ार 93279	ASOM 3 2543 Vol. m88 Page 18354
ASPEN HILE & ESCROW, INC., an OF	12 Th day of TUNE, 19 88 between RIAS CALLO - NUSPAND & WIFE-TENANTS BY between as Grantor, as GALIFORNIA
being to fitters on international their comme	ins, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH
Lot	th board said to common soil notions, bins AOMSENVE SCRIVER SAID CONTROL of CILL 1184-Origin Shores-Unit 2-1st Addition as shown on the map filed on November 8, the office of the County Recorder of said County.
tine at Intertant Land Bales Scribbanism, speciment, Uni containt or agraciant may	of the enterior has come of a transmit being a property of the enterior of the
16 (C.	of [4] so [4] standage association due good as breaken duitett eventual exceptions of the contributed with how elementary a top consumer to the second of the notations of the good and contributed and the contribute are the second of the contributed and the contributed and the contributed are second or the contributed and the contributed are second or the contributed and the contributed are second or the contributed and the contributed are contributed as the contributed are contributed and contributed are contributed as the contributed
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ogether with all and singular the tenements, hereditaments and apparienances and all other rights thereunto belonging or in anywise now or hereafter apper joining, and the ents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein controlled and payment of the sum of Leven To OUTAN

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The date of maturity of the debt secured by this instrument is the date, stated above, on while the within described property, or any part threefo, or any interest therein is told, agreed to be abtained the written consent or approval of the beneficiary; then, at the beneficiary ofton, all experised therein, and become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, gantor agrees:

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To protect the security of this trust deed and the control of the original payable to the proper public office or officer, at many the deemed desirable by the beneficiary and the proper public office or officer, at many the deemed desirable by the beneficiary and the proper public office or officer, at many the deemed desirable by the beneficiary in minutal insurance on the buildings now or hereafter exected on the said premises against loss or dunage by fire and such other approach and the court of all loss for dunage by fire and such other approach and the court of all loss for dunage by fire and such other approach and the court of all loss for dunage by fire and such other approach and the court of all loss for dunage by fire and such other approach and the court of all loss for dunage by fire and such other approach and the court of all loss for dunage by fire and such other approach and the court of all loss for all

It is mutually agreed that:

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A in the event that any portion or all of said property shall be taken under the edit of eminent domain or condemnation, heneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excert in the amount required to pay all resumable costs, expenses and attorney's feet necessarily paid or incurred by grantor in such proceedings, that he pand to heneficiary on applied by it first upon any reatmable costs and expenses and attorney's feet, both in the trial and appelate court, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the (indebtedness secured necessary) in such proceedings, and the balance applied upon the (indebtedness secured necessary), and grantur agreet, at its own expense, to take such actions and execute such instruments as shall be increasely in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of bits deed and the note for endorsement in case of full reconveyance, for cancellation, without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) Join in granting any easement or creating any

restriction thereon; (e) join in any subordination or other agreement affecting this deed or the hen 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 opersons legally entitled thereto," and the rections therein of any matters or facts thall be conclusive proud of the trustifulness thereof. Trustice's fees for any of the xervices mentioned in this paragraph shall be unities than \$5.\to \tag{10}. Upon any default by grantor hereunder, beneficiarly may at any time with discontine, 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 indibtedness hereby secured, enter upon and take paissession of sud property or any part thereof, in it to wan name ane or otherwise collect the rents, itsues and profits, including those past due and 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 indebtedness secured hereby, in such order as beneficiarly may determine.

including reasonable attorney's fees subject to paragraph 7 hereof upon any indibitedness secured hereby, in such order as beneficiary may determine.

11. The entering upon and taking passession 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 entering application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or involidate any act done pussion in such mice.

12. Upon default by granter in payment of any indebtedness secured hereby or it his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event and if the above described real property is currently used fin agricultural, timber or granting purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortigge in the manner provided by law for mortgage finefosures. However, if said real property is not so currently used, the beneficiary at his election may proceed to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be reconciled his written notice of default and his election to sall the said described real property to saisisy the obligations secured hereby, whereupon the trustee thall fix the time and place of sale, rive notice thereof as then required by law, and proceed to foreclose this trust deed in the manner provided in ORS/86, 740 to 86, 793.

13. Should the beneficiary elect to foreclose by advertisement and sale then after default and prime prime to five days before the date set by the trustee for the trustee wall at any time prime to five days before the date set by the trustee for the furstee is sale, the granter or other preson so privileged by ORS 86, 760, may pay to the beneficiary or his successors in interest, reportively, the entire and place of the health of the trust deed

excluding the trustee, but including the grantor and beneficiary, may purchase at the sile.

15. When trustee tells pursuant to the powers provided herein, trustee shall apply the proceeds of sole to pognete of (1) the expenses of sale, including the compensation of the instee and a reasonable charge by trustee's attorney, (2) in the obligation secured by the trust deed, (3) in all persons howing recorded liens subsequent to the interest of the router of meaning deed as their interests may appear in the order of their printity and (4) the strust deed as their interests may his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor in time estimate appointed hereinder. Upon such appointed the hereinder, the latter shall be visited with all title, powers and distinct convertion and interest or the increasion trustee, the latter shall be visited with all title, powers and distinct order and abstitution shall be made by written intimment executed by benefit way, containing reference to this trust deed and its place of second, which, when recorded in the office of the County Clerk or Recorder of the county or countries in which the property is situated, held be conclusive proof of proper appointment and aktivities.

properly is situated, shall be conclusive proof of properly in situated, shall be conclusive proof of properly in the state of pending sale under any other deed of this or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or praceeding 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 till 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 lorever delend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this frust deed are:

(a)* primarily log grantor's personal, family, household or agricultural purposes (see Important Notice below),

(b) for an organization of (even if grantor is a natural person) are for business or commercial purposes other than agri 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 an assigns of the phase of the leminine and the neuter, and the singular number 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 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. he revoked at your option for two years from the date of signing. e 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 not required, disregard this notice. x Sonald & Celist × Maria & Calvo 55 586050180 lif the signer of the above is a corporation, TERRITORY OF GUAM CITY OF AGANA On JANE 12 1988 before me, the undersigned, a Notary Public in and for the Territory of Guam, personally known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me FOR NOTARY SEAL OR STAMP is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That HE was presides at 109 561. PEDEO 1600H sent and saw DONALD LALVO AND LALVO PERSONALLY KNOWN to whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed HIS name thereto as a witness to said execution. 55 05 Million ROMAN C. PEL NOTARY PUBLIC In and for the Territory of Guam U.S.A. My Commission Expires: July 31, 1993 337.34 JUV REQUEST FOR FULL RECONVEYANCE The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said In a undersigned is the legal owner and noider of all indeptedness secured by the foregoing trust 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 and 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: De not loss of datter this Trus Doed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made the secure of t TRUST DEED STATE OF OREGON County of . Klamath I certify that the within instrument was received for record on the Grantor at 3:59 o'clock PM, and recorded in book ... M88.... SPACE RESERVED on page 18354.... or as file/reel number 93279 FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. of miles from that the test of To a To the first miles and within a Evelyn Biehn County ClerkTitle ||Fee \$13.00 By Dauling Mullimolar Deputy