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183888 07-06-94P0		UST DEED	" "Vol.m	14 Page 20996
	26th	Febru	ary	94 between
THIS TRUST DEED, made this _ Bruce Trving Jacobsen and ASPEN TITLE & ESCROW, INC., and	Chilsty Anne	Tacobsen Husb	and and Wife	as lenancs

ASPEN TITLE & ESCRUW, INC., and Construction of the secret of the secret

Grantor irrevocably grants, bargins, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 3 國民族指於法法

in Block _______ of Tract 1113-Oregon Shores Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Lon_41 Page 29 of Maps in the office of the County Recorder of said County. $\begin{array}{l} \begin{array}{c} (1,1) & ($

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es and all other rights thereunto belonging or in anywise now or hereafter, appertaining, and the a sted in connection with sold rad estate. gether with all and singular the tenements, hered amen's and appurtenance nts, issues and profits thereof and all fixtures now where after attached to or FOR THE PURPOSE OF SECURING PERFORMANCE of each egreement of granice herein contained and payment of the sum of Eleven-thousand and two-hundired and fifty & 00/100 Dollars, with interest thereon according to the serms of a promissory note of even date herewith, payable to

beneficiery or order and made by grantor, the final symps t of principal and will rest hereof. if not sconer, pe il, to be due and payable May 1. 2004 XX The date of maturity of the debt secured by the bight smart is the date; it rest nereoj. If not sconer path, so be due and payable <u>reary is 2007</u>. The date of maturity of the debt secured by the bight smart is the date; it rest above, on which the just installment of soid note becomes due and payable. In the event is which described property, or any part thereoi, of any interest therein it sold agreed to be sold. conveyed, stringed or adjunction willow fitter that and the string of a distingt of a distingt of a distance of the given willow fitter that and the string of a distance of sold note becomes due and payable. In the event is will a greed to be sold, conveyed, stringed or a distance of the given willow fitter baring barned by the fitter will be and the fitter is the string of a distance of the second of the barne fitters. Then, as the barn charry's option, all obligations secured by this instrument, irrespective of the maturity dates provide therein, is herein, thall become immediately due and payable.

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Obtained the written consent or approval of the beineficiary, then, as the beneficiary's option, all experiend therein, or herein, shall become immediarily due and psyable.
The above described real property is not currently us d for agricultural, timber or grazing purposes.
To protect the security of this trust deed, grat for creet:

 To protect, preserve and maintain suid property is road condition and reals:
 To protect, preserve and maintain suid property is road condition and reals:
 To complete or restore promptly and in got d and workmantike manner any building or improvement, damaged or described the control of the state of the second therefore.
 To complete or testione promptly and in got d and workmantike manner any building or improvement, damaged or described the content of the second therefore.
 To comply with all laws, ordinances, regula lons, covenants, conditions, and 10.
 To comply with all laws, ordinances, regula lons, covenants, conditions, and 10.
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 To provide ond continuously maintain line interce on the buildings in ow or more for many baile describes maintain to strader on the buildings in ow or more for maintain the suid premises against loss indure on the post libe office.
 To provide and continuously maintain line to the one provent not less them factures also provide on do deliver state for the same at present as a position of any polic of the suid nervestife in the one officiary at less the present explained as the baneficiary may from time to there there as the ordinant as the provide on all collives secured here there of the suid premises against loss indure as the baneficiary at less the provide on all collives secured here any fore on relate as the present of the suid premises accou

part thereof, may be released to granton. Such appl ration or release shall not in e or value any default or notice of default hereander of invaluate any act done purvant to such note. 3. To keep said premises free from construction invaluates any act done purvant to such note. 3. To keep said premises free from construction invaluates and other charges become past and other charges that may be level or a trade upon or agabar said property before any part of such taxes, assessment is and other charges become past fue or delinquent and promgity deliver receipts it erefor to beneficiery; thould the grantor fail to make payment of any taxes, assessment is invarine ereminium. Hers or other charges payable by granton, either by wheet payment or by providing beneficiary with funds with which to make such payment, beneficiary may; at its poption, make payment thereof, and the annount so paid, with interest at the me is set forth in the note secured hereby, incriner with the obligations described received by this trust deed, without waiver of any rights a ting from breach of eny of the covenaits hereof and for such payment, with interest as of or such every hereinbefore described, as well as the grantor, shall be bound to risk enormy merents thereof shall, at the option of the beneficieny, ren far all or the sorted of any of thereof the payment of the payments, ren far all of miss rust deed. 6. To pay all costs, fees and expenses of this trust inclusing the start by the trust deed inmediately due and payable and constitute a breach of miss rust deed. 6. To appear in and defend any action or proceeding the source of its when his rust deed.

with this obligation. 7. To appear in and defend any action or proceeding purporting to affer the scurity rights or powers of beneficiary or insteeding any suit, action or proceeding in which the beneficiary or trustee and appear, including any suit for the foreclosure of this deed, to pay all costs and expert as including evidence of the the beneficiary's or muster's attorney's fees provided, however, in case the 'ult is between the grantor and the beneficiary or the suite then the prevaling porty that be entitled to the attorney's fees herein describes: the amount of attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court or by the appealate court of an appeal is taken.

It is mutually agreed that:

It is mutually agreed that: At in the event that any portion or all of said projectly shall be taken where the right of eminent domain or country the said projectly shall have the right, if it as the said of eminent domain or country the said of the said of the said of the right, if it as said the said of the right, if it as the said of eminent domain or country the said of the said of the said of the right, if it as the said of the proceedings, shall be paid to be said the said of the said of the said of the said of the proceedings, shall be paid to be said the said of the said and appelet is marks accession of the said and said the said of the said the said of the said of the said of the said said the said of the said the said of the said of the said of the said said said the said of the said the said said the said of the said of the said said the said the said the said of the said of the said said appelet is the said said the said the said the said the said said the said said the said said said the said the said the said the said the said said said the said said said the said said the said the said the said the said the said said the said th

restriction therion; (c) join in any subordination or other egreement affecting t²/₂ deed or the ilen or charge thereof, (d) reconvey, without warrenty, all or any par of the property. The grantee in any reconveyance may be described as the "person or person legally entitled thereto," on d the vectorist likerin or any entitle thereto, "on d the vectorist likerin or part of the thereto," or of the reconstruction of the test of the property and the reconstruction of the test of the thereto, and the vectorist likerin or part of the test of

muscures secure a nereoy, in such order as beneficiery may determined. 11. The entering upon and taking postession of said property, the collection of such rests. Suce and profits or the revorseds of fire and other insurance policies to application or eleast thereof as oforessis, that mot ourse or waise any default on or releast thereof as oforessis, that mot ourse or waise any default on or releast thereof as oforessis, that mot ourse or waise any default on 12. Upon default hereunder or involidate any set done pursuant to such notice. 12. Upon default by grantos, ha payment of any buddhefiness secured hereby or in his performance of any agreement hereunder, the beneficiery may determed hereby or in his performance of any agreement hereunder, the beneficiery may declare all sums secured hereby is mediately due and payable. In such as event end if the above described real projectry is currently used for agricultural, timber or grasing purposes, the beneficiery may proceed to foreclose this trust deed in equily, as a mortage if the manner provided by law for mortages foreclosures. However, if said real projections that or so currently used, the beneficiery on the tection may becket all secures advertiment and suis. In the kitter event the heneficiery on the rusture shill secure and course to be recorded his written notice of defauits and his election to sell the said described real projective to satify the obligations secured hereby, whereapon the trustue shall fix the imme and place of said, give notice thereby stat secure has the instant description to addify the obligations secured hereby, but the said first the merits and place of said, give notice thereby at the Bol (Bol (Bol) to 86.795. 13. Should the beneficiary elect to foreclose by advertiment and sale then

fact shall be conclusive proof of the buthfulness thereof. Any the bustee, but including the grantor and beneficiary, may purchas

excluding the busine, but including the grantor and beneficiary, may purchase at the material 15. When invites sells pursuant to the powers provided herein, muster theil upply the process of able to pawnent of (1) the expense of and, including the compensation of the trustee and a reasonable charge by truster's attorney, (2) to the biligation accursed by the trust deed, (3) are all persons having recorded lines abbequent to the interest of the trustee in the trust deed as their interest may paper in the order of their priority and (4) their surprise. Yes, to the grantor or to his successor is in creat entitled to such surplus. The new from their interest may report of any reason permitter by the law for the surprise. There is may appear in the order of their priority and (4) the start of and any, to the grantor or to his successor is in creat entitled to such surplus. The order is prior to the surprise of the surplus of the sur

Trastice excepts this trust when this deed, duty exert seed and exhnowing a public viscoit as poolided by hum. Truste is not obligated to notify serve of ponding tale under any other deed of trust or of any actual ting in which greator, been focur or truster shell be a party under such ac-ceding is brought by crustee.

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 there to

The Trust Deed Act provides that the trustor here-inder must be either an attorney, who is an active member of the Oregon State Ear, a bank, trust company or azvings and loas association authorized to also builtees 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, affilia as, as and or branches, or the United States or any agency thereof. HOTE

and that he will warrant and I revet defend the sime against all persons whomsoever.

The granter warrants that the proceeds of the low a represented by the above described note and this trust deed are: (a)* primarily for granters personal, tamily, her shold or agricultural purposes (see Important Notice below), (b) for an organization, or seven it granter is a ratural person) are for business or commercial purposes other than agricultural

STATE OF HAWAII.

CITY AND COUNTY OF HONOLULU

2/28/94

This desapplies 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 of not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the term ine and the neuter, and the singular number includes the plural.

IN WITNESS WHERLOF, 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 soller until midnight of the seventh day following the signing of the contract or agreement.

If you did not receive a Property Report propared 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.

Оп

* IMPORTANT NOTICE: Delete, by lining aut, whichever warranty (a) or (b) is not applicable; if warranty (a) is appliable and the beneficiary is a creditor or such word is defined in the Truth in-Landing 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.

Witness Robert Unter

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830 NKumu St

before me, the

20997

FOR NOTARY SEAL OR STAMP ZEL

and said: That <u>AL</u> resides at <u>830</u> <u>KALLED</u> <u>AL</u> 96739 was present and said <u>Ben Sea</u> STAury ; that 10 + Chrysdy Kinc Jaconson personally known to <u>hum</u> to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed And name thereto as a witness to said execution.

undersigned, a Notary Public in and for said County and State, personally appeared Repert County end known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed

MY COMMISSION EXPIRES: 11-14-95

TO:

Jan AUThender Notary Signature 题原用

Transa

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust dood. All sums secured by said trust deed have been fully paid and artisticd. You hereby a e directed, on payment to you of any sums owing to you under the terms of said trust doed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deeil, and to reconvey, without warranty, to the parties designated by the terms of said frust deed the estate now held by you under the same mail reconveyance and documents to

DATED: Bennficiery Do not lose or destroy this Trust Dead OR THE & OTE which the that to the tructure for estimation before reconverging will be TRUST DEED STATE OF OREGON 53. County of Klamath I certify that the within instrument was received for record on the 6th day of July , 19 94 15 24 2 at 3:34 o'clock .P.M., and recorded Guntar in book . 194 en page 20996 or as file/rest number 83888 CE PERENVES Warter de la faite fanner et Record of Mortgages of said County. FOR Witness my hand and seal of ECORDER'S I ISE County affixed. Benefi inry AFTER RECORDING RETURN TO Aspen Title Co Evelyn Biehn County Clerk By Quiline Fluttendry Deputy Fee \$15.00