125PEN 0.2035339 rust Deed Series-TRUST DEED COPYRIGHT 1985 STEVENS-NESS L 1697 Nol. mgd Page 12930 co 副机构 3 TRUST DEED BONNIE A. WALTERS as Grantor, <u>ASPEN THILE & ESCROW, INC.</u>, as Trustee, and CHARLES 0. WOOD and LOWRAYNE P. WOOD, husband and wife, with full rights of survivorship WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in <u>KLAMAIH</u> Lot 2, Block 5, Tract 1053, OREGON SHORES, in the County of Klamath, State of Oregon.

CODE 118 MAP 3507-68D TL 4200

20 K together with all and singular the tenements, hereditaments and oppurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of \_\_\_\_\_IWENTY\_THOUSAND\_AND\_HO/100-------(\$20,000.00)-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not sconer paid, to be due and payable at maturity of rouer and made by grantor, the tinal payment of principal and interest hereot, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by this grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

Therein, shall become immediately due and payable. To protect the security of this trust dived, frantor agrees: 1. To protect, preserve and maintain said properly in feed condition and revair; not to remove or demolish any building or unarowment thereon; 2. To complete or restore primpily and in foce and workmanliks manner any building or improvement which may be constructed, damaged or destroyed thereon and pay when due all costs incurred therefor; 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to point in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneficiary comerciand to pay for ling same in the proper public offices, as well as the cost of all ien searches made by thing officers or warching agencies as may be termet desirable by the beneficiary.

Joint in executing such thanking saterness pursuance in the second proper public allice or effices, as well as the cost of all hing same in the proper public allice or effices, as well as the cost of all in varches made by tiling officers or warching adencies as may be itermet desirable by the beneficiary. The provide and continuously maintain insurance on the buildings may and other hazardu as the beneficiary may from time: on time require, in an amount not less than 1. INSUTABLE VALUE. To the latter; all contains acceptable is the beneficiary may from time: on time require, in an amount not less than 1. INSUTABLE VALUE. To the latter; all policies of insurance shall be delivered to the beneficiary is soon as insured, deliver and y ack of the transmitter of any presson to procure any such insurance and to delive any presson to procure any such insurance and to delive the add policies to the beneficiary the laster; all policies to the beneficiary the last litteen fays prior to the expiration of all fails or any reason to procure any such insurance and to delive the add policies to the beneficiary the less than to reason the beneficiary the serie and on soid buildings, the beneficiary the same at grantor's expired by beneficiary on any inducting of beneficiary the entit e and only oblice of the insurance policy may be policied by beneficiary any procure the same at grantor's expired by the entiting a superstance of the grant so collected, or not care or waive any deliver on the alter the sound to grant and the sound to grant as one of a second premises the tent may be lested or invalidate any for our or waive any charter and policies and the grant of all to make period of a second your agained twide property before any part of such as theredo to there is any the second part. Such as the second the grant by diver any difference of any oblicity may, at its option, make such as and to hay all tases, assessed and a such a such as a diversified on parts at the so of any of the second to such deliver the chartes th

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of emineur dumain or condemnation, beneficiary shall have the right, if it so elects, to require that all us any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs expenses and attorney's less recessarily paid or applied by it first upon any costs, and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, at its own expenses, to take such actions and execute such instrument grants, at its own expense, to take such actions pensation, prompty upon beneficiary is request. 9. At any time and prom time to time upon written request of bene-riciary, payment of last because for cancellation), without allecting the lishility of any person for the payment of the indubtedness, the any time and from time to the indubtedness, trustee may (a) consent to the making of any map or plat of said projecty; (b) join in

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allocing this devel or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recirate therein of any sector or the statistic thereto, and the recirate therein of any matters or lacts shall be conclusive proof of the truthfulness thereoil. Trustee's lees for any of the sectes mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, either in person, by agent or by a receiver to be appointed by a court, either in this own name sue or otherwise collect the rents, rest less upon any indebtedness secured hereby, and in such order a store, either hereby and courts or other states at a store, be set to be a stored at the receives and prolits, including security or and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the follewing the application or release thereod of line and other bards of the angle of the angle of the and and and in such order as beneficiary may determine.
14. The entering upon and taking possession of said property, the follewing the application or release thereod of said and other property, and the application or release thereod as aloresaid, shall not cure or pursuant to such notice.

Property, and the application or retease thereof as alloressing, shall not cure or waive any delault to notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election niay proceed to foreclose this trust deed in equity as a mortgage or direct the beneliciary may have. In the event the beneliciary at his election niay proceed to foreclose this trust deed in equity as a mortgage or direct the beneliciary may have. In the event the beneliciary decises to foreclose by advertisement and sale, for we remedy, either at low or in equity, which the beneliciary may have. In the event the beneliciary elects to foreclose by advertisement and sale, the beneliciary or the trustee thall execute and ecaus by advertisement and sale, the beneliciary or the trustee there of the said described encoded his written notice of delault and his election to self the said described encoded his written notice of delault on the manner provided in ORS 86.735 to 86.795 to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795 to foreclose this trust deed in a sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other presons so privileged by ORS 86.730 may cure the delault or delaults. If the delault consists of a hiture to pay, when due sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such phy paying the entire amount due at the time of the cure other than such phy paying the entire amount due at the time of the cure other than such phy paying the entire and on delaults curred. Any other delault that is capable of being cured may be cured by tendering the perfo

and express actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law. I. 4. Otherwise, the sale shall be held on the date and at the time and place designated in the police of sale or the time to which haid sale may be postponed as invited by law. The trustee may sell said property either in one parcel or in several by law. The trustee may sell said property either auction to the higher batte parcels and shall sell the parcel or parcels at the postponed as the trustee may sell said property either auction to the higher batte parcels and shall sell the parcel or parcels at the property as sold, but without any covenant or wurranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulures thereol. Any person, excluding the trustee, but including the grantor and benelicitary, may person, excluding the trustee, but including the drantor and benelicitary, may person, excluding the trustee, but including that econpression of the trustee and the trustee of the trustee shall apply the proceeds of sale to payment be dived. (3) to all persons attorney, (2) to the obligation secured by the trasses of sale. The surplus. If the trust is may appear in the order of the trustee in the trust ender as their interests may appear in the order of the intride to such surplus. If Beneficiary may from time to time appoint a successor or success-trustee, the latter shall be vested with all title, powers and duties conterred and appointering and papointer not the instrument executed by beneficiary, which, when recorded in the more that the county and (4) the order of y trustee named herein or to any successor trustee appointered upon any trustee term named or appoint a successor or success-trustee, the latter shall be vested with all title, powers and duties conterred and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the moritis troots

NOTE: The Trust Deed Act provides that the trustee hereunder toust 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 lows 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, the United States ar any agency thereaf, or an encrow agent licensed under ORS 696-505 to 696-505.

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and astress to an	id with the beneficiary and those claiming under him, that he is law- liproperty and has a valid, unencumbered title thereto	-
Ity seized in fee simple of said described real	if with the beneficiary and mose channeng title thereto is property and has a valid, unencumbered title thereto	
nd that he will warrant and forever defend t	the same against all persons whomsoever.	
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	the the above described note and this trust deed are:	
(a)* primarily for grantor s personalit dramfor is	Ican represented by the above described note and this trust deed are: r household purposes (see Important Notice below). s a natural person) are for business or commercial purposes.	
(b) for an organization, or (contraction)	the section there to their heirs, legatees, devisees, administrators, execut	ors, ract
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* IM/ORTANT NOTICE: Delete, by lining out, whichever was not applicable; if warranty (a) is applicable and the isene us such word is defined in the Troth-In-Lending Act and	Deculation Z. the DUNNIL A. MIDIAN	
us such word is defined in the Troth-In-Lenging Act and beneficiary MUST comply with the Act and Regulation b disclosures; for this purpose use Steven-Ness Form Ne. 1: If compliance with the Act is not required, disregard this m	(319, or equivalent.	
[If the signer of the above is a corporation, use the form of acknowledgement opposite.]		
STATE OF OREGON	ss. County of	
County of Alamath	me in instrument was acknowledged before me on	
This instrument was acknowledged betwee = , 19, by	19., by	
BOINIE A. WALTERS	ot	
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Notary Public for	Oregon Notary Public for Oregon (1) My commission expires:	SE
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