**S1601** OSpen 32404 Vol. m88 Page 10916 89126 nonecementar encourse and the state of the s THIS TRUST DEED, made this 17 th Avactio & DE Vas BE YEST Acacelia Delisery en Multiple MS Termines is by the 19 XX, between ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. County, organization and a second as believed, and the organic WITNESSETH, has to the second state and the second at the second state of the secon Lot 9 yoda tatil 9 2 the tab add back and the dimension and boling the dimension of the second burner of the second burner of the county Recorder of said County. If you do, not receive 2 from the part of purched to the value and replations of the Offler of Interstate Lane Sales (legicitation, if you do, not receive 2 from the solution) is advance of your signification of the contract or agreement, this contract or agreement, may be revulted at your contract from the date of signing. Francis B. anio Profee In d dei to lei stantaw tooshidu ito prin di atola Dit UH DATFOTMI -talihati Siti pholohanad sali bar shoo barasi ol Vitatta -ati A mitalus Vitatta - A di baratal cui aton barata - barataga ita barapat philam vel installassa barata aton barata - bian data ta phonoleki bugasia barata aton di ante vitata - tita tasianad philos aldi bugasia barata ita an dijua atonimenti i anausia bib Mannaella C. Succe Kuyer Anoceli A. Delas Payes Concess of acor form and the second sec 105 The protect of the second of the second of the second and the second of - 90 Store Impaid, and apply inclusive test subject to paragraph 7 hereof upon any including reasonable hereby, in such order sa beneficiary may determine.
11. The entering upon and taking possession of suid property, the collection of compensation are wards. for any taking or domage of the property, and profiles or the proceeds of fire and other instance policies or application or or wards. For any taking act dome pursuant to such notice.
12. Upon default as thereof as aforeavid, shall mine or domage of the property, and the notice of default and the instance policies or application or or will applied to such reactions. The proceed of the property is and the notice.
13. Upon default by grantor in payment of any pursuant to such notice.
14. Upon default by grantor in payment of any pursuant to such notice.
15. Upon default by grantor in payment of any pursuant to such notice.
16. Upon default by grantor in payment of any pursuant to such notice.
17. Upon default by grantor in payment of any pursuant to such notice.
18. Any application or or based of the property is the such after y may declare all yuns described real property is for any taking agricultural, timbert and if the above the beneficiary may proceed on forerlays this trust deed in equity as a mortgage increase the trustee shall be applicate the such the beneficiary or the trustee shall because the based of the such is been to the trustee shall because the based of the such the beneficiary or the trustee shall because the based of the such the beneficiary of the such the beneficiary of the trustee shall because and trustee shall because the such and proceed in the such the beneficiary of the trustee shall be set by the trustee shall be above the such the beneficiary of the such the beneficiary of the such the beneficiary of the trustee shell be set by the trustee shall because the such the benef Image idetermine, or, at option of beneficiary the entire amounts to contected, or any part interest, may be released to grantor. Such application or release shall not cure of walve any dentire in motice of default hereander or invalidate any act done pursuant is a set of the notice. The such notice of the inter charges that may be levicil or assessments and other shares that the release that may be leviced or assessments and other shares that any notice of the such assessments and other shares that any part there charges that may be leviced or assessments and other shares that a set of the such assessments and other shares become part of the such assessments and other shares become part of the such assessments and other shares become part of the such assessments and other shares become part of the such assessments and other shares become part of the such assessments and other shares become part of the such assessments and other shares become part of the such assessments and other shares become part of the such assessments and other shares become part of the such assessments and other shares become a such as the such assessment is and other shares become a such as the such assessment is and the such assessment is an assessment is and the such asses assessment is and th excluding the trustee, but including the grantov and beneficiary, may purchase at the sale. 15. When trustee iselfs pursuant to the powers provided herein, trustee shall comply the proceeds of sale to payment of the expenses of sale, including the complexity of the proceeds of the provided herein, trustee shall complexity of the proceeds of the provided herein (1) the expenses of sale, including the able proceeds of the provided herein (1) the expenses of sale, including the able proceeds of the provided herein (1) to all persons having recorded lifens appear in the order of their priority. The samplus if any, to the grantor or to its successor in interest of the work and the samplus if any, to the grantor or to a successor in interest to any trustee there for the provided herein or to any successor further appoint of the order of the expense to any trustee for any from time to the grantor or to a successor in interest to any trustee there and the inter of the any successor further appoint for the order of and the appoint and the inter of the any successor further appoint in the order of any complexity of the appoint of the sample there and duties conformed appoint in interest to any trustee herein and all title, powers and duties conformed substruction shall be made by withen instrument executed by beneficiary, containing office of the Contry Clerk or Recorder of the county or counties in which the trustee. 17. Trustee access this trust when this deed, duty executed and acknowledged It is mutually agreed that: It is mutually agreed that: by Stufn the event that any portion on all of said property shall be taken under the remer of eminent domain or condemnation, beneficiary shall have the right, if so such a brain the event that any portion of the monies payable as compensative is the source of the person for the payment of the indebtedness runsies of the source of the s Trustee accepts this trust when this deed, duly executed and acknowle is made a public record as provided by law. Trustee is not obligated to notify party hereto of pending sale under any other deed of trust or of any action proceeding in which grantor, beneficiary or trustee shall be a party unless such ac 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 of the property of this state, its subsidiaries, affiliates, agents or branches, or the United States of any agency thereof.

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10916 States Val mix Energies 10917 and, that he will warrant and forever defend the same against all persons whomsoever. **USECO** 119,0 Pratingtent 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, family, household or agricultural purposes (see Important Notice below); (b) for an organization, or (even if grantor is a natural persoh) 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 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. 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. nanus g (If the signer of the above is a corporation, use the form of acknowledgment opposite.) IORS 93.4901 TTA PERM STATE OF HAWAII, SS COUNTY OF Honolulu May 06 1988 On hefore me the undersigned, a Notary Public in and for said County and State, 10.100 Romy C. Pell personally appeared . FOR NOTARY SEAL OR STAMP 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 and said: That <u>he</u>resides at <u>1907 Nuna P1., Hono.,</u> HI he resides at .  $T1\varepsilon$ 123 M. F was present and saw Aurelio Delos Reyes, Jrl., he Araceli A. Delos Reyes, Marcelo Delos Reyes, Jr. and Normacitapefionane Los Reyes hinto be the person described in, and whose name is subscribed to the within and annexed Ø, their instrument, execute the same; and that affiant subscribed name thereto a witness to said execution STATE "tun Signature \_ Colum The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed 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 ... 19 Beneficiary Do not lose, or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be a TRUST DEED STATE OF OREGON SS. County of Klamath I certify that the within instru ment was received for record on the 12 day of ...July..... . , 1988 at 11:09. o'clock A. M., and recorded Grantor M88 on page 10917 in book or as file/reel number 89126 SPACE RESERVED FOR Record of Mortgages of said County. Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN TO Nullspen man a min man Evelyn Biehn and were the benefician and the wellen overant batter to estimate the second county Clerk .....Title By Cauline Mullenday Deputy Fee 13.00 12 34 36