30'686 '7'2584	ATC 40910 TRUST DEED	Vol	page_3280
THIS TRUST DEED, made this	lo day of Jun	1 e	. 19 93 , between
ASPEN TITLE & ESCROWINC., an OREGON CORPORATION, TRUSTEE as Beneficiary.	CORPORATION as Trusteeren	of FN REALTY SER	VICES, INC., a CALIFORNI
o militar de la mergio del gil de libratico de la como di esta de gil del della como esta de como della della c In militari	WITNESSETH:		
Grantor irrevocably grants, bargains, sells COUNTY, OREGON, described as:	s and conveys to trustee in trus	st, with power of sa	le, the property in KLAMATI
Lot in Block of Tract 1184- 1978 in Volume 21, Page 29 of Maps in the offic	Oregon Shores-Unit 2-1st Add	lition as shown on t	he map filed on November 8.
्र जानको स्टिनियो स्थानी होता है अन्य देवी है के अहिन्छ करें। है होने प्रतिकार देवीन के एक का अन्योग अन्यास का स्थान	in de Das Petros de Control de Agrico de Logia de Petros de Agrico		
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en diktoria jaron 1986 eta 1983. Baran diktoria			
Bray Commence of the Commence			
The date of maturity of the debt secured by this instrument is the within described property, or any part thereof, or any interpretation of the within described property, or any part thereof, are any interpretational the written consent or approval of the beneficiary, then expressed therein, or leseln, thall become immediately due and pay. The above described real property is not currently used for excitations.	h agreement of grantor herein contained at Dollars, with interest thereon according to incipal and interest hereof, if not sooner pa is the date, stated above, on which the fin pest therein is sold, agreed to be sold, con- , at the beneficiary's option, all obligation	nd payment of the sum of the terms of a promissory tid, to be due and payable.	Flever Thousand
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good con not to remove or demolish any building or improvement thereon; permit any waste of said property.	ndition and repair: restriction thereon	1: (C) join in any mihandi	and for the second seco
permit any waste of said property. 2. To complete or restore promptly and in good and workman	not to commit or deed or the lien of the property. The	charge thereof; [d] recon grantee in any reconveys:	iation or other agreement affecting this vey, without warranty, all or any pert of size may he described as the "person or tals therein of any matters or facts shall
2. To complete or restore promptly and in good and workma building or improvement which may be constructed, damaged or a and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenant estrictions affecting said property; if the beneficiary or requester.	lestroyed thereon, be conclusive proomentioned in this	torograph shall to	in the services for any of the services
Such Chancing statements presugns to the thing	Join in executing Gue notice, either i	n person by grantor nereus	ider, beneficiary may at any time with
ay may require and to pay for filing same in the proper public of well as the cost of all lien tearchet made by filing officers or sea may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the hereafter erected on the said premises against loss or damage by hatards as the beneficiary may from time to line require in an am	jice or offices, as enter upon and tal sue or otherwise of buildings now or unpaid, and apply buildings now or unpaid, and apply	ke possession of said proper collect the rents, issues and the same, less costs and	receiver to be appointed by a court, and ity for the indebtedness hereby secured, rty or any part thereof, in lit own name d profits, including those past due and expenses of operation and collection, ct to paragraph 7 hereof upon any beneficiary may determine.
beneficiary with loss payable to the latter; all policies of insurance	acceptable to the shall be delivered 11. The enterin	is unon and taking passess	
procure any such insurance and to deliver said policies to the be	eneficiary at least compensation or compensation	awards for any taking o	r damage of the property, and the
The amount collected under any fire or other insurance policy n	grantor's expense. notice of default her hay be applied by the his nerformance.	ilt by grantor in payment	of any indeptedness secured hereby or
may determine, or at option of beneficiary the entire amount so part thereof, may be released to grantor. Such application or release waive any default or notice of default hereunder or invalidate any to such notice.	collected, or any secured hereby line	nediately due and payahi	e. In such an event and if the above
to such notice. 5. To keep said premises free from construction liens and assessments and other charges that may be levied or assessed up property before one.	the manner provided	d by law for morigage fore	closures. However, if said real property
due or delinquent and promptly deline assessments and other cha	rges become past and cause to be seen	ale. In the latter event the	beneficiary or the trustee shall execute
grantor fall to make payment of any taxes, assessments, insurance p other charges payable by grantor, either by direct payment beneficiary with funds with which its make such payment, benef option, make analysis.	deterihed real pro-	and the section of the section	perejiciary or the trustee shall execute default and his election to zell the said tions secured hereby, whereupon the ve notice thereof as then required by a tile manner provided in ORS/86,740
option, make payment thereof, and the amount so paid, with inter- forth in the note secured hereby, together with the obligation	rest at the rate set 10 00.793.	heneficiary stant to Con-	
forth in the note secured hereby, together with the obligation paragraphs 6 and 7 of this trust deed shall be added to and become secured by this trust deed, without waiver of any rights arising from the coverants hereof	a part of the debt after default at any breach of any of trustee's sale, the gr	atter or other reserve	ore the date set by the trustee for the
the covenants hereof and for such payments, with interest as afores hereinbefore described, as well as the grantor, shall be bound to the they are bound for the payment of the obligation herein describ payments shall be immediately due and payable without notice, and thereof shall at the notion of the beartiful payments.	same extent that under the terms of t	he trust deed and the obile	ation secured thereby fincluding costs
deed immediately due and payable and constitute a breach of this en	ired by this trust as would not then but deed which event all force	e due had no default occu	rred, and thereby cure the default, in
6. To pay all costs, fees and expenses of this trust including search as well as the other costs and expenses of the trustee incurr with this obligation.	the cost of title 14. Otherwise,	the sale shall be held on	the date and at the time and place
7. To appear in and defend any action or proceeding purport security rights or powers of baneficiary or trustee; and in any proceeding in which the beneficiary or trustee may appear, including foreclosure of this deed, to pay all cover and experter including.		cash, payable at the time	of sale. Trustee thall deliver to the
the beneficiary's or trustee's attorney's fees provided, however, in	rence of little and excluding the trustee	it or warranty, express or hi to e conclusive proof of t be including the granto	conveying the property so sold, but npiled. The recitals in the deed of any he truthfulness thereof. Any person, and beneficiary, may purchase at the
be entitled to the attorney? fees herein described; the amount of mentioned in this paragraph? In all cases shall be fixed by the tria appellist atken.	f attorney's fees apply the proceeds	e sells pursuant to the p of sale to payment of () trustee and a reasonable of	owers provided herein, trustee shall I the expenses of sale, including the harge by trustee's attorney, (2) to the

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of taid property shall be taken under the right of eminent domain or condemnation, beneficiory thall have the right, if it so elects, to require that all or any portion of the monies payable at compensation for such taking, which are in excess of the emount required to pay all resonable contributes that all or any portion of the monies payable at compensation for such taking, which are in excess of the emount required to pay all resonable contributes and attorney's feet necessarily pold or incurred by beneficiary and applied by it first upon any resonable costs and expense and attorney's feet, both in the trial and appetate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby, and grantor egrees, all its own expense, to take such actions and execute such instruments at shall be necessary in 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 feet and presentation of this deed and the note for enuorsement (in cate of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any

compensation of the trustee of playment of (1) the expenses of sale, including the obligation secured by the trust everational charge by invite a stationney, (2) to the obligation secured by the trust everation of the persons having recorded lient subsequent to the interest of the trusted in the entire deed as their interests may appear in the order of their priority and (4) the surplus, and any, to the granter or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any strustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred which they have been appointed hereinder. Each such appointment and which the successor trustee, the latter shall be vested with all title, powers and duties conferred which with remade by written instrument executed by beneficiary, containing reference to this or made by written instrument executed by beneficiary, containing reference to this or made by written instrument executed by beneficiary, containing reference to the County Clerk of its place of record, which, when recorded in the property it situated, shall be conclusive proof of proper exponitioners of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and exhaustication or the success of the substitute of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee thall 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 injurance 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.

32805

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, lamily, household or agricultural purposes (see Important Notice below),

(b) for an organization, or (even it 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, 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 deed and whenever the context so requires, the masculine gender includes the leminine 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.

STATE OF HAWAII.

CITY AND COUNTY OF HONOLULU

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.

} } SS.

	01 2A Jun 93	before me, the
•	undersigned, a Notary Public in a	nd for said County and State.
The state of the s		. Carter .
College Colleg	known to me to be the person whose	name is subscribed to the within
	instrument as a witness thereto, who l	
	and said: That resides at	
	Blud - 1 = 207, Home	
· Bo Para Rose 1		manes and
	marith L. Olan	and the state of t
		be the person described in and
The state of the s	whose name is subscribed to the	
SONJA NEAL	execute the same; and that affiant subs	cribed As name thereto
Notary Public, State of Hawaii	as a witness to said execution	
My commission expires Nov. 8, 1996		1 .
	Notary Signature	rest
walione was properly and the control of the control	To be used only when obligations have been paid.	
	to us used many when buildeness bare been build.	
TO:	, Trustee	•
	older of all indebtedness secured by the foregoing t	And the second second second second
DATED.	, 19	
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र महिना है। यह पर पुरस्कार प्रोक्षित है है। जिल्ला के उन्हेंने के प्राप्त के लिए है के पूर्व के प्राप्त के उन् इस पर कार्यक्षित के पुरस्कार करने हैं। यह अपने कार्यकार के प्राप्त के प्राप्त के अध्यक्ष के स्थापन के स्थापन		
Da not lose or destroy this Trust Deed OR THE NOTE :	which it secures. Both must be delivered to the trustee for concello	lon before reconveyance will be made.
TRUST DEED	STATE	OF OREGON }
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