THE THE PER	102	AUG 20 PH	2 31	= LAW PUBLISHING CO., PORTLAND, OR 9720
RM No. 681—Oregon Trust Deed Series—TRUST BEED.  # CASA 1 79	ALE: Make	L INCLUSIVE	Volima	<u>a page <b>19666</b></u> {
49912 THIS TRUST DEED, made th	is <u>24th</u>	28188: KRday ol		, 19 92 , between
LE ANNE HATCHER, a sing	l⊛ woman			, as Grantor
MOUNTAIN TITLE COMPANY	OF KLAMATH	COUNTY		as Trustee, and
DONALD R. HAYES and LIN		or the surv	ivor thereof	, as Beneficiary
Grantor irrevocably grants, bar Klamath Count	rgains, sells ar y, Oregon, des	nd conveys to trus	tee in trust, with p	ower of sale, the property in
Lot 13 in Block 24 of T plat thereof on file in TOGETHER WITH a 1989 RI #11813167, which is sit	RACT 1113, the offic TGD 2U Mob	ORECON SHORES e of the Count ile Home, Oreg	on License #X	201260, Serial
THIS TRUST DEED IS AN A JUNIOR TO A FIRST TRUST	UT THELLIST	VE TRUST DEED	AND IS BEING	RECORDED SECOND AND
SEE EXHIBIT "A" ATTACHE				
gether with all and singular the tenements r hereafter appertaining, and the rents, iss	日本語 医肾髓病学	######################################	I all ather eights the	reunto belonging of in anywise no
ne property.	NG PERFORM	ANCE of each agreen	nent of grantor herein	contained and payment of the su
THIRTY-SIX THOUSAND AND	neliciery or orde	Dollars, wit		ording to the terms of a promisso
of of even date neterin, parable of sconer paid, to be due and payable.  The date of maturity of the debt secomes due and payable. In the event the old, conveyed, assigned or alienated by the it the beneficiary's option, all obligations a	per verms cured by this ins e within describ	trument is the date, ed property, or any I	stated above, on which	th the final installment of the no atterest therein is sold, agreed to be approval of the beneficiary, the
To protect the security of this trust	dead, grantor agr	ees: n good condition and	나를 막게 하는 것을 가게 하지 않는데 나라는	- 1000 및 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 -
ovement thereon; not to commit or perm  2. To complete or restore promptly	and in good and	habitable condition	any building or impro	vement which may be constructed
amaged or destroyed thereon, and pay who are the state of	cei, regulations, o icing statements collice or office	covenants, conditions	and restrictions affec	ing the property; if the beneficial
agencies as may be deemed desirable by it- 4. To provide and continuously manage by lire and such other hazards as written in companies acceptable to the beliciary as soon as insured; if the grantor shat least fifteen days prior to the expiration cure the same at grantor's expense. The arrany indebtedness secured hereby and in such that the same at grantor's expense and in such that the same at grantor's expense and in such that the same at grantor's expense at grantor's expense and in such that the same as grantor's expense at the same at grantor's expense at grantor's expense at the same at grantor's expense	a paterical and a management of the beneficiary, with leading and the second of the se	on the buildings n may from time to tit oss payable to the lat ason to procure any s il insurance now or h under any fire or othe citary may determine, ication or release shal	ow or hereafter erection require, in an amount of insurance and to correct on the results of insurance policy in insurance policy in the correct of the corr	ed on the property against loss unt not less than \$ full Valu rance shall be delivered to the beleliver the policies to the beneficiary may pay be applied by beneficiary unay the parties amount so collect
standard any act done pursuant.  5. To keep the property free from issessed upon or against the property beforemptly deliver receipts therefor to bene iens or other charges payable by grantor, ment, beneficiary may, at its option, managed the debt secured by this trust deed, without the debt secured by this trust deed, without with interest as aforesaid, the property he	construction lies one any part of diciary; should t either by direct ke payment ther ons described in at waiver of any ersimbefore descri	ns and to pay all tax such taxes, assessment he grantor lail to mal payment or by provice eof, and the amount paragraphs 6 and 7 or rights arising from brights arising from brights as well as the	es, assessments and cotts and other charges, and other charges, to payment of any tax ling beneficiary with so paid, with intere of this trust deed, sha each of any of the coveranter, thall be bounded.	other charges that may be levied ea, assessments, insurance premiu- funds with which to make such p- pst at the rate set forth in the n- il be added to and become a part enants hereol and for such paymes of to the same extent that they
and the nonpayment thereof enam, as the able and constitute a breach of this trust of Top pay all costs, fees and expentrustee incurred in connection with or in	dred. set of this trust enforcing this o tion or proceeding which the benefic willence of title a	including the cost of bligation and trustee of purporting to alte- iary or trustee may a nd the beneficiary's	title search as well as and attorney's fees of the security rights appear, including any or trustee's attorney's	the other costs and expenses of setually incurred or powers of beneficiary or trus suit for the foreclosure of this defess; the amount of attorney's
torney's fees on such appeal.  It is mutually agreed that:  8. In the event that any portion o	r all of the prop s, to require the	perty shall be taken to it all or any portion	inder the right of em of the monies payal	nent domain or condemnation, be le as compensation for such tak
NOTE: The Trust Dead Act provides that the trust company or savings and loan association lized to insure title to real property of this stagent licensed under ORS 696.595 to 696.58.	trustoe hereunder cuthorized to do on, its subsidiaris	must be either an atten	rey, who is an active n	tember of the Oregon State 201, o b
TRUST DEED			Count	OF OREGON, y of
LE ANNE HATCHER			ment W	as received for record on
PO BOX 660 CHILOQUIN OR 97624			n'a:	of 19
DONALD R. HAYES & LINDA L.	I(AYES.	SPACE RESER FOR RECORDER S	in book	reel/volume Noor as fee/file/ins
PO BOX 10121 EUGENE, OR 97440		RECORDER	いまい かんきゅうけん しきなニュナニ	of as ree/rite/its sicrofilm/reception Noof said Cou
EUGENE, UR. 37-1140  Beneficiary			Record	of

County affixed. After Recording Return to (Name, Address, Italy) MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY 222 S. Sixth St. Klamath Falls, OR 97603



which are in excess of the amount required to pay all reasonable costs expines and storage's test necessally paid or incurred by granter in such proceedings, shall be paid to burdiciary and applied by it lint upon any reasonable costs and space and special control in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the included in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the included processary and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary.

9. At any time and time promptly upon beneficiary is request.

19. At any time and control in the processary of the surface and the notes for endorsement (in case of tall reconveyances, for cancellation), without alterling the liability of any person for the name of the indebtedness frustee may (a) consent to the making of any map or plat of the property; (b) join ingring any essential and the indebtedness frustee may (a) consent to the making of any map or plat of the property; (b) join in any extended the truthilutes thereof; (d) the indebtedness provided thereof; and the feetiles therein of any rife of the property and the surface of any of the services mentioned in this paragraph shall be not less than \$5.

10. The property of the property, and in such order as beneficiary may determine collection, including reasonable attorney's fees upon any indebtedness secured horeby; and in such order as beneficiary may determine collection, including reasonable attorney's fees upon any indebtedness secured horeby or any taking of damage of the property, and the a

March 30, 1987, in Volume m87, page 5198, Microfilm Records of Klamath County, Oregon, in

favor of FN Realty Services, Inc., as Beneficiary and that the grantor will warrant and torever 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 or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the lienetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 mortgage, it is understood that the mortgager or mortgagee may be more than one person; that it the context so requires, the singular shall be taken to mean and include the plurs!, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (e) or (b not applicable; if warranty (a) is applicable and the beneficiary is a sred as such word is defined in the Truth-in-Lendin; Act and Regulation 2, beneficiary MUSI comply with the Act and Regulation by making requi	Her LG AWAE TRAILIER the	
disclosures; for this purpose use Stevent-Ness Ferm No. 1319, or equivals if compliance with the Act is not required, disregard this notice.	9n).	
STATE OF OREGON, County o	of Klamath )ss.	
This justrument was acknown by LE ANNE HATCHER	of Riamath )ss. owledged before me on August 28	, 19.92.,
This justrument was acknowly	owledged before me on	, 19,
NOTARY PUBLIC - OREGON COMMISSION NO. 010431 MY COMMISSION EXPIRE! NOV. 16, 1995	My commission expires 11/16/95	lot Oregon
REQUEST FOR FILL RECONVEYANCE (To b	is used only when obligations have been paid.)	
To: ,Trus  The undersigned is the legal owner and holder of all indebte deed have been fully paid and satisfied. You hereby are directed, trust deed or pursuant to statute, to cancel all evidences of indebte.	stee dness secured by the loregoing trust deed. All sums secured on payment to you of any sums owing to you under the	erms of the
TO:, Trus  The undersigned is the legal owner and holder of all indebted deed have been fully paid and satisfied. You hereby are directed.	stee dness secured by the loregoing trust deed. All sums secured on payment to you of any sums owing to you under the	erms of the
To: ,Trus  The undersigned is the legal owner and holder of all indebte deed have been fully paid and satisfied. You hereby are directed, trust deed or pursuant to statute, to cancel all evidences of indebt together with the trust deed) and to reconvey, without warranty, the trust deed and to reconvey.	stee dness secured by the loregoing trust deed. All sums secured on payment to you of any sums owing to you under the	erms of the
To: ,Trus  The undersigned is the legal owner and holder of all indebted deed have been fully paid and satisfied. You hereby are directed, trust deed or pursuant to statute, to cancel all evidences of indebt together with the trust deed) and to reconvey, without warranty, theld by you under the same. Mail reconveyince and documents to	stee dness secured by the loregoing trust deed. All sums secured on payment to you of any sums owing to you under the	erms of the

EXHIBIT "A"

This Trust Deed is an All Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record dated November 19, 1986, and recorded on March 30, 1987, in Volume M87, page 5198, Microfilm Records of Klamath County, Oregon, in favor of FN Realty Services, Inc., as Beneficiary, which secures the payment of a Note therein mentioned.

Donald R. Hayes and Linds L. Hayes, or the survivor thereof, Beneficiary herein agrees to pay, when due, all payments due upon the said Promissory Note in favor of FN Realty Services, Inc., and will save the Grantors herein, Le Anne Hatcher, a single woman, harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

X france Hatcher

经付款 医克莱尔氏试验检试验检验	1000	9.000000	 r: 077	DI A VA	FM - 55
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Filed for record at request of		Mountain illie	P.M., and duly on Page 19666	recorded in Vol	. <u> </u>
Aug.	A.D., 19 92 at _	Z:31 OCIOCK	19666		
of Aug.	144 Access 15 15 15 15	<u>Mortgages</u>	on Page <u>19666</u> elyn_Biehn (	County Clerk	
		LV.	By Quistant	corriele	nolue
EEE \$20.00			By SLAURAN		
FEE \$20.00		10000514604			
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