<u>ASDEN-35094</u> 114420 TRUST DEED Vol. mgo Page 8443 THIS TRUST DEED, made this 19th day of FEBRUARY, 1990, between JOHN A. HALLORON & MORIE YIE HOLLORON WILSON WILSON WILS AS TENONTI GYTERTI GETTERT, as Granton ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, UNC., a CALIFORNIA CORPORATION TRUSTEE & Bandidian ASPEN TITLE & ESCROW, INC. and Control Conformation, TRUSTEE as Beneficiary. WITNESSETH: Sec. 1 -01 H959 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: an and the band has been been been and the day and Lot 30. in Block a first 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. near and sear and sear and sear and the search of the sear alamatic and and a 1970.0.52 amitan ed margan and an effect and an entropy of the second to vanse ("Learny, ct Hev. 10 2 C . C FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of EI 5NT The 15-NT. Ferst and alless 99 Dollars, with interest thereon 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 sooner paid, to be due and payable **Automatical Automatical Automatical** The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event is which described property, or any part threes(, or any interest therein is sold, agreed be sold, conveyed, assigned or alienated by the grantor without first having present therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes restriction thereon: [c] join in any subordination or other agreement affecting this deed or the lien or charge thereof. (d) reconcy, without waranty, all or any part of the property. The grantee in any reconveyance may be described as the "person persons legally entitled thereto," and the reciproce of advecting the state of the mentioned in this paragraph shall be not less thereof. There's fees for any of the service due notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the deequacy of any security for the indepointed by a court, and without regard to the adequacy of any security for the indepointed by a court, and without regard to the estimation of a side property or any part thereof, in its own name up otherwise collect the rents, issues and profits including for bat due and the appoint on due part the same, less costs and expenses of operatinose past due and including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

obtained the written concert or approval of the beneficiary, then, at the beneficiary expressed therein, on herein, shall become immediately due and payable.
 The shove described real property is not currently used for agricultural, timber or gravity for protect the security of this trust deed, grantor agrees:

 To protect, preserve and malitatin said property in good condition and repair; permit any waste of said period, may building or improvement thereon: not to commit or any other of said period, may building or improvement which may be constructed, damaged or destroyed thereon.
 To comply with all laws, ordinancer, regulations, covenants, conditions, and pay when due all costs incurred the constructed, damaged or destroyed thereon.
 To comply with all laws, ordinancer, regulations, covenants, conditions, and pay may require and to pay for filing same in the proper public office or offices, as may may require and to pay for filing same in the proper public office or offices, as the cost of all lens earches made by filing officers or searching agencies as the cost of all lens earches made by filing officers, or searching agencies as the cost of all lens earches made by filing officers, or searching agencies as the conficiary may from time to time require in an amount not less the beneficiary.
 hereeficiary with loss payable to the latter; all policies to the buildings now or fitteen days prior to the explicit of any procure the same at grantor's expense.

 beneficiary with loss payable to the latter; all policies to the beneficiary at least placed on said buildings, the beneficiary any procure the same at grantor's expense.
 beneficiary with one payable to the latter; all policies to the beneficiary at least placed on and buildings the beneficiary as a on place as baneficiary as a place building any access and buildings, the beneficiary by provide the

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee, and in any suit, action or proceeding of which the beneficiary or trustee may appear, including any action or forecoding of this deed, to pay all costs and expenses, including entry action the the beneficiary or trustee's attorney's fees provided, however, in case their and between the grautorney's fees, herein described; the amount of attorney's fees mentioned in this gargetph 7 in all cases shall be fixed by the trial court or by the appellate court of an appeal is taken.

## It is mutually agreed that:

NOTE:

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 domain or condemnation, beneficiary shall have the right, if it as elects to require that all or any portion of the moment payable as compensation for uch taking, which are in excess of the anyount required to pay all reasonable exists, expenses and attorney's fees necessarily paid or trial and applied to compensation proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and utorney's fees, both in the proceedings, and the balance, applied upon the indebtedness secure hereby; any grantor is such obtaining such compensation, promptly upon beneficiary request. 9. At any time and from time to time upon writequest and the trad of the fees and proceedings the indominent of the dominent of the fees and proceedings payment of its fees and presentation of this deed and the for for endorsement to the making of any map or plat of said property; (b) join in granting any casement or creating any of any map or plat of said property; (b) join in granting any casement or creating any

11. The entering upon and taking possession 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, and the profits or the proceeds of fire and other insurance policies or opplication or release thereof as droreauf, stall not cure or waive any default or notice of default hereunder or invalidate and payoin for any half bettedness secured hereby or secure thereof as droreauf, stall not cure or waive any default or notice of default hereunder or invalidate and payoin for any nation of the proceeds of the property, and the secure dhereby immediately due and payoin hereby immediate and payoin the secure dhereby immediate and payoin the induction of the proceed to for the proceed to foreclose this trust deed upits, as a mortgage in the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage or direct the trustee to foreclose this trust deed in equity, as a mortgage or direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed in trust tee shall execute the secure there and payoin the beneficiary on the secure is the secure to be recorded his written notice of default and his defruste the bay interest to be recorded his written notice of default and his defruste the bay interest writter notice of default and his defruste the bay interest to be recorded his written notice of default and his defruste the bay interest to be recorded his trust deed in the manner provided by the obligations secure hereby interest hereby and the secure hereby interesting to a stall fits the time and place of sale, give notice thereby interesting the bay interest of the stall of the bay interest the descriptions at the stall of the bay interest the bay int

law, and proceed to foreclose in trust deel in the manner provided in ORS/86,700 to 86,792. 13. Should the beneficiary elect to foreclose by advertisement and sale then fire defauit as any time to to five days before the date set by the trustee for the muscless stale, the grantor of the days before the date set by the trustee for the the beneficiary or his muscless of the privileged by ORS 86.760, may pay and expenses actually incurred in enforcing the terms of the obligation and rustee's and attorney's featured in enforcing the terms of the obligation and rustee's and attorney's feature proceedings shall be dismissed by the trust edefault, in switch event all foreclosure proceedings shall be dismissed by the trust edefault, in aparent on them be due 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 highest bidder for warranty, experse of year conserving the property so sold, any writch any contain form as required by law conveying the property so sold any excluding the trustee, but including the grantor of any person, and the stale that by a stale the time of sale. Trustee shall deliver to the witchout any coverain the stale the time of sale. Trustee shall be the default, in matters of fact shall be conclusive proceed by law conveying the property so sold, but excluding the trustee, but including the grantor and beneficiary, may purchase a the sale.

excluding the trustee, but including the grantor and beneficiary, may purchase at the sole. Sole in the sole of sole is a sole of the sole of the sole of the grantor and beneficiary, may purchase at the 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sole to payment of (1) the expense of sole, including the obligation secured by the trust deed (3) to all persons having recorded liens abbequent to the interest of the trustee and reconship to all persons having recorded liens appear in the order of their priority and (4) the shared by trustee's attorney, (2) to the subsequent to the interest of the trustee and (4) the shared by the grantor or to his successor is interest on the such surphile. Successor is an experiment appear in the order of their priority and (4) the shared by interest of the grantor or to appear in the order of their priority and (4) the shared by the grantor or to appear in the order of their priority and (4) the shared by the grantor or to appear in the order of their priority and the shared by the grantor or to appear in the order of their priority and (4) the bar of the grantor or to appointed hereunder. Upon such appointment, and without conveyance to the upon any trustee herein named or appointed hereunder. Each such appointment and 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 in the successor is a public record as provided profin the deed, duly executed and acknowledged the made a public record as provided to the proper appointment of the successor

ice, 17. Trustee accepts this trust when this deed, duly executed and acknowledged sade a public record as provided by law. Trustee is not obligated to notify any y hereto of pending sale under any other deed of trust or of any action or recding in which grantor, beneficiary or trustee shall be a party unless such action proceeding is brought by trustee. rty he

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 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.

7213-04012

C, and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important' Notice below), (a)\* primarily for grantor's personal, family, household or agricultural purposes (see Important' Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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 signing of the contract or agreement.

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.

\* 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.

1

W.

(1. 8**44**4

	{ORS 93.490]		)
STATE OF Fream ?	1 STATE OF, Cou	unty of	<b></b>
Comments 4.5. A.	Personally appeared		and
		who, be me for the other, did say that th	and any sworth
Personally appeared the above pamed felow Hallerang. mane in	each for himself and not o	president and that t	the latter is the
" A legen and acknowledged the foregoing instru		secretary of	
ment to be		it together inclument is the	e corporate seal
Helore me	of said corporation and that	ar salu mistrument web of directo	ors: and each of
(OFFICIAL Confine to C. Arlace SEAL)	an them acknowledged said i Before me:	instrument to be its voluntary	- ALL AILL UCEN.
SEAL) Notacy Public In Sprinlong	19pan	in the West and the second	(OFFICIAL
My complission expires:	Notary Public for		SEAL)
8/23/93	My commission expires:		
	<ul> <li>An and a start of the start of</li></ul>	an a	
And a second state of the	THE REPORT OF		
	REQUEST FOR FULL RECONVEYANCE e used only when obligations have been paid.		یے 
to be ended as we have a second of the second s	(a) A set of the se	ng Sang Sang Sang Sang Sang Sang Sang Sa	
TO: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You h	, Trustee	an an ann an 1970. Bharainn an Anna an Anna an Anna Anna Anna A	s secured by said
trust deed have been fully paid and statute, to cancel all said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to recom- estate now held by you under the same. Mail reconv DATED:	9	Beneficiary	
Do not lose or destroy this Trust Deed OR THE NOTE whi	And the second sec		<u> </u>
TRUST DEED	ne og en en en stærerer i sen er en stærerer i sen er en stærerer i sen er en stærererer er er er en stærerere Ar en stærerererererererererererererererererere	STATE OF OREGON	\$\$.
and the second sec		County of Klamat	:h)
and the second sec	n an	I certify that the	r record on the
1. The second s second second se second second sec second second sec	(a) An and the second secon	and day of May	, 1990,
(a) An and the second s second second secon second second sec	n an an an Arthur ann an Arthur an Arthur Ar Arthur an Arthur a Arthur an Arthur an A	at 4.04 o'clock P.M	1., and recorded
Grantor	n an	in book M90 or or as file/reel number	n page8443
	SPACE RESERVED	Record of Mortgages of	said County.
1 States and the second sec	FOR RECORDER'S USE	Witness my han	nd and seal of
and and an effective a strand of the strand the second of the state of		County affixed.	
Beneficiary the	n de la constante de la constan Esta de la constante de la cons Terra de la constante de la cons		
AFTER RECORDING RETURN TO	andreas (1996) en ser en	<u>Evelyn Biehn</u>	<u>la</u>
4 N Realty Services		······································	an an garan an a
35 north date of Gini	and a second state of the	County Clerk	
25 north Calif 91101 pasaden calif 91101 atto Orborah Brignac	الم الم الم الم المحمد معامل عنه مع عليه الروو مي الروان الرار الم الم مع مع مراجع معين في المنظلية التي ال	and the second	CTitle
	and the second sec	By aniene Mul	and the second