ATE 32076 Vol M88 85268 Page 3644 TRUST DEED 3645 r 8 L. between THIS TRUST DEED, male this day of har 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 37 1 Lot of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. wher with all and singular the tenements, heredisaments and appurtenances and all other rights thereunto belonging or in anywise its said profits thereof and all fixtures now or hereofter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of editaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the w or hereafter attached to or used in connection with said real estate. Twelve Themeand The set is a promissory note of even date herewith, payable to meficiary or order and made by pressor, the final payment of principal and interest hereof, if not source paid, to be due and payable <u>10.00.00</u>, 20.00 2000 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of sold note becomes due and payable. In the event within deternibed property, or any part burerof, or any interest therein is suid, agreed to be sold, conveyed, assigned or alienated by the grantor without first having tanned the workson consents or approval of the baneficier, there in its outd, agreed to be sold, conveyed, assigned or alienated by the grantor without first having present thereis, de herem, shall become immediately due and payable. the winthil descented projecty, or any part thereof, on any bitter of thereof listed of an any bitter of the writes commend to approved of the beneficiary, then, at these high instance of the beneficiary is not constrained and payable.
The shows described real property is not corrently und for agricultural, timber or gravitor is not corrently and for agricultural, timber or gravitor is not corrently and for agricultural, timber or gravitor is not corrently on the start of addition and repair; not not move or demonstant any hubbing or unprovement thereon; not to commot or agricultural is and property.
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To complete on restore promptly and in good and workmanilike manner any basin of a start property.
To complete on restore promptly and in good and workmanilike manner any basin different and pay with all laws, ordinancer, regulational, covenants, conditions, and repair; and agricuta and pay the due all lows, ordinancer, regulational, covenants, conditions, and restore promession and pay when due all lows, ordinancer, regulational, covenants, conditions and pay for filling same in the proper public office or offices, as well as the cost of all lows agricute and how pay for filling same in the proper public office or any basing and continuously maintain instance on the buildings and work are all continuously maintain instance on the buildings and work precised on the start promoties against is the start promote and continuously maintain instance on work of the start of all lows appable of the start of hall fail for any basing the property and poly of instance now or hereoftery and property and poly of any poly of instance now or hereoftery any appable is the basing procure the sime against a start of a start as the basing product of any poly of instance now or hereoftery and a start and continuously may be applied by basing thereoftery and any poly of instance and work any action and poly an at or grazing purposes 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 grantee in any reconveyance may be described as the "person or person legally entitled thereto," and the reclains therein 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 35. 10. Upon any default by grantor hereunder, beneficiary may at any time with, due notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebideness hereby secured, enter upon and take postession of suid property or any part thereof, in its own name unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees subject to paragraph 7 hereof upon any indebideness secured hereby, in such order as beneficiary may determine. indebtedness secured hereby, in such order as benficiary may determine.
11. The entering upon and taking possession of said 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 called and thereby in such order as the policies of other of the property, and the policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or his performance of any agreement increunder, the beneficiary may determed all sums secured hereby unmediately due and payable. In such an event and if the above diversity and thereby unmediately due and payable. In such an event and if the above diversity and for agricultural, inber or grainp purposes, the beneficiary moder to according to the trust deed in equity, as a mortgage in the beneficiary of the currenty used. In the batter event the beneficiary or the current is used. In the batter event the beneficiary of the current here and bace divertisement and sale. In the latter event the beneficiary or the or provided by law for mortgage to divert there are hereby, whereupon the said described real property to said for the beneficiary of the currenty used for a solution and the selection to sell the said described real proceed to foreclose this trust deed in the said described real proceet to the solution of the provided by law for mortgage in the manner provided in OKS/86. Too may pay the solution of the said of described proved to foreclose the advertisement and sale the mather beneficiary elect to foreclose by advertisement and sale the must be advertised and proceed to foreclose the advertise and place of the solution the provided in OKS/86. Too may pay indebted and the obligation secure direced and the obligation and trusters and shale with this doligation. 7. To appear as and defend any action or proceeding purporting to affect the proceeding in which the beneficiary or trustee: and in any suit, action or proceeding in which the beneficiary or bustee may appear, including any suit for the forechouse of this deed, no pay all costs and expenses, including condence of title and the beneficiary is or ansister a strongy's feet provided, however, in case the suit is between the grantise and the beneficiary or the mattee then the prevaling party shall be entitled as the strongy feet herein described, the amount of ultorney's feet appellate court of an appeal as taken. 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 proveeds of sale to payment of (1) the expenses of sale. Including the compensation of the truste and a reasonable charge by trustee's attorney. (2) to the obligation secure by the trust deed, (3) to all persons having recorded lines and a reasonable charge by trustee's attorney. (2) to the obligation secure by the trust deed, (3) to all persons having recorded lines appear in the interest of the trustee in the trust deed at their interest may appear in the order of their priority and (4) the auplus. (any, to the grantor point has uncersor in interest entitled to such surplus. 10. For any reason permitted by law beneficiary may from time to line appoint the successor trustee, the latter shall be vested with a stille, powers and duites confirred upon any mastee herein maned we appointed hereinder. Appointment executed by beneficiary, containing reference to this trust deed and be vester of the county of the count is place of necord, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the office of the County Clerk or Recorder of the county or counties in which the office of the County Clerk or Recorder of the property is situated, shall be costing proof of proper appointment of the successor trustee. It is mutually agreed that:

It is multitually agreed that: A. In the event that any period will of suid perperty shall be taken under the right of emission decondentiation, benefit any shall have the right, if it is effects, be require that all or any period of the monies payable as compensation for the structure of the state of the emission required to per all reasonable costs. The structure that all or any period of the monies payable as compensation for any off emission at the structure of the monies required to per all reasonable costs. The structure of the structure required by rifert by penner as proceedings, that are paid to beneficiary and applied by rifert by penner and sub-recentering. ... ' or incurred by beneficiary on such proceedings, and the bilance applied upon the indexicones in the second methy, and pennior agreets, at its own expense, to take such as und execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary is request. 9. At any time and presentation of this deed and the note for endorsement in case of full neconveyance, for cancellation, without affecting the lubbility of any period for the payment of the debedness; furstee may log consent to the making of any mity or plat of such proverty, (b) poin in granting any easement or creating any of any mity or plat of such proverty, (b) poin in granting any easement or creating any

Trustee accepts this trust when this deed, duly executed and acknowledged a public record as provided by law. Trustee is not obligated to notify any ereto of pending sale under any other deed of trust or of any action or ing in which grantor, beneficiary or trustee shall be a party unless such action eding 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 Cred 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 zoungs and lean 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

and that 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 for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural DUIT DOSIES.

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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 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. 18 smiller of 8 OF

If you dad 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 revolved at your option for two years from the date of signing.

• IMPORTANT NOTICE: Delate, by lining out, whichever warranty (a) or (b) is net applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Landing Act and Regulation B; the beneficiary MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice. vired, disregard this notice.

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Deputy



maetha -0 pez personally known to him to be the rson described in, and whose name is subscribed to the within and annaxed instrument, elecute the same; and that athant subscribed 15 pame thereto as a withess bf said execution.



TITLE COMPANY

OFFICIAL SEAL JEANNE NIGH Notary Public-California LOS ANGELES COUNTY My Comm. Exp. Aug. 18, 1989

Blapts WTC CE2

TO:

Signature

To be used only when obligations have been paid.

, 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 astisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trast deed 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

DATED: . 19 23 Beneficiary OF THE NOTE d is the true es fer cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON 85. County of Klamath I certify that the within instrument was received for record on the 15th day of March , 19 88 at 4:21 o'clock P. M., and recorded in book M.88 on page 3644 Granter SPACE RESERVED FOR Record of Mortgages of said County. Witness my hand and seal of RECORDER'S USE County affixed. 8 an Gailer v 10 Evelyn Biehn, AT+E Klamath County Clerk Title By 10+m Am

Fee: \$10.00