ASPEN 3811 45326 Volma 2 Page 11315 TRUST DEED day of AVEUST THIS TRUST DEED, made this an OREGON CORPORATION as Tristee, and FN REALTY SERVICES, CAR WILLIOMS AND A ASPEN TITLE & ESCROW, INC., an OREGON CORPOR SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: <u>43 in Block 28</u> \_ of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Lot \_ Page 20 of Maps in the office of the County Recorder of said County. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. beneficiary or order and made by grantor, the final payment of principal and interest thereof, if not sooner paid, to be due and payable 9-10 NIMET \_ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to The date of maturity of the deht secured by this instrument is the date, stated above, on which the final instalment of said note becomes due and payable. In the every the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, astigned or allenated by the granter without first having expressed therein, or herein, shall become immediately due and payable. The date of maturity of the dent secured by may instrument is the date, statud above, on whith the date of property, or any part thereof, or any interest therein is solid, spreed to be obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, at the expressed interent, or therein, shall be come immediately due and payable.
 The above described real property is not currently used for agricultural, timber or grazing purposes. To protect, preserve and maintain said property, ing ood condition and repair, or to remove or demolish any building or inprovement thereon; not to commit or premit any waste of said property.
 To complete or restore promptly and in good and workmantike mamer any building or inprovement which may be constructed, dunaged or destroyed thereon, and pay when due all costs incurred therefor.
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 To complete or restore promptly and in good and workmantike mamer any may be demend derivation of may be constructed, dunaged or destroyed thereon, and pay when due all costs incurred therefor.
 To complete on restore promptly and in good and workmantike mamer any may for any pay for filing same in the proper public office or offices, as the energificary may form time to the proper public office or offices, as the energificary may form time to the restores or searching agencies to the analysis of any persons the said preents.
 To provide and continue maintain insurance on the buildings now or proceme any such insurance and to deliver said profers, and property is from only on time to the starter, all oblicio for the syntame beneficiary any at the said or any to prove the same at grantor hereids, and only prove the same at grantor hereids and only with with the same at grantor hereids and only with the same at grantor at the start athe addition or any restore the same at grantor hereids in the restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "presson feagily entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof, Trustere for any at any time with due notice, either in this paragraph shall be not less than 55. 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, either in person, by genitor by a receiver to be appendixed by a court, and without regard to the adequacy of any gractify for the indebtenies thereby secured, enter upon and take possestion of suid property or any part holding those past due and eaply the same, less costs and express of persoid and collection, including reasonable attorney's fees subject to paragraph. Thereof upon any disterious and only and collection, including reasonable attorney's nucleon and back possible attorney's nucleon of the paragraph.

starch as well as the other costs and expenses of one content of the solution.
7. To appear in and defend any action or proceeding purporting to affect the security rights on powers of heneficiary or trustee; and on any suit, action or proceeding this the beneficiary or trustee; and on any suit, action or proceeding this is deed, to put all costs and expenses, including any suit, action between the ground must be beneficiary or the trustee then the prevailing party shall be trusted to the second of the solution of the and the beneficiary is the structure of the structure is a structure is a structure in the second of the second

NOTE

It is multitually agreed that: 8. 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 is elects, to require that all or any portion of the monies payable as commutation for inch taking, which are in excess of the amount required to pay all relationable costs, expenses and attorney's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it first upmany reasonable costs and expenses and attorney's fees, both in the trial and approxed applied upon the indebtedness secured hereby; and granter agrees, at its own obtaining such compensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary payment of its fees and presentation of this deed and the nore for enhorementing payment of its fees and presentation of this deed and the nore for enhorementing period for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of taid 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 uniter mismance policies or compensation or release thereof as a dressing or damage of the property, and the profits of the proceeds of fire and uniter mismance policies or application or release thereof as a dressing or damage of the property, and the notice of default thereinder or invulfate any act dome pursuant such notice.
12. Upon default by grantor in payment of any indexing thereas a scarce differed and uniter any act dome pursuant such notice.
13. Upon default by grantor in payment of any indexing thereas a scarce differed all sums elevated hereby interdiately due and payable. In such an equity, as sing purposes, the beneficiary may proceed to foreclose this trust deed in equity as an intergage in the manner provided by law for mortgage foreclosures. However, if suit negative scarce and directions and any order the trust cet in proceed to foreclose this trust deed in relative scarce there event the beneficiary and property is a mortgage or direct the trustee to foreclose this trust leed in equility as a mortgage or direct the trustee to foreclose the trust leed in trust leed any fore the trust leed in equility as a mortgage or direct the trustee to foreclose the trust leed in trust leed in the scarce and direction and property to satisfy the obligations secured hereby, when the leader the trust leed in the scarce and property to satisfy the obligations secured hereby, the difference and thereby, the scarce there are norted as then requires the thereby in the scarce of the start the scarce and the scarce of the trust deed in the start the advertisement and sale. In the latter event the beneficiary secure the trustee that the scarce and thereby, when the secure and the start the advertise and the leep the start that the deed in the distribution to the trustee the start the secure and the start the secure of the start the secure advertisement and sale

law, and proceed to foreclose this trust deed in the manner provided in ORS186, 740 to 86, 795.
1.3. Should the beneficiary elect to joreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the first set by the trustee for the date set by the trustee for the beneficiary of his successors in interest, respectively, inc entre amount then due, and expected at ORS186, 740.
1.3. Should the beneficiary clicet days before the date set by the trustee for the first set of the trust deed and the obligation sourced thereby (including correct and attorney's feet not exceeding S50 each) other than such particular distances and the first set of the trust deed and the obligation and trusteer, and attorney's feet not exceeding S50 each) other than such particular distances and the heat on default occurred, and thereby cure the default in one which even there down the set of the trust default to curred, and thereby cure the default in one of the trust default in the date and at the tone and place of the first set of the trust default for the set of the trust default in the date in the date of the set of the set of the set of the set of the trust of the process so sold, but which even the default is the set of the process the sold the parcel of a separate parcet set. The parcel set auxient to the prochase its deed in form as required by the set of sale. Trustee shall deliver to the process or warranty, express or implied. The recentas in the deed of any maximum covenant or warranty, express or mappined. The root may purchase at the set in the process the sold that the set of the process the sold of any exclusion the trust set in including the grantor and beneficiary. Any permits and the trustee set on including the grantor and beneficiary. Any permits and the trustee is including the grantor and beneficiary.

excluding the trastec, but including the granter and beneficiary, may purchase at the sale. 13. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee sell are easiable charge by trustee's attorney. (2) to the subsequent to the trust even of a trustee that the trust even of the trustee of a trust even of the trustee's attorney. (2) to the subsequent to the order of thir priority and 4 the trustee of a subsequent to the proceeds the trustee of a trustee trust even to trustee the trust even to trustee the trust even to the trust even to the subsequent to the proceeds the trustee of a trustee of a subsequent to the order of the priority and 4 the trust even to the subsequent to the prevent entities on the trust event to the subsequent to the order of the provide the provide the subsequent to the order of the provide the provide the subsequent to the order of the provide the subsequent to the order of the provide the subsequent to the order of the provide the provide the subsequent to the order of the provide the provide the subsequent of the order of the provide the subsequence to the subsequence to the provide the subsequence to the subsequence to the provide the provide the subsequence to the subsequence the subsequence to the subsequence the subsequence to the subsequenc

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 gran 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.

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), (b) for an organization, or (even it grantor is a natural persoh) are for business or commercial purposes other than agricultural

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 fourteenth day following the

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 confract 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.

Christic Lallan

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(if the signer of the above is a corporation, use the form of acknowledgment apposite t

the form of dechowledgment opposite.)		•
STATE OFCALIFORNIA )	93.490)	
	STATE OF	, County of) ss.
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August 30 , 19 91	Personally	appeared and
Personally appeared the above named ALLEN R.	e energia anno 1	
WILLIAMS AND CHRISTINE L.	each for himself	and not one for the other, did say that the former is the
WILLIAMS acknowledged the foregoing instru-		president and that the latter is the
ment to be their voluntary act and deed.	· · · ·	secretary of
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Setore me:	of said corporation	
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Bayzin The da Fore Hobber		
Notary Public for KINGS	Before me:	
My commission expires: 7/5/93		(OFFICIAL
	Notary Public for	SFAL)
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	T FOR FULL RECONVEYAN	
to be used only	ly when obligations have b	been paid.
No. Tal al	Trustee	
the undersigned is the legal owner and holder of all	indebtedness secured	I by the foregoing trust deed. All sums secured by said
This deed have been fully paid and satisfied. You hereby a said trust deed or pursuant to statute, to cancel all evidence	re directed, on navm	ent to you of any sums owing to you under the tarme of
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