| ASPEN TITLE & ESCROW, INC., an OREGON CORPOR CORPOR CORPORATION, TRUSTEE as Beneficiary.  | ATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA   |
|---|--|
| Grantor trrevocably grants, bargains, sells and come.  COUNTY, OREGON, described as:  | ITNESSETII.  cys to trustee in trust, with power of sale, the property in KLAMATH  |
| Lot 19 in Block 40 of Tract 1184-Origon S<br>1978 in Volume 21; Page 29 of Maps in the office of the C  | onnustrate and romans, blood 35 and 1997. See a 55 to 1998, bloom ber 8, ounty Recorder of said County.  |
| olistens of the Office of inservale tand dates the extraoning the confider of agreement, this contract or agreement, they contract or agreement may | lly an all articulus a l'unione lemant auropael parament in the faller and any<br>bas berea ment al l'ement nou ('ilan l'en laprocat le matame al your again<br>la tracale d'ut para equan a come verse acqui une llate al mening.   |
|   | il folks to viousem is established for your set to be found it is latterned to send to be such as the set of t |
| Metromassing By?  | 사이 보이일만 프랑하나면 되어 하는 이 사고 있어요? 나는 것은  |

THIS TRUST DEED, made this 30th day is - AUGUST

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A PRAIR OF LOURS OF BONDS OF

1005 ET 2409

beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not some paid, to be due and payable SOPTAMSER 30.10 98.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said more becomes due only payable. In the estimal described property, or any part thereof, or any interest thereof is included property and the plant installment of said more becomes due only payable. In the event obtained the written content or approval of the beneficiary, then, at the beneficiary's option, all abhyations secured by this instrument, prespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

94016

obtained the written consent or approved of the beneficiary, then, at the beneficiary's option, all experient therein, shall become immediately due and payable.

The above described teal property is not currently used for septential, timber or grazing purposes. To protect the security of this trust deed, grantor agrees.

1. To protect the security of this trust deed, grantor agrees.

1. To consider the security of this trust deed, grantor agrees.

1. To complete or nective primapily and in good and workmantike manner any permit any waste of study property.

2. To complete or restive primapily and in good and workmantike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all corts incurred discretor.

1. To complete or restive primapily and in good on workmantike manner any extensions affections and property; if the benefit to recomment, conditions, and restrictions affecting study in the property of the benefit to the form of the control of the interest of the cort of all lien teaches made by fing officers or searching agencies as may be deemed desirable by the henefitiary.

4. To provide and continuously maintain insurance on the buildings more or wastern and providers of the property of the henefit and continuously maintain insurance on the buildings more or maintain to continuously maintain to companies acceptable to the benefit any such insurance and in deliver said politics of insurance hall be delivered to the heneficiary at soon at haured, if the grantor shall fail for any resum to place to the beneficiary at soon at haured, if the grantor shall fail for any resum to place to the beneficiary and the maintenance and in deliver said politics of insurance move or hereafter placed on said buildings of the property of insurance move or hereafter placed on said buildings of the property of insurance move or hereafter placed on said buildings of the property of the property of the property is placed in the control of the property of the property of the pr

wave any default or notice of default hereunder or invalidate eny act done pursuant to such notice.

3. To keep said premites free from construction liens and to pay all taxes, attessments and other charges that may be leved or sixested upon or against said property before any part of such taxes, astessments and other charges become past due or delinquent and promptly deliver eccepts therefor to beneficiary; thould the granto fall to make payment of any taxes, astessment, numainer premiums, liens or other charges payable by grantor, either by divest payment or by providing beneficiary with funds with which; to make under payment, beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the role set forth in the note teneral hereby, together with the obligations distribed in paragraphs 6 and 7 of this trust deed shall be added to and become a part of the debit stored by this trust deed, without waver of any sights orising from breach of any of the trust deed, without waver of any sights orising from breach of any of the payment described and described and for such payments, with interest of afficiently due to the payments shall be in the payment of the promot, that be bound to the same extent that hey are bound at the same extent that they are bounded and payable and the without outce, and the nongayment thereof shall, at the option of the benefit sary, render all soms secured by this trust deed immediately due and payable and constitute a breach of this trust deed.

5. To pay all costs, fees and expenses of this trust including the cost of title tracks as well as the other costs and expenses of this trust including the cost of title tracks.

with this obligation.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of heneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosine of this end, to pay all costs and expenses, including evidence of fulle and the beneficiary's or trustee's atturney's fees provided, however, in east the suit is between the granter and the heneficiary or the trusties then the presiding party that be entitled to the attorney's fees herein described, the amount of atturney's fees mentioned in this paragraph 7 m all cases shall be fixed by the trial court or by the appellate court if an appeal is taken.

It is mutually agreed that:

It is mutually agreed that:

A In the event that any purton or all of said property shall have the right, if it is effect, to require that all or any portion of all of said property shall have the right, if it is elect, to require that all or any portion of the moulet payable at compensation for such taking, which are in excess of the original required to pay all reasonable costs, expenses and oftoney's fees necessarily pold or incurred by grantor is such proceedings, shall be paid to heneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the 'trial and appleate course, necessarily pold or heneficiary in such proceedings, and the balance applied upon the indebtedness secured be proficiarly in such proceedings, and the balance applied upon the indebtedness secured thereby, and grantor agreet, at its own expense, to take nich actions and execute nuch instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of bringing payment of its fees and presentation of this deed and the note for endorsement in case of full reconveyance, for concellation, without affecting the Hability 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 eatement or creating any

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restriction therein, be how in any subordination of their agreement aftering that deed or the hen or charge thereof; by reconvey, without wreatty, all or any pass of the property. The gentle in any reconveyance may be described as the "presson to persons legally entitled therein," and the recials the 2m of any mesters or faces that be conclusive proof of the trustless that hereof. I visite's fees for any of the server's mentioned in this passength shall be not less than \$5.

10. Upon any dejault by grantor hereforder, beneficiarly may at any tone with die notice, either in person, by gene or by a receiver to be appointed by a cripic, and without regard to the adequacy of any treasity for the indebreously has severe or the adequacy of any frequency or any part thereof, in its own mome me or otherwise collect the rents, itives and profits, including those past due and including reasonable attorney's fees inspect to paragraph 7 hereof upon any indebtedness secured.

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

11. The entering upon and taking postersion of such property, the collection of such entit, tisses, and profits, or the proceeds of five and other automate posture compensation or awards for any taking or damage of the property and the application or release thereof as aforesaid, shall not cure in wave only default or notice of default hereinsler or invalidate any act done pusions to such instead in the property line of the property is currently used for agricultural, timber or growing purposes, the beneficiary may proceed to foreclose this trust deed on equity, as a miritage or the manner provided by law for mortgage forestosures, thowever, if said real property is not so currently used, the heneficiary and proceed to forestose this trust deed in equity as a miritage or direct the trustice to foreclose this trust deed in control of the property is the property of the trustice of the property to sainly the obligations secured hereby, where the said described real property to sainly the obligations secured hereby, where the said described real property to sainly the obligations tended hereby where the said to find the beneficiary of the trustice that the said described real property to sainly the obligations secured hereby, where the said to say the property to sainly the obligations secured hereby where the said show, and proceed to foreclose this trust deed in the manner provided my the property to sainly the obligations secured hereby mire the said to say the property to sainly, the obligations secured hereby mire the said to say the property to sainly, the obligations secured hereby mire the said to say the property to sainly, the obligations to the respect of the property to sainly, the property to sainly the property

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

13. When trustee sells pursuont to the powers provided herein, toutier that apply the proceeds of sale to payment of [4] the expenses of sale, including the compensation of the trustee and a resoundable charge by trustee's attorney. (2) in the cohigation secured by the trust deed, (3) to all persons having recorded liers subsequent to the interest of the trustee in the trust deed as their interests may expend in the order of their printity and (4) the subset of the printity of the grantor or to his uncertain in interest entitled to such surplus. (3 any, to the grantor or to his uncertain in account to any trustee named herein or to any sin extens trustee appointed hereindee. Upon such appointenant, and without convex once to the successor trustee, the latter shall be vested with all title, powers and about only trustee herein maned or appointed hereindee. Each pich appointment and abilitation shall be made by written instrument executed by benefit and proposed in the office of the County Clerk or Recorder of the county or vinintes in which the office of the County Clerk or Recorder of the county or vinintes in which the property is situated, shall be conclusive proof of propers appointment of the necessor trustee.

truitee.

17. Truttce accepts this trust when this deed, duly executed and acknowledged to made a public record as provided by law. Trustee is not obligated to notify our party hereto of penuling sale under any other deed of trust or of any action or proceeding in which granter, heneficiary 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.

| and that he will warrant and force   | er delend the same against all persons whomsoever.   |
|--|--|
|  | 10F00  |
|  | 19520  |
| (a) primarily for grants that the primarily for grants, a person (b) for an organization, or (ever purposes.   | occeds of the loan represented by the above described note and this trust deed are: onal, lamily, household or agricultural purposes (see Important Notice below), ill grantor is a natural person) are for business or commercial purposes of   |
| This deed applies to, inures to to   | the benefit of and binds all parties bereto, their beirs, legatees, devisees, administrators, execu-   |
| IN WITNESS WHEREOF   | Said denotes has to  |
| signing of the contract or agreement.  | eliman bing to represent street and represent the seller until midnight of the seventh day following the   |
| If you did not receive a Proposter Day   | epared pursuant to the rules and regulations of the Office of Internate Land Colors  |
| * IMPORTANT NOTICE: Delete, by lining out, not applicable; if warranty (a) is applicable or such word is defined in the Truth-In-len beneficiary MIST.   | whichever warranty (a) or (b) is and the beneficiary is a creditor and in deep later of the condition of the |
| disclosures, if compliance with the Act not  | required, disregard this notice.   |
| (if the signer of the above is a cerporation,<br>use the form of acknowledgment apposite.)   | WITMESSER BY:  |
| STATE OF GUAM  | (ORS 93,490)   |
| County of AGANA  | STATE OF, County of  |
| SEOT. 6  | Zinaha A ann ann agus ann agus a Parromatta ann agus   |
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| and acknowledged the lor   | O BRIEF and say that the lorner is the   |
| ment to be THE voluntary   | actional deed, which are Discharged states as a secretary, of several secretary, of several states and several several secretary.  |
| the state of   | and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument is the corporate seal   |
| (OEFICIAL 25.00 )  | half of said corporation by authority of its board of directors; and each of   |
| SEAL)  | them set would be a set of   |
| My contains on expires   | FUBI Constitution of the second secon |
| to as My Commission Exp  | Notary Public for (OFFICIAL SEAL)  My commission expires:  |
| W. WEAR AND THE Commission from  | er and programme to the thirty commission expires (Children and Children and Children and Children and Children  |
| Minus Harris San Annual Cap  | ings: July 31, 1993 not a grand a translation of the control of th |
| Budhaya.   | ifes (July 21, 1992) in the property process of process of the pro |
| Contract of the State of the St | ACOUST FOR FULL RECONVEYANCE in England  |
| A CONTROL OF THE PROPERTY OF T | a kan kata maga labah sami. Sa seperting pelakera sa peranta manggapan sa basah sa manggapan sa sa sa sa sa sa<br>Panggapan sa sa sa sa penggapan sa sa sa sa penggapan sa penggapan sa  |
| To:  | ACOUST FOR FULL RECONVEYANCE in England  |
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| The undersigned is the legal owner trust deed have been fully paid and satisficand trust deed or pursuant to statute, to herewith together with said trust deed) and estate now hold by you under the same. M.  DATED:  Do not lose or destrey this trust Deed OR THE  TRUST DEED  | REQUEST FOR FULL RECONVEYANCE  To be used only when abligations have been poid.  Trustee  and holder of all indebtedness accured by the foregoing trust deed. All sums accured by said lied. You hereby are directed on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you do a convey, without warranty, to the parties designated by the terms of said trust deed the all reconveyance and documents to  Beneficiary  Beneficiary  STATE OF OREGON  It is that the parties of the truste for cancellation before reconveyance will be made.  STATE OF OREGON  SS.  County of Klamath  I certify that the within instru-  |
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| The undersigned is the legal owner trust deed have been fully paid and satisficand trust deed or pursuant to statute, to, herewith together with said trust deed) and estate now held by you under the same. Many the same of  | REQUEST FOR FULL RECONVEYANCE  To be used only when subjections have been poid,  , Trustee  and holder, of all indebtedness secured by the foregoing trust deed. All sums secured by said ied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel, all evidences of indebtedness secured by said trust deed (which are delivered to you at the reconvey, without warranty, to the parties designated by the terms of said trust deed the all reconveyance and documents to  Beneficiary.  **ROTE which it serves: Bein must be delivered to the trustee for consultation before reconveyance will be made.  **STATE OF OREGON**  I certify that the within instrument was received for record on the 18th day of Nov: 1988  at 11.21 o'clock A.M., and recorded in book M88 on page 19519  in book M88 on page 19519  in book M88 on page 19519  **SPACE RESERVED**  **SPACE RESERVED**  **Or as file/reel number 94016  **Record of Mortgages of said County*  |
| The undersigned is the legal owner trust deed have been fully paid and satisfication to statute, to herewith together with said trust deed) and catalanow held by you under the same. Mean trust deed of pursuant to statute, to herewith together with said trust deed) and catalanow held by you under the same. Mean trust deed of the same of the  | REQUEST FOR FULL RECONVEYANCE  To be used only when stilipulion have been pole.  Trustee  and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said led. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you do not convey, without warranty, to the parties designated by the terms of said trust deed the all reconveyance and documents to  Bereficiary  Bereficiary  STATE OF OREGON  STATE OF OREGON  1 County of Klamath  I certify that the within instrument was received for record on the 18th day of Nov. 19 88  11: 21. o'clock A M, and recorded in book M88. on page 19519  FACE RESERVED or as file/reel number 94016  Record of Mortgages of said County.  RECORDERS USE  Witness my hand and seal of  |
| The undersigned is the legal owner trust deed have been fully paid and satisficated trust deed or pursuant to statute, to herowith together with said trust deed) and estate now held by you under the same. M.  DATED:  TRUST DEED  TRUST | REQUEST FOR FULL RECONVEYANCE  To be used only when obligations have been pold.  Trustee  and holder, of all indebtedness secured by the foregoing trust deed. All sums secured by said led. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you do not not do reconvey, without warranty, to the parties designated by the terms of said trust deed the all reconveyance and documents to:  Beneficiary  NOTE which it servers. Both must be delivered to the truste for centellation before inconveyance will be made.  STATE OF OREGON  SS.  County of Klamath  I certify that the within instrument was received for record on the 18th day of Nov. 19 88  at 11:21 o'clock AM, and recorded in hook M88. on page 19519  in book M88. on page 19519  in book M88. on page 19519  FRACE RESERVED  Or as file/real number 94016  Reconders use Witness my hand and seal of County affixed.  |
| The undersigned is the legal owner trust deed have been fully paid and satisfication to statute, to herewith together with said trust deed) and catata now held by you under the same. M.  DATED:  TRUST DEED  Pe nel lote or destroy this trust beed on the same of the same  | REQUEST FOR FULL RECONVEYANCE  To be used only when abligations have been pole.  Trustee  and holder, of all indebtedness secured by the foregoing trust deed. All sums secured by said fied. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you do for reconvey, without warranty, to the parties designated by the terms of said trust deed the all reconveyance and documents to:  Beneficiary.  Beneficiary.  Beneficiary.  Beneficiary.  STATE OF OREGON  SS.  County of Klamath  I certify that the within instrument was received for record on the labely at the said at 11, 21 o'clock A.M., and recorded in book M88. on page 19519.  Beneficiary of as file/real number 94016.  RECONDENSUSE  Witness my hand and seal of the parties of places.  County of Mortgages of said County.  RECONDENSUSE  County of fixed.   |
| The undersigned is the legal owner trust deed have been fully paid and satisfication to start the same with together with said trust deed) and catata now held by you under the same. M.  DATED:  TRUST DEED  On not lote at destrey this trust beed on the same with the sa | Beneficiary  STATE OF OREGON  SS.  County of Klamath  I certify that the within instructure ment was received for record on the 18th day of Nov. 19 88  at 11:21. o'clock A.M., and recorded in book M88 on page 19519  in book M88 on page 19519  in book M88 on page 19519  FOR RECORDERS USE  Witness my hand and seal of County of Fixed.  Beneficiary  Beneficiary  Beneficiary  STATE OF OREGON  SS.  County of Klamath  I certify that the within instructure ment was received for record on the 18th day of Nov. 19 88  at 11:21. o'clock A.M., and recorded in book M88 on page 19519  County of Fixed.  Beneficiary  Benef |
| The undersigned is the legal owner trust deed have been fully paid and satisficated trust deed of pursuant to statute, to herowith together with said trust deed) and estate now hold by you under the same. M.  DATED:  TRUST DEED  TRUST | REQUEST FOR FULL RECONVEYANCE  To be wired only when obligations have been pold.  Trustee  and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said lead. You hereby are directed, on payment to you of any sums owing to you under the terms of cancel all evidences of indebtedness secured by said trust deed (which are delivered to you do necessary, without warranty, to the parties designated by the terms of said trust deed the all reconveyance and documents to  Beneficiery.  **Beneficiery**  **Beneficiery*  **Bound of the trust be delivered to the fruits for concellation before reconveyance will be made.  **STATE OF OREGON**  **SS.*  **County of Klamath**  I certify that the within instructure ment was received for record on the 18th day of Nov. 19 88 at 11.21. o'clock A.M., and recorded in book M88 on page 19519 or as file freel number 94016.  **RECONDERS USE**  **RECONDERS USE**  **RECONDERS USE**  **County of Mortgages of said County.  **RECONDERS USE** |
| The undessigned is the legal owner trust deed have been fully paid and satisfication to statute, to herewith together with said trust deed) and estate now hold by you under the same. M.  DATED:  TRUST DEED  TRU | Benoficiary.  Be |