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THIS TRUST DEED,		THOST DEED	VUI.	mss Page 1819 4
EDDY CARIND CASE	nade this 4th	day of	- Vilne	
EDDY CARINO CASE! ASPEN TITLE & ESCROW CORPORATION, TRUSTE	INC. an OREGON CORD	25 CASER, HU	SBOND AND UNIS	. 19 88 . between
. 20 11				- VADI HILL OF ATTECHNIA
Grantor irrevocably gi	rants; bargains, sells and co	WITNESSETH:	to the establishment with	of sale, the property in KLAMATH
Lot 2 in Block 3 6	of Translates	w obsessor emi-	for the second section of the second	of sale, the property in KLAMATH
Manue 21, Page 29 o	of Maps in the office of the	County Page 1	Addition as shown	Of the mon City
the Land Sales Of the Later	etzini lio ezimi) en en unum	wecomer (or said County.	wap fued on November 8,
The state of the s	an enemies that the personal of	ango pake ta segret ango pake	Made year and the grand	of the state of th
1 7500 0 745			तिक मुक्ति विकास स्थाप के कार्य विकास समिति हैं कि समिति के स्थाप के कार्य	ted data that house has to refer to the late of the la
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rents, issues and profits thereof and all fixtue	s, hereditaments and appurtenances	and all other rights des		
together with all and singular the tenement rents, issues and profits thereof and all fixtue FOR THE PURPOSE OF SECURING PETTHOUSE AND beneficiary or order and made by stantor the	RFORMANCE of each agreement of	sed in connection with so f grantor herein contained	entito belonging or in anyward real estate.	ise now or hereafter appertaining, and the
- venepiciary or order and made hy grantus	Dollars, with i	nterest thereon accounts	of the sum	"
The date of maturity of the debt secures the within described property, or any part obtained the wither consent or approval of expressed therein, or herein, shall become im. The above described real property is not curre	I by this instrument is the date, stat thereof, or any interest therein is	ed above, on which the	paid, to be due and payab.	e UILY 13 2000
The above described real property is not curre	nediately due and payable.	lary's option, all obligat	onveyed, assigned or alien ions secured by this instru	te becomes due and payable. In the event
The date of manurity of the deht secures, within described property, or any part obtained the within extreme consent or approval of expressed therein, or herein, shall become into the above described test property is not curse. To protect the security of this trust dee in the protect property is not curse of the protect protect and maintain said permit any waste of said property.	ed, granter agrees:	grazing purposes		the maturity dores
3 - Justie Ul Idid Dropertu	"provement theream	restriction theres	One fel min and	
bullding ar improvement which may be const and pay when due all costs incurred therefor. To comply with all laws, ordinatees, restrictions affecting said property; if the beneary may recurred the things of the t	ricted, damaged or destroyed thereo	ny persons legally com, be conclusive pre	te grantee in any reconvey utilled thereto," and the re	ination or other agreement affecting this ones, without marranty, at or any part of ance may be excepted as the person or citals therein of any matter or facts that than the fact of the state of the s
5. To comply with all laws, ordinaires, retrictions affecting said property; if the bene ary may require all to pay for filing some in well as the cost of all lien searches made his payed for filing some in may be deemed all lien searches made his	ficiary so requests, to join in executions of form Commercial Code as the beauti	mentioned in this 10. Upon an due notice either	paragraph shall be not less y default by grantor here	reof. Trustee's fees for any of the services; than \$5. under, beneficiary may at any time with treceiver to be appointed by
4. To provide and continuously	jung officers or searching agencies	as enter upon and to	the adequacy of any secuate possession of mid-	receiver to be appointed by a court, and
hazards as the beneficion in premises against	loss or dames the buildings now	unpaid, and appl	y the same less carres a	nd profits, including there
to the beneficiary as soon as laster; all	policies of insurance acceptable to the	ie	red hereby, in such order a	hand paragraph 7 hereof unon
placed on said buildings, the benefit of any p	olicy of insurance beneficiary at leas	compensation or	nd profits or the posses	sion of said property also
beneficiary upon any indebtedues or other	insurance policy wanter's expense	notice of default he	remuter of as aforesaid, s	hall not cure on the property, and the
waive any default or notice of default he	pplication or release they	secured hereby inin	of any agreement hereunde	r, the beneficiary may deal hereby or
assessments and other charges that mean const	ruction liens and to	the manner provided	proceed to foreclose this	trust deed in equity aring purposes,
" delinquent and promptly dett. assessing	ents and other about or against said	trust deed in equity	sed, the beneficiary at his	election may proceed and real property
- Charles payable hu and discuss	ments mensers of anound the	will called to he reco	rded his written notice of e	efault and his election to
same I . " . " . " . " . " . " . " . " . " .	Will the oblinations		foreclose this trust deed in	the manner provided in required by
than activitied, as well as the	" Interest as afareacht at " " " " "	the sale, the gran	oeneficiary elect to forec ime prior to five days befi inter or other research	ose by advertisement and sale then
thereof white immediately due and named	ion nerein described and in	under the terms of the	successors in interest, resp	ectively, the entire amount of the
6 To mediately due and payable and constitute	nder all sums secured by this sent	as would not then be	due had no defeute	er than such portion of the
with this obligation.	the trustee incurred in connection	designated in the not	e sale shall be held on i	ismissed by the trustee, he date and at the single
7. To appear in and defend any action or proceeding in which the beneficiary or true foreclosing in which the beneficiary or true foreclosing in which the beneficiary or trust with the beneficiary or trusted the beneficiary of the structure of	oveeding purporting to affect the steer and in any suit, action or	mignest blader for cal	the payable of the	parcel or parcels at annual in one
forestants in which the beneficiary or trustee may forestants of this deed, to pay all constructions and expensible bearing and a property of the bearing or trustee's attorney's feet pensible, entitled, to the attorney's feet here's described appellated in this paragraph 7 in all conservations.	ies, including any suit for the des, including evidence of title and ded, however, in case the second	matters any covenant	or warranty expense	onveying the property of the
mentioned in this paragraph 7 in all cases shall be appellate court if an appeal is taken all cases shall be	ice then the prevailing party shall is the amount of attorney's fees	15. When trustee	sells nurmone en a	nd beneficiary, may purchase at the
e	5 A 20 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	compensation of the in obligation secured by	sale to payment of (1) i	he expenses of sale, including the
and of eminent domain or condemnate of said	Property shall be taken	appear in the order of t	rest of the trustee in the	trust deed as their interests
tices, to require that all or any portion of the mon nuch taking, which are in excess of the amount requires expenses and attorney's fees necessarily hald or	ited to pay all reasonable eners	a successor or microston		the many, to the granter or to

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of emission domain or condemnation, heneficiary shall have the right, if it so such taking which are in excess of the amount required to pay all reatomable costs, to require that all or any portion of monies payable at compensation for expenses and attorney's feet necessarily paid or incurred by postable that the proceedings, shall be public to beneficiary and properly part or incurred by beneficiary but in the trial and appelate exists applied up in the content of the proceedings, and the postable public to the proceedings, and the boline expense, as the such accious and execute which proceedings, and the boline expense, as the such actions and execute which instruments at shall be necessary in a special compensation, promptly upon beneficiary request.

9. The proceedings and proceedings are to beneficiary in the proceedings and the proceedings and presentation of this down written request of beneficiary payment of its feet and presentation of this down written request of beneficiary payment of the governer of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any essentent or creating any

his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor is successor with the property of the country of the count

reustee.

73. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by Sew. 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.

and that he will warrant and forever delend 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 purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the 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 seventh 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 be revoked at your option for two years from the date of signing. J86-03-9061 • IMPORTANT NOTICE: Delete, by lining out, whichever warronty (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 not required, disregard this notice. TERRITORY OF GUAM CITY OF AGANA On JUNE 4, 1988 before me, the undersigned, a Notary Public in and the undersigned, a Notary Public in and for the Territory of Guam, personally appeared KOMAN C. PCL known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That HE was present and saw FDY CAPINO CASER AND KUTHIE S. FASER personally known to HH to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; FOR NOTARY SEAL OR STAMP and annexed instrument, execute the same; and that affiant subscribed ///3 name thereto as a witness to said execution. MY CUMINISSION EXPIRES 4-3-1990 Signature: REQUEST FOR FULL RECONVEYANCE 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 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:..... Reneficiary Do not loss or destroy this frust Deed OR THE NOTE which it secures. 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 the27th day ofOct....., 19:88. at 3:46 o'clock .. P.M., and recorded in book M88 on page 18194.... Grantor or as file/reel number 93181 SPACE RESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE County affixed.

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Evelyn Biehn