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 savings and loan association authorized to do business under the laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, attillates, agents or branches, or the United States or any agency thereof.

NOTE:

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

7213-90135

It is mutually agreed that: A that he event that any portion or all of said property that he taken under the right of eminent domain or condemnation, beneficiary shall have the tight, if it is right of eminent domain or condemnation, the monics payable as compensation for methods, which are in excess of the animal regulated by boy all response control persons and attimizer's feer meeting upplied by it first upon any resumable control expenses and attomery's feer, boy and response control applied by paid or incurred by beneficiary in such proceedings, and the balance expense, to take such actions, and execute meth instruments a shall be necessarily obtained, companion, normality upon beneficiary is and granter as shall be necessarily applied in the indebtelaters secured hereby instruments as shall be necessarily obtained, only time and from time to time being request. applied fits fees and presentation of this deen without affecting in the adverting in a fit are provided in the desting of the indeption of the indeption the indesting of person for the indeptication of this deed and he note for endorstement fits person for the opyment of the indeptication without affecting in the individed of of any map or plat of said property; (b) join in granting any easement or creating any of any map or plat of said property; (b) join in granting any easement or creating any

with this obligation. 7. To appear in and defend any action or proceeding purpose of the source of

part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant 3. To keep said premiser free from construction liens and to pay all taxes, property before any part of such area, assentiation in one of against suid due of definquent and promptly deliver receipts therefor to beneficiary become part grantor fail to make payment of such area, assentiants and other charges there are such as a such as the such assentiation of the such assentiation the property before any part of such area, assentiants and other charges though the area of the such assentiation of the such assentiation of the such assentiation of the or definquent and promptly deliver receipts therefor to beneficiary should the other charges payable by grantor, either by direct payment or finant, fields or beneficiary with funds with which to make the payment, beneficiary may, at its forth in the note secured here the such anount so paid, with interest y may, at its forth in the note secured here the such relation of the debi-de of defined and for such a frantor, with in to bilgation the rate set for the coverants hereof and for such and franton that be bound for the same expression the coverants hereof and for such and pravale with the other same for the debi-there described, as well as frantor, which the bound is the same expression of the statist, at the option of the here the payment of his trust ded, with such as a diversibed, and all such thereof shall, at the option of the payment of this trust including the cost of this trant, as well as the other costs and expense of the instruct his trust debi-tranch as well as the other costs and expense of the instruct here and his frants than this figuing.

abtained the written content or approval of the beneficiary, then, at the beneficiary's option, all expressed therein, or herein, shall become immediately due and payable.
 The above described real property is not currently used for sglicultural, timber or gazing purposes.
 To protect the security of this trust deed, grantor agrees:

 To protect the security of this trust deed, grantor agrees:
 To complex our restriction graving and maintain said property in good emultion and repair; permit any waite of said property in good and workmanthke manner any building or improvement which promptly and in good and workmanthke manner any building or improvement which promptly and in good and workmanthke manner any building in the proper public office or office; at the proper public office or office; at the provide and continuously maintain insurance on the building now or haracrist statements pursuant to the proper public office or office; at the provide and continuously maintain insurance on the building now or haracrist affect by the beneficiary statements of a dimension in a sudn remaines again in the proper public office or office; at the provide and continuously maintain insurance on the building now or haracrist affect beneficiary at least of all be latter; all policy of the and such thereifter at provide and continuously maintain insurance on the building to we haracrist affect beneficiary at from time to time equire in an anount not less then the profer statement is statement; statement is statement; statement is the intermant is the beneficiary at least of an endow of the beneficiary at least of policy of the beneficiary at least of the beneficiary at least of a provide and continuously maintain insurance is and building index of the beneficiary is seen to an anount to less then the state prevents and policy of the beneficiary at least of a provide and continuously maintain insurance shall fail for any reason to induce the benefi

FINE HUNDED ONLY Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to GO beneficiary or order and made by grantor, the final payment of principal and interest interest interest networking to the terms of a promissory note of even usite nerewitin, payaote to The date of maturity of the dent secured by this instrument is the date, stated above, on which the final installment of said not become size of the written constraint of a promissory note of the date and payable. In the event of be sold, structed therein, or approval of the beneficiary, them, at the beneficiary is option, all obligations secured by this instrument, irrespective of the maturity dates therein.

Lot \_\_\_\_\_\_ in Block \_\_\_\_\_ of Tract 1184-Oregon Shores-Unit 2-1st Addition as sho 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. of Tract 1184-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, a sa se estre d'un terre per un d'encart te de march terre a la regulations of the differ of Internate Land Succhies in dim L'a Lager march of it de s'a d'encart, la sichne an yene égaing the quitact or agreement this contract en syche La Lager march of it de server is a server des encart is sichne en signing the quitact or agreement this contract en syches de server de

in martinent around states account WITNESSETH: this is Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as.

DILLIAM E. HOLLIS DND GINNEY S. HOLLIS, HUSBRAR AND WIFE TENANTS 13 Y. ENTIRETIONS Grantor, ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.

93187

THIS TRUST DEED, made this \_ 17th 

32539

Vol. mgg Page 18203

truisee. 17. Trustee accepts this trust when this deed, duly executes and acconveloged is made a public record as provided by law. Trustee is not obligated and acconveloged party hereio of pending sale under any other deed of trust or of any action or proceeding in which grantur, beneficiary or trustee shall be a party unless tuch action or proceeding is brought by trustee.

excluding the trustee built inclusive proof of the trust the feet dist in the deed of any sale. 15. When trustee sells purment to the powers provided herein, trustee shall compensation of the trustee sells purment of (1) the expenses of action trustee shall compensation of the trust deed, (3) to all persons having trustee shall compensation of the trust deed, (3) to all persons having trustee shall compensation of the trust deed, (3) to all persons having trustee the subsequent to the index trust deed, (3) to all persons having trustee the subsequent to the index trust deed, (3) to all persons having trustee the subsequent to the interest instee in the trust deed as their interests may his successor in interest entitle in the trust deed as their interests may his successor in interest entitle with a surplus. If any, to the granter or to 16. For any reason permittee with a surplus deen, they have the trust deed approximation of the trust deed, (3) to all persons having the trust deed approximation in interest entitle in the trust deed as their interests may his successor in interest entitle with a surplus. If any, to the granter or to 16. For any reason permittee the supromy deed as their interest in the upon any metric, the latter shall be vested with all without conservate to the the upon any interest the latter shall be vested with all without conservates to the upon any interest the latter institute institute in the induce, by beneficiary, containing and reference to this the and by written institute and the cound with the fuel counties in which the property is situated, shall be conclusive proof of proper appointment of the successor 17. Trustee accepts this intust when this deed, due y envirest or the successor 18. Trustee accepts this intust when this deed, due y the successor in the intust.

including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order sa beneficiary may determine.
11. The entering upon and taking passession of said property, the collection of compensation or adm pofits or the proceeds of fire and other minence policies or application or adm profits, are the proceeds of fire and other size of the collection of compensation or adm pofits, or the proceeds of fire and other size of the property, and the collection of compensation or adm pofits, or the proceeds of fire and other size of the proceeds of fire and other size of the property. And the collection of application or relate the formalistic and are set dim provided in the collection of the proceeds of the proceeds of the proceeds of the proceeds of the proceed of the proc

restriction thereou: [c] join in any subordination or other agreement effecting this deed or the lien or charge thereof; [d] reconvey, without warranty, all or any part of persons legally enuited in any reconveyance may be described as the "person or be conclusive provide thereof." and the recitals therein of any matters or facts thall inentioned in this paragraph shall be not less than 35. [10]. Upon any paragraph shall be not less than 35. [10]. Upon any paragraph shall be not less than 35. [10]. Upon any paragraph shall be not less than 35. [10]. Upon any paragraph shall be any feeting the appointed by a court, and without regard in the dequasy of any security for the tappointed by a court, and without regard in the state, less costs and expenses of intervol, in its own name including reasonable the rent, itsues and profits, including those past due and including reasonable thereby, in such order as beneficiary may determine.

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 FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of MINE THOUSAND

Alight to [b] charman marchine is called a called a control of the c

and the state of the party of the state of t

T trablest of CAR and that he will warrant and lorever defend the same against all persons whomsoever. 

WYTHY I CALLER 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 person) are for business or commercial purposes other than agricultural purposes.

wish

a service of the state of a

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.

...

am E UTENIESC )

TERRITORY OF GUAM SS 記録が現代 CITY OF AGANA herstandte ( On <u>MAY 11, 1988</u> before me, the undersigned, a Notary Public in and for the Territory of Guam, personally appeared <u>ROMAN</u> . <u>EL</u> FOR NOTARY SEAL OR STAMP appeared <u>COMAN C. ICL</u> known to me to be the person whose name is subscribed to the within instrument 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>GAR DENIA AVE-</u> <u>I MIE Mas. GUAN</u> that <u>HE</u> was pre-sent and saw <u>WILLIAH E. HOLLIS</u> <u>GINNEY S. HOLLIS</u> personally known to <u>HIM</u> to be the person described in, and 現在の予約を得る Whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed <u>HHS</u> name thereto as a witness to said execution. MY COMMISSION EXPIRES Signature: EAr REQUEST FOR FULL RECONVEYANCE TO: .....

The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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 torms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ......

A second state of the seco	<pre>int it is the set of the set</pre>	Benoficiary that the delivered to the troutes for concellation before reconveyance will be made.
AFTER RECORDING RETURN TO	A device of the second	Witness my hand and seal of SENSUSE County affixed. Evelyn Biehn County Clerk Title
ar af the thereas have been and a second an energy of the second and an a second an a second of a second of the second and a second and a second and a second of the second and a second and a second a		B3O culine Mullindare Deputy