nervor and foreign and foreign the server as an and the server as a server as PP188173 Vol_M88_Page THIS TRUST DEED, made this 1a 19 88 aufanter Aron Ruch entry d an un married dimensional between ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH 21 of Mars in the office of the County December of office of the county of the map filed on December 9, 1977 in Volume 21, Lot Page 20 of Maps in the office of the County Recorder of said County. B you do not receive a frequery Report prepared pursuant to the rules and regulations of the Office of Intervised Land Sales Registration, U.S. Department of Manag and When Development, in asyance of your signing the contract or agreement, this contract or agreement may be comined as pour options for two years from the date of signing. dermontian a second of a remove e important hotte. Debu by here on addition regenerity (b) or (b) is an equivalent to the basis of the condition of the basis of the basis of the condition of the basis of the second of the basis of د. د. بنه می افسان در این است. Hereit Freedowsky . latente anti-energia del transforma Statut anti-energia del transforma del segundares del segundares del segundares del segundares del segundares d 100.28 (20) STATE OF LAND COUNT OF expressed therein, or herein, shall become immediately due and payable.
The above described real property is not currently used for agricultural, timber or grazi
To protect, the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition and repair;
To protect, preserve and maintain said property in good condition and repair;
premit any waste demolish any building or improvement thereon; not to commit or parent any waste of emolish any building or improvement thereon; not to commit or restore promptly and in good and workmanlike manner any building or improve or ensore or ordinance; regulations, covenants, conditions, and and pay when due all and pay work of the beneficier ys or requests to join in executing auch financing statements pursues; if the beneficier ys or cquests to join in executing auch financing statements pursues; if the beneficier ys or cquests to join the security of the beneficier or states and easy when due all the starching same in the proper public office or offices, as way be demed desirable by the beneficien y sor cquests or sacriching agencies.
To provide and continuously maintain insurance on the buildings now or harards as the beneficiary may from time to time ordinance acceptable to the demolicity of history and be applied by the barries against in surance and not fees than the filter of all lot as soon as insurance shall be deliver and policy of insurance shall be deliver to the protect in the beneficiary at least filter of all ys proit to the explaint of the grantor shall be delived to the baneficiary at least placed on said buildings, the beneficiary may procure of insurance shall be delived by beneficiary upon any indebtedness secured horeby and in such order s beneficiary at least placed on said buildings, the beneficiary may procure of insurance shall be delived by beneficiary upon any indebtedness secured horeby and in such order s beneficiary at least placed, may b The above described real property is not currently used for agricultural, timber or grazing purposes ing 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 persons legally entitled thereto" and previous may be described as the "person or be conclusive proof of the trachtiness fuerois there in of any matters or facts shall be not less than 35.
10. Upon any default by grantor hereins than 35.
11. Upon any default by grantor hereins there is the there of any matters or facts shall we notice, either in person, by agent or by a neciver to be appointed by a court, and units regard to the dequacy of any scentry for the indebtedness thereby succed, enter upon and take postession of said propert to be appointed by a court, and undebtedness scured hereby, in such order as beneficiary may differentiat.
11. The entering upon and taking possession of said property, the collection of such profils, or the proceeds of the property, and thereof, upon and take postession of a such order as beneficiary may differentiat.
11. The entering upon and taking possession of said property, the collection of such persistion or elaws thereof as faking or damage of the property, and the above compensation or elawards for any taking on the succe of the property, and the notice of default hereunder or invalidate and paper do and take any advection partice and if the above described real property is currently used for any such an event and if the above described real property is the sum or invalidate and paper for any determine.
12. Upon default by grantor in payma of an event and if the above described real property is currently used for any indebtedness secured hereby or succed hereby inmediately due to the mediciary may proceed to foreelose this performance of any agreement hereins and event and event and if the above described real property is currently used for the succed ant equity, as part thereof, may be released to grantor. Such application or release shall not cure or wave any default or notice of default hereunder or invalidate any act done pursuant to such notice." So To keep said premises free from construction hens and to pay all takes, active any default or notice of default hereunder or invalidate any act done pursuant to such notice." So To keep said premises free from construction hens and to pay all takes, active any default or notice of default hereunder or invalidate any act done pursuant to such notice." So To keep said premises free from construction hens and to pay all takes, active any default of such takes, assessments and other charges become past due or delinque and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any takes, assessments, insurance premiums, liens or obten charges payment of any takes, assessments, busine property with fund there and the amounts so paid, with interest at the rate set option, make payment thereof, and the amounts so paid, with interest at the rate set paragraphs 6 and 7 of this true hereby. I section with the obligations described in pragraphs 6 and 7 of the takes thall be added to and become a part of the debi-hereinbefore described, as well as the grantor, with in therein described, and all such hereinbefore described, as well as the grantor, the bibliotil herein described, and all such they are bound for the payment of the beneficiary rendom site strust deed. "Come and paybe and expenses of this trust deed." "Comparison and defend any action or proceeding purporting the distribution thereof shall, at the option of the beneficiary rendom of minimal secured by this trust deed. "To appear in and defend any action or proceeding purporting to affect the foreclosure of this deed; to pay all costs and expenses of the trustee incurred in connection "To appear in and defend any action or proceeding purporting to affect the foreclosure of this deed; to pay all costs and the mony appear, including the law, and proceed to foreclose inis rust deed in the manner provided in CRS186.700 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other persons so privileed by ORS 86.760, may pay to inder the terms of the trust dead the obligation secured thereby functioning and expenses actually instructions in interest, respectively, the entire amount then due, and expenses actually instructed in the obligation secured thereby functioning saw attractions of the trust dead and the obligation secured thereby functioning over and attorney's fees not exceeding 50 each of there than such portion of the principal saw would not then the date and the obligation secure the default, in which event all foreclosure proceedings shall be dismissed by the trustee. designated in the notice of sale. The trustee may sell said property citter in one highest bidder for each pays and the the time of sale. Trustee shall delive to the winder y coverain form as required by law conveying the property so sold, but without any coverain form as required by law conveying the property so sold, but without any coverain form as required by law conveying the property so sold, but without any coverain form as required by law conveying the property so sold, but without any coverain form as required by law conveying the property so sold, but without any coverain form as required by law conveying the property so sold, but without any coverain the trustee proof of the trustfulness thereof. Any person-excluding the trustee, but including the granteer of or the trustfulness thereof. Any person-sele. sole. 30.6. 31.6. 31.5. When insiste, our including the grantor and beneficiary, may purchase at the 15. When insiste sells pursuant to the powers provided herein, trustee shall apply the proceeds of sole to payment of (11) the expenses of sale, including the compensation of the insiste and a reasonable charge by rustee's attorney. (21) to the subsequent to the interest of the insiste in the trust Jeed as their microstary appears in the order of their priority and (4) the sampak if any, to the grankow or to his subcreasing the insiste entitled to such surplus. 16. For any reasons permitted by haw beneficiary may from time to time appoint a subcreasor or successors to any trustee named herein or to any successor insiste, successor insiste, the latter shall be vested with all tile, powers and dulies conferred substitution shall be made by written instrument executed by beneficiary, containing a office of the Contry Clerk or Recorder of the county or womin to which the office of the Contry Clerk or Recorder of the county or womin to the successor trustee. 17. Trustee accents this trust when this dead due vacented and the which the successor instee, the latter shall be condered of the county or womin the other flat of the absorbance of the county Clerk or Recorder of the county or womin to the which the office of the County Clerk or Recorder of the county or womin to the successor trustee. 17. Trustee accents this trust when this dead due vacented and accented and the successor trustee. appediate couri if an appeal is taken. A popediate couri if an appeal is taken. It is mutually agreed that: It is mutually agreed that any portion of the monies payable as compensation for second that any portion of the anomaly required to pay all reasonable courts agreed that not newself of the anomaly required by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable courts and expenses and attorney's fees, both in the triat and applate courts applied upon the indebtechers' secured hereby; and grantor agrees, at its own obtaining such compensation, promptly upon beneficiary's request. M any time and from time to time upon written request of beneficiary, pay and for this debtechers, trustee may (a) consent to the making person for the payment of the indebtechery; (b) join in granting any easement or creating any of any map or plat of said property; (b) join in granting any easement or creating any

Inuite. 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 NOTE

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.

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| and that he will warrant and torever dete | nd the same against all pers | 그는 동안에 해외에서 가장 것이 같아요. 그는 것은 것은 것이 가지 않는 것이 없는 것이 있는 것이 이야지 🚛 🔺 것이 같아. 것이 없는 것이 나는 것이 있다. 🚛 🔺 것이 같아. 것이 없는 것이 없는 것이 없는 것이 있다. 🚛 🔺 것이 같아. 것이 없는 것이 없다. 이 없는 것이 없 않는 것이 없는 것이 있 |
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| 33 330 310 | | E718 2144 |
| (a)* primarily_for_grantor's personal, fa | mily, household for egricultural | above, described, note and this trust deed are: purposes (see Important Notice below), business or commercial purposes other than agricultural |
| This deed applies to, inures to the ben tors, personal representatives, successors and a | ssigns. The term beneficiary sha as a beneficiary herein. In const | eto, their heirs, legates, dwises, administrators, execu- ll mean the holder and owner, including pledgee, of the ruing this deed and whenever the context so requires, the ar includes the plural |
| 철사학 제품 모양 한 경우, 영상은 방법을 받았는 것 같아요. 것이 | 가는 안상 위에 도망가 물건하는 것이다. | s hand the day and year first above written. |
| . You have the option to cancel your contract or ag signing of the contract or agreement. | | ller until midnight of the fourteenth day following the 10.1 |
| | ent, in advance of your signing the | ns of the Office of Interstate Land Sales Registration, contract or agreement, this contract or agreement may |
| * IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th or such word is defined in the Truth-In-Lending / | e beneficiary is a creditor | Jaila an hidele |
| beneficiary MUST comply with the Act and Regul disclosures. If compliance with the Act not requi | ation by making required | <u>а, с с с с с с с с с с с с с с с с с с с</u> |
| | 4 | Sim Kindh |
| | | SAFECO |
| STATE OF CALIFORNIA, | ss. | |
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| | nd for said County and State, Seops Ly | FOR NOTARY SEAL OR STAMP |
| the within instrument as a witness theret deposed and said: That | in property | OFFICIAL SEAL |
| Studio City CA was present and saw_PC | $\frac{+p_{ch}}{61604}$; that | LOS ANGELES COUNTY |
| Rupell personally known to hum | to be that person described | My Comm. Exp. Aug. 18, 1989 |
| deposed and said: That resides at was present and saw personally known personally known personally known personally known sin, and whose name is subscribed to the execute the same; and that affiant subscri name thereto as a witness to said executed Signature | within and ennexed instrument, | |
| Signature | on. | |
| Signature C | | |
| The second s | | |
| TO: | | |
| 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 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 | | |
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| An characteristic and a second sec | | |
| • In other parent is privileged by QCS to 265 readers, a start in an out, experipted, the sector parent planets, which shall be a sector privilegeneral thereas a sector parents. The sector planet is the sector of the sector planets, and the angle of a sector planet of the sector of the sector planets. | erren bezonte gazte l'entre provinsi - <u>entre provinsi de la constan provinsi de la constan provinsi de la constan provinsi de la constante de la constante de la constante de</u> | |
| fereinners net berrichten blan under mitten einen beiten beiten beiten beiten beiten beiten beiten beiten beite | which is secures. Both must be delivered | to the trustee for concellation before reconveyonce will be made |
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| an an analar named brighter, yo ne namenana sharta wa manana shartar markana shartar shartar shartar wa manana shartar shartar shartar shartar shartar shartar | SPACE RESERVED | or as file/reel number 88173 Record of Mortgages of said County. |
| by we transforment creating by beneficen , worming as soil it react the social which, when received in the best of descent of the court of contenes by which wish | FOR RECORDER'S USE | Witness my hand and seal of |
| Beneficiary a | a and a gaaga y anny 111 - 111 - 111 - 111 mars a stag, a stadt a' mars anno 111 | County affixed. |
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