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TRUST D SYLVIA C. PANGELINAN, A MARRIED WOMAN, AS HER SEPARATE PROPERTY as Grantor. ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary cuts ginerating at advent resulting at the control of the co

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 5 Manager from this and of some parties by radiosegy in transaction than a soft or and soft üğüleğ öf üle (onfracı ör eşleselene)

55 in Block 29 of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Page 20 of Maps in the office of the County Recorder of Said County to expande of Maps in the office of the County Recorder of Said County to the same of the manufacture of the County of the County

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be resident at year option for two years from the date of againg

together with all and singular the fenements, hereditaments and appurtenances and all other rights thereinto belonging or in anywise now or hereafter appertaining aild the rents, issues and profits thereof and ail fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of NINE THOUSAND SIX HUNDRED ONLY WILLIAM DOLLARS, with interest therein according to the terms of a promissory note of even date herewith, payable strengther, by the final payment of principal and interest therein according to the terms of a promissory note of even date herewith, payable to be the final payment of principal and interest therein according to the terms of a promissory note of even date herewith, payable to be the final payable. In the content of the date of institution, of the detay, secured by the payable of the content of the whitein content, or any part thereof, or any interest therein it sold, agreed to be sold (unweyed, assigned or allenated by the grantor without first having obtained the whitein, sonitation appropriately fine heneficiary; and payable. It is presented by the pendical payable. It is presented by the property of the pendical payable. It is presented by the property of the surface of the maturity dates expressed, therein, to therein, shall become immediately, due and payable.

The above described real property is not currently used for agricultural, timber or grazi.

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

1. To protect, preserve and maintain said property in good condition and repair not to remove or demolish any building or improvement thereon, not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all coats incurred therefor.

2. To complete or arts incurred therefor.

3. To comply with all laws, ordinances, regulations, convenants, conditions, and the property of the coats incurred therefor.

3. To comply with all laws, ordinances, regulations, convenants, conditions, and the financing statements pursuant to the function (convenants) or the coats of a single property and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire and such other hazarkently beneficiary may from time to time require, in an amount not less than a such other hazarkently beneficiary may from time to time require, in an amount not less than a such only and the such as a such other hazarkently with loss payable to the latter, all policies of insurance, such or the expiration, of, any policy of, Insurance, now or, hereafter fleer days prior to the expiration, of, any policy of, Insurance, now or, hereafter fleer days prior to the expiration, of, any policy of, Insurance, now or, hereafter fleer days prior to the expiration, of, any policy of, Insurance, and or hardened to a such order, as beneficiary in policies of province and native order as beneficiary as policy upon any indebitedness secured hereby and in auch order as beneficiary propou

in this origation.

2. To appear in and defend any action of proceeding purporting to affect the carity rights or powers of heneficiary or tristee, and in any suit, action or occeding in which the heneficiary or trustee may appear, including any suit for the preclaims of this deed, to pay all costs and expenses, including, sudence of title annessed to the careful action of the same case the suit is beneficiary to reproduced however, in case the suit is expensed in the prevailing party shall cover the provided however, in case the suit is

appellate.court if an appeal, is taken, it is mutually agreed that, it is mutually agreed that any portion or all of said property shall be taken under the right of leminent domain or condemnation, heneficiary shall be taken under the right of leminent domain or condemnation of the monies payable as compensation for such taking, which are inverses of the amount required to pay all reasonable costs exhenses and attorney vers necessarily, paid or incurred by grantor in such proceedings, shall be pat? I heneficiary and applied by if first upon any reasonable costs and expenses in the proceeding, and the halance applied upon the indebtable secured hereby; and grantor agrees, at its own obtaining such compensation, primptly upon heneficiary request.

9. At any time, and from time to time upon written request of beneficiary, payment of its fees and presentation of his deed and the note for endorsement function of the payment of the indebtable of this deed and the note for endorsement function of the payment of the indebtable varieties, without offecting the liability of any person for the payment of the indebtables, it us to make any of any map or plat of said property. (b) for in granting any essement or creating any

restriction therein, [c] pain in any subordination or other agreement affecting this deed or the lieu or charge thereoff, [d] reconvey, without warranty, all or any part of the property. The goantee in any reconveyance may be described, as the "person or persons legally entitled thereto," and the 'reclials therein of any matters or facts shall be conclusive print, of the tratificial test than \$5.

The conclusive print, of the tratificial test than \$5.

The transport of the structure than the second of the services mentioned in this paragraph shall be not less than \$5.

The transport of the services mentioned in this paragraph of the services mentioned in this paragraph to great or by a receive propagated by a court, and the transport of the services without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name succonditional test of the services issues and profits, including those part 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 beneficiary may determine.

to 86, 795.

1.3. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days hefore the date set by the trustee for the trustee of the frustee's air, the granter or whice persons as privileged by ORS 86, 760, may pay to the beneficiary in his successors in interest, respectively, the entire amount then they under the terms of the trust deed and the obligation secured thereby including costs and expenses a trust when the tourned in earlier and trustee's an analysis and expenses a trust of the natural most trustee's the terms of the obligation and trustee's the sum of the terms of the obligation and trustee's the sum of the terms of the obligation and trustee's the sum of the terms of the obligation and trustee's the sum of the terms of the obligation and trustee's the sum of the terms of the obligation and trustee's the sum of the obligation and trustee's the terms of the obligation and trustee's the sum of the obligation and trustee's the terms of the obligation and trustee's the sum of the obligation and trustee's the terms of the obligation and trustee's the sum of the obligation and trustee's the sum of the obligation and trustee's the sum of the obligation and trustee's the obligation and trustee's the obligation and the obligation and

under the terms of the trust deed and the obligation secured, thereby (including costs-and expenses actually insured in rulprong the terms of the obligation and truster's and attorney's fees not exceeding \$50 each other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one pared or in separate parecks and shall sell the pared or parecks at auction to the highest-bidder-for eath-payable, at the time of sale, Trustee shall deliver to the pirchaser its deed in form as required by law convexing the property as sale, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be feomeliasely proof of the trulifulness threeof. Any person, excluding the trustee, but including the grantur and beneficiary, may purchase at the sale.

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[5] When trustee ells pursuant to the powers provided herein, trustee shall apply the proceeds of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney. [2] to the obligation, secured by the "rust deed, [3] to all persons having recorded lient subsequent to the interest of the trustee in the trust deed as their interests may appear our the order of their priority and [4] the surplus, if any, to the granter or to this surceits in interest entitled to such surplus.

substitution state reference to this trust deed and the property of the County Clerk or Recorder of the county Clerk or Recorder of the county of the Buckers of the County Clerk or Recorder of the county of property the situated, shall be conclusive proof of proper appointment of the successful trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee is not obligated to notify any early 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

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, a fillules, agents or branches, or the United States or any agency thereof.