this\_axth (TRUST DEED) and Mol. mgg Page 16237 88S3£ \_, 19 88 , between 28th APRIL THIS TRUST DEED, made this \_ day of\_ DAVID C. BENAUENTE AND JULIE D. MATERNE, DS TENANTS IN COMMON , as Grantor. ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. atomst wind finds around and WITNESSETH in is it with the Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 19 notes with the walk back and the obtained and the actual and the second and th 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. b mar in an avery a stars of the as period paradat to the intri and regulations if the Office of Intervity Land Ante Hadristian a star context of the as so if the development, in addies of your signer the context of sciences, this contact or spectroe may a star context of the second star define first define. [1] [J] va [n] the second taxes play is a point of all of all of 2010. A statement to the second taxes play a statement of the second taxes of Taka di -19-53-54 Feb 33 1319 M. Report on any new State State State 

together with all and singular the tenements, hereditaments and appurientances and all other rights thereinto 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 sand real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantur herein contained and payment of the sum of TSK THE OUSAND THIZEE HUNDRED FIFTY FIVE Dullars, with Interest therein according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not souner paid, to be due and payable UUNE 30-1998

The date of institutive of the debt secured by this instrument is the date, stated above, on which the final installment of soid note becomes due and payable. In the event restricted above, on which the final installment of soid note becomes due and payable. In the event restricted above, on which the final installment of soid note becomes due and payable. In the event restricted above, on which the final installment of soid note becomes due and payable. In the event restricted above, on which the final installment of soid note becomes due and payable. In the event restricted above, on which the final installment of soid note becomes due and payable. In the event is soid, appendix conveyed, soitened or a alienated by the grantor, without first having the institution of the debt secured of the installation of the debt secured of the soil of the debt secured of the soil of the debt secured is soid, appendix conveyed, is instrument, irrespective, of the maturity dates presed therein, or herein, shall become immediciely due and payable. the obto

The above described real property is not currently used for agricultural, timber or grazing purposes

experied interim, o direct, and its man is solution of the shore described read property is not currently used for spicultural, limber or grazin
To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To complete an endition of the property is not currently used for spicultural, limber or grazin
To complete or restore promptly and in good and workinghtke manner any public of the protect with a spice of the protect of the property of the spice of the protect of the prot

pair thereof, may, be released to grantor, Such application or release bial init curve of wave any default on notice of default hereunder or invalidate any act done pursuant to such notice. A such in the second of the second

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the scripty rights or powers of heneficiary or trustee; and in any suit, action or proceeding in which the heneficiary or trustee may appear, including any suit for the foreclature of this deed, in pay all costs and expenses, in chains, whence of this and the beneficiary's or trustee's attorney's fees provided, however, in case the suit be entitled to the attorney's fees herein described; the anomal of and parts fors inentitioned in this paragraph 7 in all cases shall be fixed by the trust court or by the appellate court if an appell is taken.

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It is midially agreed that: A. In the event that any portion or all of take property that he taken under the right of emineri domain or condeminition, heneficiary shall have the takin, if it wo right of eminerial domain or condeminition, heneficiary shall have the takin, if it wo right, of eminerial all or any portion of the manter problem of the taking of the such taking, which are in excess of the anomal of the manter taking that are the taking of the proceedings, shall be paid in heneficiary and oppinted by it first upon only reasonable courts, costs and expenses and attorney's fest any bound in the trial and appelate courts, necessarily, paid or incurred by before the trial and appelate courts, necessarily, paid or incurred by before the trial and appelate courts, necessarily, paid or incurred by before the trial be necessary applied upon the indebiciners accured hereby, and granton agrees, at its own repeate, in take, such astim, promptly upon beneficiary ir request. Defining such that eaccure inter in this decident events end of the necessary parent of its fees and presentation of this decident, utility of any person for the payment of the indebidness, trustee may (a) consent to the making of any map or plat of said property; (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

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perposes restriction intercon: [c] join in any subordination or other greement affecting this deed or the lieu or charge thereof; [d] reconvey, without warranty, all or any pair to the property. The generatic in an seconvey vance may be described as the "person or persons legally cutiled therein." Without the recision for any matters or facts that be conclusive proof of the trustifications therein of any matters or facts that be conclusive proof of the trustifications therein of any matters or facts that be conclusive proof of the trustifications therein of any matters or facts that be conclusive proof of the trustifications therein of any matters or facts that the conclusive proof of the trustification of the second of the second of the second of the trustification of the second of the second of the second due notice, either in person, by determine by a receiver so be appointed by a court, and without regard in the adequacy of any security for the indebtedness hereby secured, enter upon and take pissession of an id property or any pair thereof, in its own name nee or otherwise collect the rest, issue and profits, including those past due end unpaid, and apply the same, less costs and espenses of operation and callection, including resumable attorney's fees miljeet to paragraph 7 hereof upon any including secure dhereby, in such order as beneficiary may determine.

undebiedness secured hereby, in such order as beneficiary 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 polices or compensation or awards for any taking or damage of the property, and the other of default hereunder or involved and the such and the secure of the notice of default hereunder or involved and the secure of the property, and the default hereunder or involved the secure of the property, and the other of default hereunder or involved the secure of the property, and the other of default hereunder or involved the secure of the property, and the any accounter of any agreement hereunder, the beneficiary may declare all must be his performance, of any agreement hereunder, the beneficiary may declare all must the renter provided by law for mortage foreclosures. However, if said real property is not not an equily used in precision and provides this thus the ded in equily, as a mortage or directosure therease of the rescales this secure and the nontice of the curves of the default and his lection to sell the secure and cause to be recorded his written notice of default and his lection to sell the secure the startisement and sale. In the latter event the beneficiary or the trustee shall secure the runt deed his property to satisfy the nobligations secured heredy, whereupon the runter shall fix the inme and place of sale, five motice thereof as then required by the mane proceed to foreclose this trust deed in themary whereupon the runter shall fix the inme and place of the five motice thereof as then required by the mane proceed to foreclose this trust deed in the manner provided in ORS/R0, 740 in May proceed to a secure ficiary elect to foreclose by advertisement and sale then the defined and sale the hereficiary elect to foreclose by advertisement and sale then the provided the weight secure of the provided in ORS/R0, 740

705. 3. Should the beneficiary elect to foreclose by advertisement default at any time prior to five days before the date set by the rest tale the second

1.3. 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 ruster for the functer's table, the granitor or other persons an privileged by ORS 86, 760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due, under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in culorum the terms of the obligation and rustre's and atomicy's fees not excreding \$50 each of there than such purities of the principal as would not then be due had no default occurred, and thereby (nucle the default, in which even all foreclosure proceedings shall be dismissed by the trustee. I.4. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sall salie property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the inher structure of the cost sale. The trustee the resides in the endiciever on the parcel or for esting are required by law conveying the property either in one parcel of fact shall be conclusive prozed of the trustee shall deded of allower of without entry curvenant or warranty, express or inplied. The recitals in the ded of allow matters of fact shall be conclusive proof of the trustfulness thereof. Any person, recluding the rustee, but including the granter and beneficiary, may purchaser at the sale.

secliding the inustee, but including the granitor and heneficiery, may purchase at the ale. 3. When trustee, but including the granitor and heneficiery, may purchase at the apply the protoceld of sole to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attrance, [2] to the obligation secured by the trust deed, [3] in all persons having recercts any appear in the order of their priority and follow surplus. If any, to the granitor or to his succertor by the trust deed, [3] in surplus [6] any, to the granitor or to his necerctor in histority and follow surplus [6] any, to the granitor or to his necerctor in histority matter and the trust dead as a surplus [7]. If the order of later shall be verify with the removes and whites conference appointed hereunder. Upon such appointment, and without conversion trustee appointed hereunder. Upon such appointment, and without conversion to the uncerstor trustee, the later shall be vested with all title, powers and durities conference upon any trustee herein named or appointed hereunder. Each such appointment and ubstitution shall be made by white instrument executed by hereficiary, curitaining reference to this trust deed and its place of record, which, when recorded in the opfice of the County Clerk or Recorder of the county or curinties in which the property is situated, shall be conclusive proof of proper appointment of the succession trustee.

property its situated, shall be conclusive proof of proper appointment of the successor instite. 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 protecting in which grantor, beneficiary or trustee shall be a party unless such action or proceeding it 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:

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ind that he will warrant and lorever defend the same against all	persons whomsoever. 16238
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(a)*-primarily for grantor's personal, tantor is a natural persoh) a	re for business or commercial purposes other than agricultural
purposes. This deed applies to, inures to the benelit of and binds all parti fors, personal representatives, successors and assigns. The term benelician fors, personal representatives, successors and assigns. The term benelician for the term benefit of the singular	es hereto, their heirs, legatees, devisees, administrators, execu- ry shall mean the holder and owner, including pledgee, of the construing this deed and whenever the context so requires, the number includes the plural.
IN WITNESS WHEREOF, said grantor has hereunto s	the seller until midnight of the seventh day following the
signing of the contract or agreement.	
	and soles Registration and Sales Registration.
	Darel C. Beart
not applicable; if warranty (a) is applicable and the bardenia for a such word is defined in the Truth-in-Lending Act and Regulation Z, the	e me, n and n and notice big of the solar of the solar of the office of interstate Land Sales Registration, the solar of your signing the contract or agreement, this contract or agreement may date of signing.
beneficiary MUSI comply with the Act not required, disregard this notice.	$() \qquad  \qquad \qquad$
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(if the signer of the above is a corporation, use the form of acknowledgment apposite.)	
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subscribed to the within instrument a witness thereto, who being by me	
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nose name is subscribed to the within nd annexed instrument, execute the same; nd that affiant subscribed <u>HAS</u> name hereto as a witness to said execution. ignature: <u>August</u> , <u>Trustee</u>	NOTARY PUBLIC "International States" In and for the Territory of Guam U.S.A. My Commission Expires: July 31, 1993
nose name is subscribed to the within an annexed instrument, execute the same; and that affiant subscribed <u>HAS</u> name hereto as a witness to said execution. ignature: <u><u>Aurophy</u></u> , <u>Trustee</u> To: <u>,</u> , <u>Trustee</u> The undersigned is the legal owner and holder of all indebtedne trust deed have been fully paid and satisfied. You hereby are directer said trust deed or pursuant to statute; to cancel all evidences of ind herewith together with said trust deed and to reconvey, without warr estate now held by you under the same. Mail reconveyence and docum DATED: <u>,</u> , 19	NOTARY PUBLIC "unany second by the loregoing trust deed. All sums secured by the loregoing trust deed. All sums secured by d, on payment to you of any sums owing to you under the term ebiedness secured by said trust deed (which are delivered to anty, to the parties designated by the terms of said trust dee ments to
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