaining, and the
Dependent with all and singular the tenuments, hereditan rents, usues and project thereof and all futures now or FOR THE PURPOSE OF SECURING PERFORMAN	hereafter attached to or used in co	herein contained and payment of the sum o	FOURIBBY
END THE PURPLASE OF SECURITY	inace	to the terms of a promisso	ry note of even date herewith, payand in
ADBPUT HAS	ment of principal and interest her	eof, if not sooner paid, to be due and payabl	e 1-1 N Supervised of the second seco
AID BY DIA TO THE AND A STATE	instrument is the date, stated abo	we, on which the final installment of sale here greed to be sold, conveyed, assigned or alien	ated by the grantor without first having ment, irrespective of the maturity dates
the intrine Generation consent or approval of the bene	due and pavable.		
as provident of the second second second for the second	i for agricultural, timber or grazing	g purposes .	contine this
		restriction thereon; (c) join in any subo deed or the lien or charge thereof; (d) rec	dination or other agreement affecting this onvey, without warranty, all or any part of Yanke' may'be described as the "person or recitats therein of any matters or facts shall ereof. Trastee's fees for any of the services
nut to remove or company with		the property. The grantee in any record persons legally entitled thereto, "and the	recitals therein of any matters or facts shall receive a therein of any matters or facts shall bereof. Trustee's fees for any of the services res.than \$5
I To complete or restore promitily and in good	damaged or destroyed thereon.	be contract in this narygraph shall be not h	iss than 55.
and pay the state is being continances regulation	ins, continue in executing	10. Upon any default by agent or b due notice, either in person, by agent or b	reunder, beneficiary may a send out, and y a receiver to be appointed by a court, and curity for the indebtedness hereby secured operty of any part thereof, in its own name
MERINE ALTER IN A MATRICENT IN THE L'ALTON CO	ommercial Code as the offices, as	enter upon und collect the rents, issue	s and profits, including inose pass collection
well as the cust of all her searches male by filling of well as the cust of all her searches male by filling of	A didner way of	unpaid, and apply the same, less costs including reasonable attorney's fees s indebtedness secured hereby, in such orde	s and profits, including those pass deal and expenses of operation and collection ubject to paragraph 7 hereof upon any r as beneficiary may determine.
well as the cost of the and the beneficiary. May be deemed desirable by the beneficiary. A To provide and continuously maintain insur- tion of the beneficiary may from time to time red has post as the beneficiary may from time to time red written a	ance on the cash and other	indebtedness secured nevery, in such	ssession of said property, the collection of seeds of fire and other insurance policies or
has and as the benefictory may promi time to time to	in companies acceptable to the	11. The entering upon and taking po	eeds of fire and other insurance policies or

win this obligation. To appear in and defend any action or proceeding purporting to affect the sciently regardly a powers of investigating or trustee, and in any this action or proceeding in which deed any an investigation of the science of the angle proceeding in which deed appay all costs and expenses, including critere of title and lowers in a science of the science of the provided however, income the suit is the beneficiary action and the beneficiary or the trustee then the presiding party shall be reacting of a trust and the beneficiary or the trustee then the presiding party shall be reacted in this paragraph. The all cases shall be fixed by the trial court or by the appearance of an appear is taken.

It is multially differed that: A leader comes must any portion or all of said property shall be taken under the night of eminene domain or condemnation, beneficiary that have the right, if it so institut of eminene domain or condemnation, beneficiary that have the right, if it so institut of eminene domain of the only paid or incurred by grantice in such incomes and attained are in the area of the only paid or incurred by grantice in such proceedings shall be paid it beneficiary and applied by it furst upon any reasonable costs and expenses of the income beneficiary in such proceedings, and the balant applied by both the material is accured hereby, and grantice and applied by its source and attained area in such as a second back instruments as shall be necessary in subscience, by take such as in source to move the instruments as shall be necessary in solution and provide and provide in accured hereby, and grantice of beneficiary. A de any made provide in second beneficiary is request. A def any made provide instruments as the note of the advect and the tability of any case of full and provide instruments of the indecident, without affecting the tability of any case of full comparence, for increditions, without affecting the tability of any case of full comparence, for increditions, without affecting the tability of any case of full comparence, for increditions, without affecting the tability of any case of full comparence, for increditions, without affecting the tability of any case of full comparence, for increditions, without affecting the tability of any case of full comparence, for increditions, the material and apprecise to the material of any mag or plat of and property; (b) form in granting any essement or creating any of any mag or plat of and property; (b) form in granting any essement or creating any

recent anests secured hereby, in such order as beneficiary may determine.
11. The entenng upon and taking possession of suid property, the collection of such rents issues and profits or the proceeds of fire and other insurance policies or compensation or awards for any taking obtained of the property, and the opplication or release thereof at aforesuid, shall not cure or waive any default or notice of default hereunder or invalidate of an or the ast other of any indebtedness secured hereby insurance of any agreement therein the such and to cure or waive any default or in the property is and the property of any agreement of any indebtedness secured hereby insurance of any agreement prevention, the beneficiary may declare all sums is performance of any agreement prevention, the beneficiary may declare all sums described real property based to foreclose this trust deed in equity, as a mortgage for direct the trustee to foreclose that event of all of the above the baneficiary may declare all sums there provide a mortgage or direct the trustee to foreclose that there is the east of the sum of the sum

natters of jact shall be conclusive proof of the truthyliness thereof. Any person, excluding the trustee, but including the granitor and beneficiary, may purchase at the sale. 15. When trustees of alls pursuant to the powers provided herein, trustee shall opply the proceeds of alls to payment of (1) the expenses of sale, including the property of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee (1) the trust deed as their interests may papear in the order of their prior and (4) the surplus, if any, to the granitor or to is successor in interest entitled to such airplus. 16. For any reason permitted by law beneficiary may from time to time appoint appointed hereunder. Upon sub-optimite numeric herein or to any successor trustee appointed hereunder. Upon sub-optimite numeric herein to the appointent appointed hereunder. Upon sub-optimite numeric excured by Nenficiary, containing which are trustee, the latter shall be vested with all title, powers and duties conferred appointed hereunder. Upon sub-optimite numeric excured by Nenficiary, containing which direct on this trust devia of the county or counties in which 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 acknowledged 18. Trustee accepts this trust when this deed of trust or of any action or proveeding in which granitor, beneficiary or trustee shall be a party unless such action 19. Trustee of pending sub-under by and cluster of any action or proveeding in which granitor, beneficiary or trustee shall be a party unless such action 19. Trustee accepts this trust when this deed of trust or of any action or 19. Trustee to of pending sub-under any other deed of trust or of any action or 19. Trustee accepts this trust when this deed ator blag addition the otion of any action or 19. Trustee accep

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of suid described real property and has a valid, unencumbered titled thereto

The Trust Creed 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 bus 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:

1213-03037

and that he will warrant and forever defend the same against all persons whomsoever. 158887 114 The grantur warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>a</sup> primurily 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 purposes. 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 leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said granter 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 eut, whichever warranty (a) or (b) is not applicable; if warranty (a) is opplicable and the beneficiary is a creditor or such word is defined in the Trath-in-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclasures. If compliance with the Act not required, disregard this notice. ossaine D. Rotel (If the signer of the (ORS 93.490) \_, County of STATE OF STATE OF \_ County . 19 87 - 9 Personally appeared and Ma each for himself and not one for the other, did say that the former is the safed the above named RIC. Personally app ardo だっせきりん Lorraine  $\mathcal{D}_{\cdot}$ "nd president and that the latter is the Botello and acknowledged the foregoing instrusecretary of voluntary act and deed. ment to be and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Reffixe state. (OFFICIAL Wonna SEAL) Before me: Notary Public for 2 (OFFICIAL -----INCLASS SEAL Notary Public for SEAL) CONDUA NEED My commission expires: YOLD COUNTY EXP. JUNE 22, 1990 RECONFET FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been hally paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust doed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to...... Beneficiary d to the trustee for concellation before reconveyance will be made of OR THE NOTE which it so this Trust De TRUST DEED STATE OF OREGON SS. County of Klamath I certify that the within instrument was received for record on the 30th day of June , 19 87, at 11:27o'clock AM., and recorded in book M87 on page 11412 or as file/reel number 76321 Grantor SPACE RESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN TO Evelyn Biehn, ...... F N Realty Klamath County Clerk Title 35 North Lake Avenue Pasadena, California 911 b 1 Fee: \$9.00 FAM Amith Deputy

Bv ..