83890 . 07-06-94P03:34 RCVD :	RUST DEED WOLMAY Page 20999.
JOHN W. DILLOY + ROBERTH L. DAS	lay of the sail of the state of for the sail of the sa
그리 집 집 집에 집에 가장한 이번 하지만 되었다. 그 그래? 전 경기 사람들은 그는 그를 가고 있는 것 같습니다.	ATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA TENANTBY THE CALIFORNIA TINESSETH: cys to trustee in trust, with power of sale, the property in KLAMATH
COUNTY, UKEGON, described as:	notes. Unit 2-1st Addition as shown on the map filed on November B,
1978 in Volume 21, Page 29 of Maps in the office of the C	ounty Recorder of said County.
Together with all and singular the tenements, here's tomers and appurtenance rents. Issues and profits thereof and all fixtures now by his eafter attached to a	and all other rights liveren to belonging or in anywise now or hereafter appearatining, and the
FOR THE PURPOSE OF SECURING PERFOR, IANCE of each agreement	Sea in Connection with sum ten estate
beneficiary or order and made by grantor, the final japanent of principal and in	stess hereof, if not sooner paid, to be due and payable <u>NAACH</u> 3004 sted above, on which the final installment of said note becomes due and payable, in the event sold, agreed to be sold, conveyed, assigned or alterated by the granter without first having leday's option, all obligations secured by this instrument, irrespective of the measurity does
the above described real property is not currently u ed for agricultural, timber to protect the security of this trust deed, go it for agrees. In or protect, preserve and meintain told propinty in good condition and on to remove or demolish any building or improvement thereon; not to compermit any waste of seld property.	pair; restriction thereon; (c) join in any subordination or other agreement affecting this
2. To complete or restore promptly and in good and workmanlike many billding or hiprovenent which may be constructed, delayed or destroyed in and pay when due all costs incurred therefor. and pay when due all costs incurred therefor. It is a survey to the survey of	ony perrons segally entitled thereto, "and the reclosit betted a time "serior or reconstruction of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be annel less than \$5.0. [Loud on the services mentioned in this paragraph shall be annel less than \$5.0. [Loud on the services of the noise, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, set upon and toke postession of said property or set; part thereof, in its own name as sue, or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, meliciling reasonable attention.

hereafter erected on the said premites ageinst loss we domage by fire and swein other hasterds at the floorigicitary may from time to time t quite in an amount not less than been ficiery; with loss payable to the laster; all policies of muronce shall be delivered to the beneficiary so soon as insured. If the grantor vital fail for any reason to procure any such insurance and to deliver said policies to the beneficiary of the strength of the procure any such insurance and to deliver said policies to the beneficiary of tests fifteen days prior to the expiration of any policies for surrance mow or here after placed on said buildings, the beneficiary may proct or the same at grantor's expense. The amount collected under any fire or other inspanse policy may be applied by beneficiary under the relation of the surrance policy may be applied by beneficiary which chief wouldn't be collected, or any part thereof, may be released to grantor. Such appli ution or release shall not cure or wave any default or notice of default hereunder or breaklaste any act done publication to such notice.

3. To keep said premises free from construction limits and to pay all taxes, assuments and other charges the such assessment and other charges the define under the definition of the charges become past due or definition and other charges become past due or definition and paymon part of such taxes, assuments, murance premiums lies or other charges payable by grantor, titlescentially an interaction may all taxes of the coverance of the payment of the process of the coverance of the same extent in paragraphs 6 and 7 of this trust deed shall be added to and become a part of the devised shall be added to and become a part of the devised by this trust deed, without waiver of any vights even bound for the payment, of the oblig

with this obligation.

7. To appear in and defend any action or pro-cedime purpositing to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit to the foreclosure of this dead, to pay all costs and expents, the dring evidence of this and the beneficiary's or trustee's stees proved the tweeter, in case the suit is between the granter, and the beneficiary or the trust see the prevailing party shall be intilled to the attorney's fees herein described, the amount of attorney's fees mentioned in this paragraph. In all cases shall be justed by the trial court or by the appellate court if an appeal is taken.

It is mutually agreed that:

It is multually agreed that:

8. In the event that any portion or all of said a poper with the taken under the right, if it is a clear, to require their of eminent domain or condemnation, benefic ary will have the right, if it is a clear, to require that all or any portion of the most is possible as compensation for such saking, which are in excess of the emount root pod to pay ell extraorable to the content of the possible as compensation for such saking, which are in excess of the emount root pod to pay ell extraorable to the course and the paid to beneficiary and applies by the fast employer of the course of

unpaid, and apply the same, less costs and expenses of operation and collection, melading reasonable attorney's fees subject to paragraph 7 hereof process and hereby, in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such tents, issues and profits or the proceeds of file and other historiace policies or compensation or cawards for any taking or damage of the property, and the opposition of cawards for any taking or damage of the property, and the opposition of default hereuiter of as plorestid, shall not cure or waive any default or profit of the control of the control

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, unencombered titled thereto

NOTE: The Trust Deed Act provides that the trustee historics must be either or attorney, who is an active member of the Oregon State Ser, a bent, trust company or tavings and loan association authorized to de 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 legents or branches, or the United States or any agency thereof.

end that he will warrant and forever disend the same	gainst all persons Whomsoever (822300
(a) primarily for grantor's personal, tamily, househout (b) for mi organization or (ever fit grantor is a natural contraction of the contraction o	resented by the above described note and this roust deed are: ki or agricultural particles (see Important Notice today), ki person) are for business or commercial purpodes other than egricultural
This deed applies to, inures to the benefit of and be tors, personal representatives, successors and assigns. The terminated accurred hereby, whether or not named as a beneficial masculine dender includes the feminine and the neuter, and	has all parties hereto, their heirs, legatees, devisees, administrators, execu- ion beneficiary shall mose the holder and owner, including pledges, of the sylherein. In construing this deed and whenever the context so requires, the the singular, number includes the plurel.
You have the option to cancel your contract or agreement of saleigning of the contract or agreement.	李嘉香的高麗麗斯 美国经验部金属联系的印刷器 化铁矿 医皮肤 计制度相隔的 化 <u>加度剂的</u> 工程的
U.S. Department of Housing and Urban Development, in advance be revoked at your option for two years from the date of signing.	e rules and regulations of the Office of Interstate Land Sales Registration, of your signing the contract or agreement, this contract or agreement may with the contract of agreement may
# IMPORTANT NOTICE: Delete, by lining out, whichever warranty (not applicable, if warranty (a) is applicable and the beneficiary or such word is defined in the Truth-in-thinding Act and Regula beneficiary MUST comply with the Act and Regulation by making discourses. If compliance with the Act and recuired, disregard	of creditor of in control of the con
	STATE OF HAWAII, CITY AND COUNTY OF HONOLULU } SS.
(1.77 ₄)	Cn // before me, the undersigned, a Notary Public in and for said County and State, personally appeared // AV For subscribed to the within
The source of the second	instrument as a witness thereto, who being by me duly sworn, deposed and said: That LL. resides at 7514 Micking of that LL as present and saw John in Oalay & Roberts.
CONSTRUCTION OF THE PROPERTY O	personally known to
MY COMMISSION EXPIRES: 11-14-95	Notary Signature Sand execution.
trust deed have been fully paid and an isfied. You hereby a	rustee I dobtedness secured by the foregoing trust deed. All supe secured by said directed, on payment to you of any sums owing to you under the terms of
said trust deed or pursuant to statute to rencel all evidence herewith together with said trust deed) and to reconvey, will estate now held by you under the same. Mail reconveyance a	es of indebtedness secured by said trust deed (which are delivered to you authorized to the parties designated by the forms of said trust deed the
DATED: the state of the state o	Beneficiary
Do not lore or destroy this Trust Doed OR THE NOTE which it reserve	Seth must be delivered to the troutes for concellation before excenveyence will be made. STATE OF OREGON SS.
production of the production o	County of Klamath I certify that the within instru- ment was received for record on the 6th day of July, 19.94 at 3:34 o'clock P. M., and recorded in book M94 on page 20.999
the second of th	SPACE RESERVED or as file/reel number
AFTER RECORDING RETURN TO	Evelyn Biehn County Clerk
Aspen lifie co	The second many transfer of th