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26 61	741	1.13		- FC -	1. 7.

Atc 40912 TRUST DEED

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Volmay Page 5939 S THIS TRUST DEED, made this _ day of .

_, 19_93 JEANS D- ICELINOI + ECCEN E. KELINGI (HISEAND) + ALICE 2. KELINGI (SUGA FORME) ., as Grantor. ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiery.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:

Lot 21 in Block 28 of Tract 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.

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 mnts, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of TEST HOSSIAND ENE HUNDLED (10,500) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, pa, able to

_ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, pay able to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not souner paid, to be due and payable ______ --- 7 aez

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of sola note becomes due and psyable. In the event, the within described property, or any part thereof, or any interest therein is sold, spreed to be sold, conveyed, assigned or alienated by the grantor without first "wing obtained the written consent or approval of the beneficiary_then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity detes expressed therein, shall become immediately due and payable.

The date of main by on the date is accurate by init intrimient is the date, stated above, on which we do in the property is not constructed by init intrimient is the date, stated above, on which we do in the end of the stated above, on which we do in the end of the stated above, on which we do in the end of the stated above, on which we do in the end of the stated above, on which we do in the end of the state and payable.
 The bove described real property is not currently used for spicaltursi, timber or grasing purposes to protect the security of this trust deed, prantor agrees:

 To protect preserve and maintain stid property in good condition and repair; not to remove or demolish any building or improvement firereal; not to commit or the property what of all property. If the beneficiary or equerst, to ion in executing the control thereof.
 To comply with all havs, ordinances, regulations, covernant, conditions, and ap when due all coris incurred therefor.
 To comply with all havs, ordinances, regulations, covernant, conditions, and pay when due all coris incurred therefor.
 To comply with all havs, ordinances, regulations, covernant, conditions, and pay when due all coris incurred therefor.
 To comply with all havs, ordinances, regulations, covernant, conditions, and pay when due all coris incurred therefor.
 To provide and continuously maintain insurance on the buildings now or may be deemed desirable by the beneficiary.
 A to provide and continuously maintain insurance on the buildings now or refere and such other provide to the expiration of any policy of insurance now or hereficiary at point or the expiration of any policy of insurance provide and to coliver size policies, and all not current herefor.
 To keep staid prometry.
 To keep staid promiting the or other fitteranne policy may leage polici

With this obligation. 7. To appear in and defend any action or proceeding purporting to affect the scuttly lights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including end suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's autorney's fees provided, however, in case the suit is between the grantor and the beneficiary or trustee trustee then the prevailing party thail be entitled to the autorney's fees herein described; the amount of attorney's fees mentioned in this parsgraph 7 in all cases shall be fixed by the trial court or by the appealate court if an appeal it taken.

It is studiusly 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 monite payable at compensation for such taking, which are in excets of the emount required to say all reachable (usit expenses and attorney's feet necessarily paid or houred by grantor in buck proceedings thall be point to beneficiary and exploite by it if a say all reachable (usit expenses and attorney's feet necessarily paid or houred by grantor in buck proceedings, thall be point to beneficiary and point of the applied upoint for our point costs and explose and in the point of the monite required to say all reachable (usit expense, and the indebid of the secured hereby, and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptiy upon beneficiary is 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 note for endorsement fin case of full reconveyance, for cancellation, without affecting the liability of any person for the payment of the indebidedness, traitsete may (a) connent to the making of any map or plat of said property; (b) Join in granting any easement or creating any It is mutually agreed that

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hetween

restriction thereon; [c] join in any subordination or other spreement affecting this deed or the lien or charge thereof; [d] reconvey, without warmany, ell or any part of the property. The grounder necessary reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or fact to half be conclusive provid of the truthfuness thereof. Trusse's fees for any of the structure mentioned in this paragraph shall be not less than \$3. 10. Upon any default by grantor hereander, beneficiary may at any time with due notics, either in person, by agent or by a receiver to be appointed by a court, and without regard to the delayuev of any security for the indetretors hereby secured, enter upon and take postession of said property or any peri thereof, in its own name sue or otherwise collect the renis, listus and profits including those pest due atome, less cost, and unpaid, and apply the some, less costs and profits moluding those pest due atome, so cost encode net of operation end collection, including reasonable attorney's fees subject to paragraph 7 hereof upon sing including thereof hereof, in such order at beneficiary may determine.

biolizing reasonable attorney's fees subject to paregraph 7 hereof upon any indebiedness secured hereby, in such order as bonficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profils, or the proceed's of fire and other insummer polices of organisation or awards for any taking or darrage of the property, and the application or cardial of any appendix of the proceed's of the property, and the application or awards for any itaking or darrage of the property, and the application or avaids for any itaking or darrage of the property, and the application or avaids for any induction of the property, and the application or avaids for any approximation of a such reasons in the non-tree.
12. Upon default here under on involves the bonefoldery and relate all other bone or praing purports for any apprention here under, the bonefoldery are and if he above discribed property is a control purport, and the above discribed property is a control purport. The control provided by law for hourings four cluture, however, if and reasons proved to four or provided by law for hourings four cluture is being or the trustee to four cluture is all excluse and overtainty and the benefolary or the truste is all excluse and overtainty and the benefolary or the truste is all excluse and discribed in equity as a mortage or duce the benefolary or the truste is all excluse and found to the benefolary or the truste is all excluse and for the said all the observed hereby. Moreagon the trustes all fix the time and place of axis, give notice thereof as then reasoned by the said. The addition of the proceed to foreclose this trust deed in the discriber or other persons to privileged by ORS 66.700. The prove day the said any time prior to five days before the date set by the truste of the beneficiary of the trust exclusion and movies and or proves of the beneficiary of the trust effect in the day included and the obligation secure anount there day included any o

excluding the trustee, but including the grantor and beneficiary, may purchase et ale. 15. When trustee sells pursuant to the powers provided herein, trustee a apply the proceeds of ale to payment of (1) the expense of said, including compensation of the trustee and a wasionable charge by mustee's attorney. (2) to obligation secured by the trust deed, (3) to all persons having recorded the laws quark to use interest 0, intravisite in the trust deed as their interests in a source the security of the trust of the second security of the security of the second the trust of the trust of the second security of the second security of the second security of the second security of the second second second security of the second se

property is situated, shall be continued from a school of instee. The second second second shall be second and acknowledged is made a public record as provided by law. Trustee is not obligated to notify and party hareto of pending sale under any other deed of trusts or of any action or proceeding in which grantor, beneficiary or trustee shall 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

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 ravings 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. NOTE

and that he will warrant and forever defend th		
 (a)* primarily for grantor's personal, (b) for an organization, or (even if grantor i 	s a natural persoh) are f	the introductors of Clin
tors, personal representatives, successors under as a contract secured hereby, whether or not named as a	beneficiary herein. In con ter and the singular num	ereto, their heirs, legatees, devisees, administrators, execu- tall mean the holder and owner, including pledgee, of the struing this deed and whenever the context so requires, the ober includes the plural.
	ing has bereinto set l	his hand the day and your and
You have the option to cancel your contract or agreen	ient of sale by notice to th	e scher until kakinger ut
signing of the contract of agreement. If you did not receive a Property Report prepared pursu U.S. Department of Housing and Utban Development, in be revoked at your option for two years from the date of	ant to the rules and regula a advance of your signing the signing.	tions of the Office of Interstate Land Sales Registration, the contract or agreement, this contract or agreement may
* IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the ba or such word is defined in the Truth-In-Lending Act of beneficiary MUST comply with the Act and Regulation disclosures. If compliance with the Act not required,	and Regulation Z, the	Alice R. Kelienon
(If the signer of the above is a corporation,	l	Undressed by: Out when a
(If the signer of the above is a corporation) use the form of acknowledgment opposite.)		C TABUATI
	CITY AN	F HAWAII, COUNTY OF HONOLULU }SS.
FOR NOTARY SEAL OR STAMP	On 01 undersigne	d, a Notety Public in and for said County and State,
	1	appeared <u>And Phill</u> ne to be the person whose name is subscribed to the within demosed
and the second	instrument	as a witness thereto, who being by me duly sworn, depose
	and said:	That he resides at \$704 Humans Free
	Unine preser	Alphania De Ais D. Kelienoi and
	ale	n E. Keliner and allukkeling
	personally	known to <u>fin</u> to be the person described in, and me is subscribed to the within and annexed instrument,
	whose na	e same; and that affiant subscribed name thereto
SONUA NEAL	as a withe	ss to said execution.
Notary Bublic State of Howell		pono and
My commission expires Nov. 8, 1996		
the second state and satisfied. I	all evidences of indebte	secured by the foregoing trust deed. All sums secured by said a payment to you of any sums owing to you under the terms of dness secured by said trust deed (which are delivered to you , to the parties designated by the terms of said trust deed the s to
DATED:	, 19	
	· · · · · · · · · · · · · · · · · · ·	Beneficiary
the Trust Dead OR THE NOTE	which it secures. Both must be	delivered to the trustee for concellation belieto recenveyonce will be mode.
TRUST DEED		STATE OF OREGON
		County ofKlamath
	n an an Araba an Araba an Araba. An an Araba an Araba an Araba an Araba	I certify that the within instru-
		ment was received for record on the 23rd day of
		at 10.49 o'clock A.M., and recorded
Grantor		in book M94 on page 3932
	SPACE RESE	aved or as file/reel number 76616 Record of Mortgages of said County.
	FOR	Witness my hand and seal of
	PECORDER	County affixed.
Beneficiery		
AFTER RECORDING RETURN TO		Eyelyn Biehn
a de la companya de l Persona de la companya		Gammer Clark
Aspen Title co		
	Fee \$15.00	By Qauline Millinda Deput
	160 ÅT2400	
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