	obligation secure by the must deed, 19 to all persons of sale, including the subsequences of the interest of the trustee and the interest of the instance of t
The granton covenants and agrees to and with the beneficiary simple of said described real property and has a valid, unencumbere	and those claiming under him, that he is land, i
IE: The Trust Deed Act provides that the trustee hereunder must be either an attorne property of this state; its subsidiaries, affiliates, agents or branches, or the United property of this state; its subsidiaries, affiliates, agents or branches, or the United	d titled thereto
	any agency thereof.

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matters of fact shall be conclusive proof of the struthfulness thereof. Any person, security the instate, but including the grantor and beneficiary, may purchase at the security of the provided herein, trustee shall be conclusive provided herein, trustee shall compensation of the fall by payment of (1) the typense of sale, including the compensation of the fall by payment of (1) the typense of sale, including the compensation of the fall by the provided herein, trustee shall compensation of the fall by the type of the trust deal (1) the typense of sale, including the compensation of the fall by the type of the trust deal (1) to all by trustee's attrustee in the answer of the fall by the type of the trust deal (1) to all by trustee's attrustee in the trust deal (1) the trust deal (1) to all by trustee's attrustee interests may appear in the order of trust of the trust deal (1) to all by trustee's attrust interests may appear in the order of trust of the trust deal (1) the surplus. If any to the grantor or to the surplus of the trust deal (1) the trustee herein trustee the trust of the grant trustee the grant the

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NOTE: The Trust Deed (111) or savings and property of the

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Grantoz irrevocably grants, bargains, seus and conveys to trustee in trust, with power of sale, the property in Newscard COUNTY, OREGON, described as: outsour off and acception of to us the off the Second from the product of the second to deal the relevant of the relevant of the GULLEN Line of the CULLEN Line of the second secon Real Includes the stating **~**~

ne an faith WINESSETH: Long to also Grantor Prevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH

THIS TRUST DEED, made this 74 day of NOVEMBER 1987, between TALKER MENDER AND CHERT 1. MEROS HUGBLIO + 61-5 as Grantor. ASPEN TITLE & ESCROW, INC., an ORECON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA L, between =

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ATE 31800 TRUST DEED

Can a bat he will warrant and forever defend the same against all persons whomsoever. The grantor, warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily*to/ grantor's personal; tanuly, household, or agricultural purposes (see Important Notice below), burposes. 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, including pledgee, of the masculing gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WEEDEOR 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 10.1 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 he revoked at your ontion 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 and required, disregard this notice. STATE OF CALIFORNIA COUNTY OF ______ Angeles November 18, 1987 Defore me On On <u>Le overvieue Lo belore me</u> the undersigned, a Notary Public in and for said County and State-personally appeared <u>Kerney</u> <u>Person whose name is subscribed to the within instrument as</u> WTC WORLD TITLE COMPANY 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 sword, deposes and says. That______reside 5343 mepina Ro, woolang thelo resides at that he was present and saw Deck E Meanoe a Cherry Maage OFFICIAL SEAL JEANNE NIGH personally known to him Notary Public -California in and whose name is subscribed to the within and annexed instrument, cracule the same; and that affiant subscribed have thereto as a without of said execution. LOS ANGELES COUNTY My Comm. Exp. Aug. 18, 1989 Ung 100 Signature WTC 062 TO: 出现 373 Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoind trust deed. All sums secured by said The undersigned is the legal owner and holder of all indebtedness secured by the foregoing strust deed. All sums secured by said frust 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 all evidences of indebtedness secured by said trust deed (which are delivered to you becautify todether with said trust deed) and to reconver without warranty to the marties desidented by the terms of said trust deed to you said itust deed or pursuant to statute, to cancer an evidences of interdetiness secured by said itust deed (what all outward to you be a berewith together with said frust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: 19. See CAN SENSE HEAR " fortet semi Beneficiary Do not lose of destroy this Trust Deed OF THE NOTE which it serves. Both ite the trustee for concellation before reconveyance will be reade TRUST DEED 1.1, 9.5 15 9 16 1 STATE OF OREGON Magnesults This is bit. SS. County of Klamath I certify that the within instrument was received for record on the 12th day of January, 19 88 at 3:36 o'clock P. M. and recorded in book M88 on page 562 or as file/reel number 83397 -Grantor SPACE RESERVED FOR Record of Mortgages of said County. RECORDER'S LISS Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO ATC ē solutions as the production solution defined Evelyn Biehn, and which the contract of another the on a south of the pression of the south of t Klamath County Clerk An ann a faire sa an a fair a fair a da C. ann Nel ar yolge

Fee: \$10.00 ... By

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