If the model approaches second to be some that the state is a state of the first the state of t 2-32-ن يوجه ۲ Sec. States en an an an Arran Arran an Array an Ar Array an Arr 10111612.14 logether with all and singular the tenements, hereditaments and apportenances and all other rights therevintic belonging or in anywise now or hereafter appertaming, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE, of each agreement of grantur herein contained and payment of the sum of ALTAIE THE OUISEND Dollars, with interest therein according to the terms of a promissory note of even date herewith, payable to _ Dollars, 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 somer paid, to be due and payable SEPT The date of maturity of the debt recursed by this instrument is the date, stated above, on which the final installment of said note becomes due and pavable. 1970 the widthin described property, or any part thereof, or any interest therein is sold, speed to be sold, conveyed, assigned are alterated by the sone due and pavable. In the even obtained the written content or approval of the beneficiery interest the beneficiery's option, all obligations secured by this instrument, brespective of the maturity date The date of mainrity of the debt secured by this instrument is the date, stated above, on which obtained the written construct or on any part thereof, or any interest therein it and, acced to be a capture direct do property. So the constructive direct of the beneficiary 3 option, all of the beneficiary is not currently used for agricultural, limber or gazing purposes. To protect the security of this trust deed, granter agrees:
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To complete write the contraint of the proper public office or a security and the security of the instruct and analy the state of the security maintin insurance on the building now or proceed by the security maintin insurance on the building now or proceed by the security maintin insurance on the building or any protect the security of the security is a secure any maintin the trust and and the contrane _. 10 98 reathetion therein. (r) join in any subordination of stiller agreement affecting that deteil or the hen in charge thereoff (d) reconvey without warenty, all or any part of-persons legally entitled therein, "and the receiled at the strength of any mart of-the twickture proof of the therein," and the receiled at the strength of any mart of a strength of the init participation of the strength of the strength of the strength of the init participation is that he mole that then is the strength of the twickture prior of the strength of the strength of the strength of the init participation is the strength of the output of the strength of strength of the strength of t including reasonable anomey's feet subject to paragraph 7 hereof upon any including reasonable anomey's feet subject to paragraph 7 hereof upon any including reasonable anomey's feet subjects to paragraph 7 hereof upon any including of the paragraph 7 hereof 1 hereof and profits, and profits are the paragraph of the paragraph 7 hereof upon any including or any including of the paragraph 7 hereof upon any including or any including or any including of the paragraph 7 hereof 1 hereof and a forecasid, theil may care any wave on wave on wave on any organical to include any or of degraph of the paragraph 7 hereof 1 her

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1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of sold County.

THIS TRUST DELD, made this _____ 29 L day of _____ LULY ____ CAN MARION C_ WRIGHT JR. T. GAROLYN A WRIGHT-HOSBANDY WIFE AS TENANTS BY THE as Granting ENT.

ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH

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48 in Block 32 of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8,

an de denged a die bart also and he sufficient a galdbulger nat selfe all de memory franzens frank is and in a s Ren brunen is a higher solit in apprize in brunni alt general dar shall he solit and a solit solit solit in a so Brunning for a transmission and general all solit and the solit he solit in all solit solit solit solit solit so

Vol. m88 Page 19714

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COUNTY, OREGON, described as:

Lot

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the proceeding tables or powers of beneficiary or insistent and the same state of the same proceeding in which the beneficiary or insistent any papear, including any suit, action or furceform of this deed to pay all costs and expenses, including any suit for the the beneficiary's or insisted statemery's fees, provided, however, the same the same the between the statemery of the statemery's fees, provided, however, the same the same the between the statemery fees herein described; the automation of altimety shall mentioned in the atomory's fees herein described; the automation of statemery shall mentioned in this paragraph. 7 in all cases shall be fixed by the inal court or by the terminet.

It is mutually agreed that;

It is mutually agreed that: A in the event that any portion or all of said property shall be taken under the right of eminent damain or condemnation, beneficiary shall have the right, if it or elects, to require hal all or any portion of the inonics payable as compension for such taking, which are in excess of the anomal required by grantor in such proceedings, shall be puid to beneficiary and applied by it first upma any reasonable costs and expenses and attorney's fees near ecsawily and or incurred by grantor in such proceedings, shall be puid to beneficiary and applied by it first upma any reasonable necessarily paid or incurred by beneficiary in mech costing, and appelate counts, applied upon the indebiedness secured hereby, and proceedings, and the balance expense, to take such actions and execute mech instrumer from such to balaning such compensation, promptly upon heneficiary is shall be necessarily obtaining such compensation, promptly upon heneficiary is shall be necessarily apprent of its fees and presentation at this device work there for endousement for cate of full reconveyance, for concellation, without affecting the liability of any person for the payment of the indebienciess recention and the nute for endousement for cate of full reconveyance, for concellation, without affecting the liability of any map or plat of said property; (b) Join in granting any essention to the inaking of any map or plat of said property; (b) Join in granting any essention to creating any

excluding the pustee, but including the granue and beneficiary, may purchase at the site. 13. When mustee tells purmant to the powers provided herean, induce that opply the princeth of sale to payment of (1) the expenses of tale, minimum that compensation of the instee and a reasonable charge by trustee's attenues. (2) to the while attenues the sale is a sale of (2) in all persons having excluded lies and the order of their principal methods and the insteed at their milecriti may oppear in the order of their principal and (4) the surplus, if any, to the granter or to the interest is an intermined on the insteed and their milecriti may is mercersor in the context is only write another herein of a any successive to the principal dependence. Upon such appoint appointed hereinder. Upon such appointed herein ofto any successor to the context appointed hereinder. Upon such appointment, and without conversarie to thus appointed hereinder. Upon such appointment, and without conversaries to inter-principal of the context is any trustee nomed. Each such appoint appointed hereinder. Upon such appointment, each with the oppoint optimited hereinder. Upon such appointment, each with the number of the minerest appointed herein anneed or appointed herein ofto any successor is contained by write in animer accurated by beneficients, containing reference to this trust deed and its place of the county or counties in which the property is situated, shall be conclusive proof of proper appointment on the county of the successor 13. Thus accept this trust when this deed, duly executed and acknowledged property is summer to the first when this deed, duly evented and acknowledged instee. 17. Trustee accepts this first when this deed, duly evented and acknowledged is made a public recursed as provided by law. Trustee is not obligated to notify any party herein of pending safe under any uther deed of trust or of any action or protecting in which grantor, beneficiary or insiste shall be a party unless such action or proceeding is brought by insiste.

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 tavings 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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	• part 34.55	
(a)* primarily lor grantor's person (b) for an organization, or (even	ceeds of the loan represented by the above de int, family, household or agricultural purposes il grantor is a natural person) are for business	escribed note and this trust deed are: s (see Important Notice below), s or commercial purposes other than agricultural
purposes. This deed applies to, inures to the tors, personal representatives, successors t	e benefit of and binds all parties hereto, their	ir heirs, legatees, devisees, administrators, execu- the holder and owner, including pledgee, of the is deed and whenever the context so requires, the
inasculine gender includes the leminine a IN WITNESS WHEREOF,	said grantor has hereunto set his hand	the day and year lirst above written.
You have the option to cancel your contract signing of the contract or agreement.	et or agreement of sale by notice to the seller unit	ill mildnight of the seventh day following the
If you did not receive a Property Report pre U.S. Department of Housing and Urban Deve be revoked at your option for two years from	pared pursuant to the rules and regulations of the elopment, in advance of your signing the contract of the date of signing.	or agreement, this contract of agreement any
• IMPORTANT NOTICE: Delete, by lining out, not applicable; If warranty (a) is applicable or such word is defined in the Truth-In-Lan beneficiary MUSI comply with the Act and disclosures. If compliance with the Act not	and the beneficiary is a creator ading Act and Regulation Z, the Regulation by making required	ina (19967 500-38-2 whyn a. Wight 489 38-3
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(if the signer of the above is a corporation, use the form of acknowledgment opposite.)		VESSED BY alan Lel
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the undersighed, a Notary Public for the Territory of Guam, per- appeared ALAN F. LEF	sonally FOR NOT	TARY SEAL OR STAMP
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is subscribed to the within in: as a witness thereto, who bein duly sworn, deposed and said:	g by me in this said is a shart bat is the state of the s	Summer of Continues
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