95115 - ASP	ルン30955 FDEED**********************************
THIS TRUST DEED, made this 23 rd day o	J. TOLY - 19 88, between
JOSE ARDEN M. MANAL	One Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA
CONTRACT A TRACTOR TO THE PROPERTY OF THE PROP	
MINE Control the state of the s	ESSI: 711:41 beta to attaced and any example as solicity by the artist of the second and a solicity beta to attace and a solicity beta attace attace and a solicity beta
COUNTY, OREGON, described as rule at value of securion real	IV WITNESS WHEREOF, said stantor has hereum
Lot 37 in Block 32 of Map in the office of the County Recorder of said County.	
l regulations of the Office of Intrivisie Land Szies Regulation. Bulug life continut or agreement, this contract or Egreement may	If you did not receive a tropical steps to prepare the parties the sults and the sults and the prepared propagation of the single and those the propagation of the configuration of the propagation of the
	Taleparant infilter finies, by fining our minimage, winingly [at as the care.
	i (8) he tolyslam were terreliable due grant to service it interest principal to another the control of the con
CONTRACTOR OF THE PROPERTY OF	
Harris and the second s	pathologies in the entire design and the countries of the
" County of West Character &	57772 07 2 5777 C
together with all and ungular the tenemients, hereditaments and appartenences and all other rights thereinto belonging or in anywise now or hereafter appartaming, and the reality, issues and profits thereof and all fixures now or hereafter atlached 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 TEN THOUSAND	
Dollar, with into	vest thereon according to the terms of a promissory note of even unter necessity parameters.
The date of maturity of the dent secured by this instrument is the varie, natural the while described property, or any part thereof, or any interest therein is suit the while described property of any part thereof, or any the home feet	shove, un which the final installment of said mite becomes due and pavable in the event d, agreed to he suid, conveyed, assigned or altenated by the granter without first having ay's option, all obligations secured by this instrument, trespective of the majority dates
experient therein, or herein, that become immediately due and psyable. The above described real property is not currently used for apicultural, timber or p To protect the security of this trust deal, grantor agrees.	
1. To protect, preserve and maintain said property in good condition and repair notity remove at demolish any hullding or improvement thereon; not to commit a new server of tail property.	the property. The grantee in any reconveyance may be described as the "person or
2. To complete or restore promptly and in good and workmankle manner and building or improvement which may be constructed, damaged or destroyed thereof and pay when due all cast incurred therefor. 1. To comply with oil lawt, ordinaiver, regulations, concentral conditions, on restorising safe property: if the benefit laws requests, to pinh it resecution.	Mentioned in this paragraph man be not test than 322.
such financing statements pursuant to the Uniform Commercial Code as the energies ery may require and to pay for filing some in the proper public office or offices, well as the cust of all hen searches made by filing offices or searching agencies.	without regard to the augusts of any security for any part thereof, in its own nome at the ment take possession of said property or any part thereof, in its own nome at the profit of the ment of the profit of the said of t
may be deemed destrable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings now hereafter exected on the sold premises against loss or demage by fire and such oth hazards as fif being ferry may from time to time require in an amount and less the state of the ferry may from time to time require in an amount and less the state of the ferry may from time to time require an amount and less the state of the ferry may from time to time require an amount and less than the state of the state	er the Midebleaness secured nereby, in such Graer as beneficiary inay determine:
beneficiary with loss payable to the latter; all policies of inturance shall be deliver to the beneficiary as sum as insured; if the granter shall fail for any reason; and the property to the beneficiary at less	oil such rents its way refits, or the proceeds of fire and other instrumer policies in to compensation or awards for any taking or damage of the property, and the
placed on said buildings, the heneficiary may procure the same of grantur's expens	notice of default hereuniter or invalidate any oct dane pursuant to sitta morte. 12. Upon default by grantor in payment of any indebtedness excured hereby in by the horselficiary may declare all turns.
beneficiary upon any indebtedness secured hereby and in such order as beneficial may determine, or at option of beneficiary the entire amount to, collected, or at part, thereof, "no: be-released to grantor." Such application of release shall not cure wave any default or notice of default hereunder, or invalidate any act done pursua	secured, hereby, miniculately, due, and, payable, in such an event and if the above MyCon described real property is currently used for agricultural, timber or gazing purposes, and the such as a murtage of the control of the such as a murtage of the control of the such as a murtage of the control of the such as a murtage of the control of the such as a murtage of the control of the such as a such as a murtage of the control of the such as a such as a murtage of the control of the such as a
to such idelife to the consisting free from construction liens and to pay all the assessments and other charges that may be levied in ascessed upon or against a property before any part of vitible lives, a meetingst and other charges become appropriate to the construction of the constr	int lab is not) so currently used, the heneficiary at his election may proceed to forecluse this is trust deed by each survival and mortgage or dures this trusted to forecluse this trust must deed by all little process and the latter went the honeficiary or the trustee shall execute.
due or delinquent and promptly deliver receipts therefor to beneficiary, snould a grantor fail to make payment of any laxes, assessments, muraike premiums, then provide the control of the provider of the pr	is described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of vale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in OR5186.740
beneficiary with funds with which is make then payment, or representation of the amount so poid, with interest at the rate furth in the note seemed literably, together, with the obligations described furth in the note seemed literably, together, with the obligations described for the described beautiful to and because and of the d	to 86, 795. 11. Should the beneficiary elect to foreclose by advertisement and sale then the sale electropic for the first agree default at any time prior, to five days before the date set by the trustee for the sale electropic for the first agree of the first and the first sale for the first agree of the first sale for the first sal
treured by this trust deed, without waiver of any lights arising from oreact of any the covenants hereof and for such payments, with interest as detreated, the prope hereinbefore described, as well as the trustier, thall be bound-to the same extent.	the beneficiary or his successors in interest, respectively, the entire amount onen use. "It made the terms of the triot deed and the obligation secured thereby fine hading costs that and expenses actually incurred in cuforcing the terms of the obligation and triotics to the obligation of the original triotics."
thereof shall, at the option of the beneficiary, render all sums secured by this to	es would not then be due had no default incurred, and thereby the rensection which event all foreclosure proceedings shall be dismissed by the trustee.
6. To pay all costs, fees and expenses of this trust including the cost of is starch as well as the costs and expenses of the trustee incurred in connect with this obligation. 7. To appear in and defend any action or proceeding purporting to affect	ion designated in the notice of sate, the mittee may set sain property event, in the part of the part of the first sail the part of the figurest part of the figurest bidder, for cash, payable at the time, of sale. Trustee shall deliver to the highest bidder, for cash, payable at the time, of sale. Trustee shall deliver to the moreovery the property to said, but
1. To appear in and defend any action of proceeding purposes in security frights or powers of beneficiary or interesting any mut, action proceeding in which the beneficiary or trustee may appear, including any suit for	our without any concensus or warranty; express or implied. The recitals in the Been of any

proceeding in with the overline processing the state of title and the heneficiary's or trustee's attorney's feet provided, however, in ease the xuit is between the grantor and who, heneficiary or the trustree then the presenting party shall be entitled to the attorney's feet herein described; the amount of attorney's feet mentioned in this paragraph's madi cases shall be fixed by the trial court of by the appellate court of an appeal is taken.

It is mufuelly agreed that:

DOM 1998 That hope taken under the court of the taken under the

It is mutually agreed that: DAUISON ABUT TOOM.

A in the event that any portion or all of said properly shall be taken under the right of entitient domain or condemnation, beneficiary shall have the right, if it so elects, but require that said, coain portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses land callengers; if fees necessarily paid or incurred by gantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses in all attorney's year. Dom't in the trial and applied coins necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the endors and execute nich instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary request.

9. At any time and from time to time point with such the successary in payment of its fees and presentation of this decade, without affecting the liability of any person for the payment of the indebtriness, truster may (a) consent to the making of any map or plat of said property; (b) foin in granting any assessment or creating any

miniture of feet mustee, but including the granter and beneficiary, may purchase at the sale.

15. When insites stells pursuant to the powers provided herein, truster stall apply, the proceeds of sale, to payment of (1) the expenses of sale, including the compensation of the trustee and a resumable charge by trustee's attempt, (7) to the chiligation secured by the trustee and a resumable charge by trustee's attempt, (8) to the chiligation secured by the trustee and in the trustee and tended them subtriguent to the interests of the trustee in the trust deed as their interests of his trustee and tended so their interests of his trustee to the trust deed as their interests of his successor in large profits of the surplus, if any, to the granter or in an successor of any reasons promitted by him beneficiary from time to time appoint a trustee and the surplus of the su

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 frustee 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, at this lastwance company authorized to insure title to real property of this state, its subsidieries, affiliates, agents or bearches, or the United States or any agency thereof.

かいいがら