(\mathbf{B}) 194377 ATC -31300 TRUST DEED 7 all another an mg 14703 Vol. 78170 Page SRD day of_ THIS TRUST DEED, made this . 19 0 . hetween 5. STEDRON Nevia NWN TIBORON BOWDON UNC as Grantor, ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA **CORPORATION, TRUSTEE as Beneficiary.** WITNESSETH Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: _ in Block 3 0 2 of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, Lot 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. Incohe 使性的情况 0 atan kana atan 1 kaasa hart fiel ten de la Rade is i 707 NUG 5 together with all and singular the tenemen's, 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 PSRFORMANCE of each argument of grantor herein contained and payment of the sum of IUBLUB (YOUS) and the sum of IUBLUB (YOUS) and the sum of IUBLUB (YOUS) and the sum of the sum of the sum of IUBLUB (YOUS) and the sum of the sum of the sum of the sum of IUBLUB (YOUS) and the sum of the sum beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable JUL/ 15 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. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained 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 expressed therein, shall become immediately due and payable. the winten described property, or any part thereof, or any interest thereoh is sold, agreed to be obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become intracliately 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 'deel, grantor agrees:
 1. To protect, preserve and maintain suid property in good condition and repair, not to remove or demolish any building or improvement which may be constructed, damaged or destroyed hieroon, and pay when due all costs incurred therefor.
 To comply with all laws, ordinances, regulations, covenants, conditions, and regular and to pay for filing same in the proper public office, or offices, as well as the cost of all lien searches made by filing officers or searching agencies as well as the cost of all lien searches made by filing officers or searching agencies as the beneficiary and form time to the require in an anount not less than the said premises against loss or damage by fir and such other haves of the said premises against loss or damage by fir and such other herefore any may from time to the require the and such other haves or searching agencies as a fire beneficiary.
 To provide and continuously mail-tain insurance on the buildings now or here and such of the said premises against loss or damage by firm and such other any fire or other insurance policy may be applied.
 To keep said premises free from construction lions and to pay all takes, astessments, manance premiums, flearing site of such taxes, astessments, manance premiums, flearing and promyty deliver re-site in therefor on against said avertisem and other charges the payment of any taxes, astessments, manance premiums, fleared and continuously may fire or the explication in the explicatin or suchorder and the pay of the such pay hells the secred s 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 the property. The grantec in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitalist herein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services, mentioned in this paragraph shall be not less than S5. 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, either in person, by ggent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own nere use or otherwise collect the rents, issues and expenses of operation and collection, including reasonable attorney's fees subject to paragraph 7 hereof upon any including reasonable attorney's fees subject to paragraph 7 hereof upon any including reasonable, attorney's fees subject to paragraph 7 hereof upon any including secured hereby, in such order as beneficiary may determine.

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 proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including vulnee of title and the beneficiary's or trustee's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary on the trustee then the prevailing party shall be entitled to the attorney's fees herein (lescribed; the amount of attorney's fees mentioned in this parsgraph 7 in all cases shall be fixed by the trial court or by the appealate court if an appeal is taken.

It is mutually agreed that:

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It is mutually agreed that: 8. 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 elects, to require that all or any portion of the monter payable star personable such taking which are in excess of the anyout required to pay all most able roots, so require that all or any portion of the monter payable to pay all proceedings, shall be paid in the right of the payable to pay all most able costs and atomey's fees necessarily paid pited by it first upon any reasonable costs and cost is reading to the required to the payable to be proceedings, and the reading the reasonable of the reasonable of the reasonable costs and cost is more to be proceedings, and the Nalance replied upon the isolehold, so reasonable in the traits servers at its own expense, to take such actions and execute nuch instruments as shall be necessary in oblaining such compensation, promptly upon beneficiary is request. 9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation, without affecting the liability of any person for the payment of the indebledness, traits end is dong of any map or plat of said property (b) join in granting any casement or creating any of any map or plat of said property; (b) join in granting any casement or creating any

including reasonable attorney's fees subject to paragraph 7 hereof upon any indebicates secured hereby, in such order as beneficiary may determine.
11. The entering 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 or damage of the property, and the application or relaxe thereof as aforesaid, shall not cure or waive any default or notice of default hereinder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby inmediately due and payaht. In such an event and if the above described real property is currently used for agricultural, inher or graing purpoase, the beneficiary may declare all sums secured hereby yindebtedness to be encoded to foreclase this trust deed in equity, as a mortage in the manner provided by law for mortage foreclasters. However, if said real property is not so currently used, the beneficiary any or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said decired the frastice and place of sale, give notice thereof as then required by taw, and proceed to foreclase this that deed in the rustice shall execute be for the proseed to the frastice of the proceed is of the said test of the frastice decired hereb, whereupon the rustice shall fix the time and place of sale, give notice thereof as then required by taw, and proceed to foreclase this trust deed in the matner provided to ORS/86.740.
13. Should the beneficiary elect to foreclase by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the trusts default and the advertise and the obligation secure theresy including custs and expense, including custs and expense that suscins for the t

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee an '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 biterest of the trustee in the trust deed as their interest; may appear in the order of their priority and (4) the surplus. If any, to the grantor or to his subcergor in interest entitletion such surplus a successor in interest entitletion such surplus. The or any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the substruction shall be made by written instrument executed by beneficiary, containing reference to this thast deed ard is power of proved, which, when recorded in the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

property is situated, shall be conclusive proof of proper appointment of the success 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 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

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. NOTE:

14704 and that he will warrant and forever defend the same against all persons whomsoever. 653 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 28120 Durposes. 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 narred 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 * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary 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, displayed this notice. 10 Edward E. Stedron WITNESS: Kerry S. Penn Val Stedr STATE OF CALIFORNIA Val Stedron COUNTY OF Ange 1- 3 -05 SS. on July 6, 1987 the undersigned, a Notary Public in and for said County and State, personally appeared 2 Rev . WTC WORLD TITLE COMPANY renn , personally known to me to be the person whose name is subscribed to the within instrument as a witness thereto, (or proved to be such person by the oath of a credible witness who is personally known to me), who FOR NOTARY SEAL OR STAMP being by me duly sworn deposes and says: That Lie Ruy . Kenn resides at 5343 Meoina Ro., Wioplano Hills; OFFICIAL SEAL JEANNE NIGH Notary Public-California LOS ANGELES COUNTY that he was present and save Eoward E. Steppon of Val Steppion personally known to him to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed his hame thereto as a witness of said execution. personally known to him My Comm. Exp. Aug. 18, 1989 Staple - Signature REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO Trustee 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 fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel ull 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 DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it accures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON ss. County of Klamath I certify that the within instrument was received for record on the 14th day of August, 19 87 at 4:46 o'clock P M., and recorded in book M87 on page 14703 or as file/reel number 78170 Grantor SPACE RESERVED FOR Record of Mortgages of said County. ------AECORDER'S USE Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO F.N. REALTY SERVICES, INC. 35 N. Lake Avenue Evelyn Biehn, Pasadena, CA 91101 Klamath County Clerk Deborah Brignac Attn: ...Title ILFee: 1 Am An By _ \$9.00 Deputy