5 32105 landel This of the I Ene TRUST DEED Bty SBRUNC THIS TRUST DEED, made this 'day of\_ between AND CACETH POWALO R. PAXTON POYTON 1 as Grantor ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: Chinese and a second 343 Lot \_\_\_\_\_ in Block \_\_\_\_\_\_ of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. To summer of the animal l die en 1989 oak it is Anderslâg is deur welter oer een de oerstelig aanse j naamstelijke en fan mant voord poersjânstelike jier waarder aan opdaarege n and the second framework is a second s (4) First and a second seco in hill an inter way among go ner het war in de seine statier van de seine seine statier van de seine seine seine seine seine seine seine se Betre 125 - Aussin General Berger, Berge weth all and sangular the senements, heredisaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the

rach agreement of grantor herein contained and payment of the sum of SUSUFW THOUSD by Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable of FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ELEVIEW HUNDRED 1835 reficiery or onler and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable 107 (H +206

The date of maturity of the delt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event is such agreed to be sold, conveyed, assigned or allenated by the grantor without first having present as appendiced of the maturity due and payable. In the event is such agreed to be sold, conveyed, assigned or allenated by the grantor without first having present of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates present as therein, shall become immediately due and payable.

ove described sent property is not currently used for agricultural, timber or grazing purposes To protect the security of this trust deed, grantor agrees.

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To protect the surcary of this brut Jeed, grants agreet To protect the surcary of this brut Jeed, grants agreet 1. To protect the surcary of this brut Jeed, grants agreet 1. To protect the surcary of this brut Jeed, grants agreet 1. To protect the surcary of this brut Jeed, grants agreet 1. To protect the surcary of this brut Jeed, grants agreet 1. To protect the surcary of this brut Jeed permits any watte of such property. 2. To complete our restore prompty and in good and workmailthe manner any building or anyowenest which may be constructed, damaged or destroyed thereon, and any when due all costs succured therefor. 3. To complete our estore prompty and in good and workmailthe manner any building or anyowenest which may be constructed, damaged or destroyed thereon, and any when due all costs succured therefor. 3. To complete our data agree therefore and provide and fifteting sum of the Uniform Commercial Code as the beenfic-ary may request and they for fifting sume in the proper public offices or offices, as may be deemed destable by for time to the Uniform Commercial Code as the benefic-ary may request and store provide the Uniform Commercial Code as the benefic-ary may request and they for time to the proper public office or offices, or 4. To provide and to combinate main the proper public office or offices, as any be deemed destable by the start, and the proper public office or offices, as 4. The provide and to combine the store and publics in an anount not less than 3. The stend first proved to the latter, all publics of the beneficiary at least fifter days prime to the to the destar and publics of the source all be delivered to the stend first proved to the deliver and publics of the source first and to the procure any such assumer and to deliver and policies to the beneficiary at least fifter days prime to the to the deliver and policies to the beneficiary at least fifter days prime to instable secure therethy and to the abover at beneficiary may default on andore days p

parts thereof, may be released to granice. Such application to release shall not cure or mains any default or make any construction invalidate any act done pursuant to mach macher.
3. To keep and premises free from construction liens and to pay all tares, constructed and other charges that may be leved or assessed upon or against and promptly deliver recently interest to burd charges that may be leved or assessed upon or against and promptly deliver recently interest to burd charges that may be leved or assessed upon or against and promptly deliver recently interest to be burdle or any state of another there are any provided to a stressed upon or against and promptly deliver recently interest to be burdle or by providing bardle and prometly adapted to a stressed upon or any attract assessments and other charges become past of mach pay met of anot to any bardle of the payment or by providing bardle charges payable by grantor, either by deriver with funds with which to be burdle or by providing bardle is and the source hereby, i section with the obligations described in paragraphs is this front ford, with universite of the dot for under thereby, is section with the obligation described in paragraphs is and 7 of this trust deed that the added to and become a part of the dot for underail and room to be proved to any of the curvenants hereof and for such payments, shall be bound to the ame extent that they are bound for the payment of the obligation herein described, and all such payment for the baryment derived by this trust deed.
4. To pay all costs, beyended any action or proceeding pay-printing to affect the for any of this crust develor out and expenses of this trust deed.
5. To pay all costs, beyender or the such and expenses of this trust deed.
5. To pay all costs, develor out and expenses of the interain december by any state and there any appendix of the fore out and expenses of this trust deed.
5. To pay all costs, develor out and expenses of the interse including the

## It is mutually agreed that:

Its Multuelly agreed that: A To the event that any portion or all of and property shall be taken under the A of emems domain or conformation, beneficiary shall have the right, if it so with the require that all or any portion of the moniet payable as comprastion for the taking which are in crosses of the amount required to pay all reasonable costs the taking which are in a cost of the amount required to pay all reasonable costs to the taking which are in a cost of the amount required to pay all reasonable costs to the taking which are in a cost of the amount required to the she all reasonable costs to the taking which are in a cost of the amount of the taking which are proved in the taking to the she are the she are the taking the taking and the taking pends of she malt be costs of the taking, and granith are required to the pends of the malt before a second hereby, and granith are required to the pends of the malt before a second hereby, and granith are required to the pends of the malt before and execute and the taking and the balance pends of the malt before and execute and the taking and the taking pends of the she articles are and execute and the taking and pends of the she articles of the take for an of the take and the taking and the affection of the take and for any the take and the taking and the taking and for the personation of this deed and the note for endorsement in a fail reconveyance. for cancellation, without affecting the liability of any reason for the payment of the defendences, musice may (a) consent to the making any map of plat of said property; (b) join in granting any essement or creating any any map of plat of said property; (b) join in granting any essement or creating any any map of plat of said property; (b) plat in granting any essement or creating any and the said of the make and the said and the note and the making any map of plat of said property; (b) for any said any dessement of creating any any map of plat tof said property; (b) for any said any dess -----

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restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge thereos; (d) reconvey, without warrany, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfuncess thereof. Trustee's fees for any of the strict mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the deducacy of any security for the indebiedness thereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the rent, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including thereofy, in such order as beneficiary may determine.

Interesting the second dereby, in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents. Situs and profits or the proceeds of file and other insurance policies or opplication or release thereof as the facting or damage of the property, and the opplication or release thereof as the proceeds of the property, and the opplication or release thereof as the proceeds of the property.
12. Upon default hereunder or invalidate site of one pursuant on such and the performance of any agreement hereunder, the beneficiary may redect and if and the property is currently used for agricultural, timber or grains pursues of the property is currently used for agricultural, timber or grains pursues of the beneficiary may proceed to forectors this trust deed in equity, as a mortgage or direct the trustee to forectors this trust deed in for the suit deed by advertisement and the tere event the beneficiary or the trustee shall execute and payabilit on the site of the said deed by advertisement and saile. In such the beneficiary or the trustee shall execute and exact the beneficiary or the trustee shall execute and exact the beneficiary or the trustee shall execute and exact to be recorded his written notice of default and his election to set the said deed by advertisement and saile. In the latter event the beneficiary or the trustee shall execute and described heready release that the said described heready to proceed to foreclose this trust deed in optime the said the substitute and place of saile, give notice heready as the required by the work of the said to the said the said the proceed to foreclose this trust deed heready the beneficiary to satify the obligations secure heready whereupon the function of the said the said the said the conceed heready the beneficiary of the trustee shall execute and place of saide, give notice thereof as then required by the deal of the said the said the beneficiary to satify the obligations secure heread

law, and proceed to foreclose this trust deed in the manner provided in ORS/86.740 to 86.792.
13. Should the beneficiary elect to foreclose by advertisement and zaile then after default at any time prior to five days before the delte set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary on this successors in interst, respectively, the entire annual then due, under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the truste edding and expenses and expenses and expenses and expenses and expenses and expenses of the second default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the truste and place designated in the notice of sale. The trustee may sell said property either in one partel or asporte process and shall sell the parcel or parcels at auction to the beneficiary designed shall be held on the date shall deliver to the partel or asporte process and shall sell the parcel or parcels at auction to the beneficiary designed by the trustee.
14. Otherwits, the form as required by law conveying the property so sold, but restructs of fact thall be concludy expersor or implied. The reclisis in the deed of any matters of fact shall be concluding the grantor and beneficiary, may purchase at the sec.
15. When tweete sells that the parcel cond beneficiary.

excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proveeds of sale to payment of (1) the expense of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lists subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) thes surplus, (f any, to the grantor or to bits subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) thes surplus, (f any, to the grantor or to bits successor or subsectsor by tawneet by law beneficiary may from time to time appoint a successor in successor to any trustee herein the trust access and there to the trust of the superior the successor in the trust of the superior with difficient. Successor to the successor by the trust we appoint the there and by law beneficiary may from time to time appoint a successor matter and the vehical with difficient. Such such appointment and substanties to the such appoint the successor matters to the successor busits the deed and its place of record, which, when recorded in the offerer of the County Clerk or Recorder of the county or counties in which in the conclusive proof of proper appointment of the successor trustee. Dustee. 17.

trustree. 17. Trustee accepts this trust when this deed, duly executed and acknowledged 18. Trustee accepts this trust when this deed, duly executed and acknowledged 19. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust 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 invites 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 sufforted to do business under the laws of Oregon or the United States, a title insurance company suthorized to insure title to real proceety of this states, it is subscitement, settilates, agents or brancher, or the United States or any agency thereof. NOTE:

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and that he will warrant and forever 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)<sup>a</sup> primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies 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 or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the ferminine 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. You have the option to cancel your contract or agreement of sale by notice to the seller until midnight of the fourteenth day following the signing of the contract or agreement.

-10-Î If you did not neceive 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

\* IMPORTANT NOTICE: Dolets, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creditor or such word is defined in the Tryth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making sequired disclosures, if compliance with the Act not required, disregard this notice. Daneld L. Papter Pecelia Patton STATE OF CALIFORNIA COUNTY OF Stando Ang SS. Seberary On the undersigned, a Notary Rublic in and for said County and State, personally appeared K2PRY Bmn personally known to me to be the before me WTC WORLD TITLE COMPANY personally known to me to be the person whose name is subscribed to the within instrument as a witness thereto, (or proved to be such person by the oath a witness merelu, to prove to solve how to me), who of a credible witness who is personally known to me), who FOR NOTARY SEAL OR STAMP cr a crecible witness who is personally known to me), who being by media's sworn, deposes and slays: That form S343 Micolog Do Winglam Hills S343 Micolog Do Winglam Hills Nather that was present and saw formation K-Kaxton and Saw formation K-personally known to firm to be the person described in and whose name is subscribed to the within and snaved OFFICIAL BEAL JEANNE NIGH Notary Public-California LOS ANGELES COUNTY in, and whose name is subscribed to the within and annexed instrument, execute the same; and they affiant subscribed the same thereto as a within sci said execution. My Comm. Exp. Aug. 18, 1969 : 4 Signature WTC 062 TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust ceed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed 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 deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary of OR THE NOTE which H delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON SS. County of ......Klamath I certify that the within instrument was received for record on the 31st.... day of ..... March ..... , 19..88..., at 3:41 ... o'clock P... M., and recorded Grantor in book M88..... on page 4665.... or as file/reel number 85799 SPACE RESERVED FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary AFTER RECORDING RETURN TO ATTE Evelyn Biehn, Klamath County Clerk .....Title By figm Smitto. Deputy Fee: \$10.00