trustee, 17. Trustice accepts this inst when this deed, duily executed and acknowledged in mate a public record as provided by law. Trustee is not obligated to notify any party hereto of pending take under any other deed of trust or of any action or proceeding in which grannin, heneficiary or trustee shall be a party unless such action or proceeding is brought by insistee. 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 trustee hereunder must be either an allorney, 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 title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE.

It is mutually agreed that: A in the event that any portion or all of said property that he taken under the right of eminerant domain or condemnation, beneficiary shall have the right, if it is elects, to require that all or any portion of the monies payable as roompring the is such taking, which are in excess of the anionary required to pay all require that of expenses and a timere's first necessarily paid or incurred by granters in Dick erespondent and all of the engineers of the incurred by granters in Dick erespondent and all of the engineers of the payable as the payable as the erespondent of the engineers of the engineers of the engineers of the erest any point in the engineers of the engineers of the engineers of the applied upon the indeficiency of the engineers is that be necessary in payment of its ferma and from time to time up with any concentration of the engineers of the engineers of the engineers of the engineers of period of the engineers of period for the payment of the indeficiency in the engineers of the engineers of the engineers of the first engineers of the engineers of the engineers of the engineers of period for the payment of the indeficience, threat engy (of consent to the making any of any map or plar of said property; (b) Join in granting any estement or creating any

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his obligation. To appear in and defend any action or proceeding purporting to affect the ity raths of powers of beneficiary or insteed any suit action or rating in which the beneficiary or insteed any suit action or neticary is or trustees attorney fees provided, however, in cade of title and in the arantor and the beneficiary or the trustee then the presaining party shall titled to the attorney's fees herein deteribed; the animum of attorney's fees net cause if an appeal it taken. PDellar It is mutually agreed that:

were any default or indice of default hereinder or invalidate any act done pursuant in such noise of default hereinder or invalidate any act done pursuant 5. To keep stad premises free from continuition liens and to nay all lases, aresiments and uther charges that may be listing in such in the pay all lases, property before part of such lases, asserting in the charges because stad due or delinquenty part of such lases, asserting in the charges because stad remote and promptly deliver receipts therein to be beneficiary, hauld due or delinquenty part of such lases, asserting therein to beneficiary, hauld from the fore payment of any lases, asserting therein to beneficiary, hauld beneficiary with funds by grantor, either by dust, munance premium, liend forth in the nois secured frame to make motion the payment or by providing forth in the nois secured frame to make motion the herein the rate set the second of the subscript, statistic with the second of the deba mereins later of and for such source of any rights aring free hard of the deba mereins there of and for such source of motion the beneficiary of the property in the motion of the beneficiary within aring free hard of the deba mereins there of and for such source of any rights aring free hard of the deba therein first due and payment of and the anniholi to be all the property agaments there of and for such the internet as down to the for the property they are described, as well as the internet with the strend of all such therein the such as a pay be and remains which aring the chard of all such therein the as and payment of and the anniholi to be all the property agaments there and pay be and constitute the based of all such there of that is the other costs and expense of the trade all such act as well as the other costs and expense of the trade to the strend by the other as used to the costs and expense of the trade to fing the cost of this with its obligation.

antiane discrine property, or any part thereof, or any Universit thered, latter and only, on which and represent thereon, or herein, shall become immediately due and payable.
The showe described real property is not currently used for spicultural, timber or grazing purposes
To protect the security of this trust deed, grantor agrees:
To complete security of this trust deed, grantor agrees:
To complete or restine primipily and in good and workmantike masiner any when due all costs merming the factorial definition and regarding or improvement thereon; not to commit or definition and regarding the cost and maintain said and graves.
To complete or restine primipily and in good and workmantike masiner any when due all costs merming the constructed, damaged or destroyed thereon, and the primipily and in good and workmantike masiner any prime due to costs merming the cost and the primipily and in good and destroyed thereon.
To complete or restine the primipily and in good and workmantike masiner any when due all costs merming the cost and the secont and the prime prime to the cost and the prime prime of destroyed thereon.
To moved and costs merming the constructed, damaged or destroyed thereon.
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restriction miercon: [r] tom in any subordination of baher agreement affecting the decid or the line in charge thereof; [d] reconneck, withiGut warranty, all or support of the property. The grantice in any reconveyant may be described as the support of persons legal, the grant charge therein of any materies of persons be conclusive provide the truthfulness thereof. Therein of a many material persons be conclusive provide the truthfulness thereof of any materies of persons of the material provide the truthfulness thereof of the support 10. Upon any fuer the truthfulness thereof of the appointed by a court, and the matter either in the sum by great or by a receive the following of the service without regard to the result, listers and property or any person to the or court, nue of otherwise caller in the sum of said property or any person thereof, in its own name including reasonable the same, less costs and expenses of operations and collection, including reasonable to there by, in such order as beneficiary inay determine.

logether with all and singular the tenements, hereditaments and apportenances and all other rights thereinto belonging or in anywise now or hereafter appertaining, and the end profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

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in Block 35 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. R yns 384 om neder e brun de mennen fremeriet i de en mennen af som ingutifna af the Officent Encitate Encitate 1985. Osmaturpere tank as de Debe bere steinent, es de som af ynd spining fie sonteater i flitzennin. (fitzennin 1985. Osmaturpere tank as de Debe bere steinent.

11 Lot

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:

WITNESSETH:

ASPEN TITLE & ESCROW; INC.; an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.

NORBERT S. PALOMO, A SINGLE MAN

THIS TRUST DEED, made this ______ 57

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ASPER 32476

Inucontenness secure dhereby, in such order as beneficiary may determine. 11. The entering upon and taking pussession of said property, the collection of compensations and profits, or the protected of fire and other minutes and profits or the protected of fire and other minutes and the compensations of awards for any taking or danage of the property, and the application or awards for any taking or danage of the property, and the content of the property of

and and proceed to foreclose this trust deed in the manner provided in ORS/80.740 to M.795. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date sty the trustee for the the beneficiary or hit successories in pressions to privileged by ORS 80.760, may pay to the beneficiary or hit successories in pressions to privileged by ORS 80.760, may pay to and ether terms of the trust deed and the nohigation scienced chile officiary of hit successories of and ether terms of the trust deed and the nohigation scienced chile officiary of hit successories and the terms of the next deed and the nohigation scienced with the principal and ether terms of the next deed and the nohigation and trustee is an advertise actually incurred in an inclusion the terms of the principal and there he due had micrain to the terms of the holder to successories the deed and the held in this date and the finate. California the fore the sale shall be the dimusted by the trustee and difference of sale. The mistree may sell said property children in the partiel or in separate parcets and hall said the parcel or property in the sing have particular property and the run and the sale is the partie shall device to the partial or in separate parcets and the sing is the principal to be an advertee the partial or in separate parcets and the sing is the parcet of sale. The prior to the partial or in separate parcets and the sing is the device shall device to the partial side of the sale in the time of sale. The trustees shall device to the partial difference of sale.

ercluding the trustee, but including the grantur and beneficiary, may purchase at the sale. 15. When Instite sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the obligation secure the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secure the interest of the trustee in the trust deed as their powers and appear in the other interest of the trustee in the trust deed as their proceeds of the interest of the interest of the trustee in the trust deed as their powers oppear in the other interest of the trustee in the trust deed as their powers and appear in the other interest of the trustee in the trust deed as their powers oppear in the other interest of the trustee in the trust deed as their powers oppear in the other interest of the trustee in the trust deed as their powers oppeared with the trust of the trustee in the trust of the granture or appeared with the trust of the power interest of the appeared by the powers and charters to the appeared with the trust of the spontant, and without conversion further appeared with the deed and its place of record which, when the appearing the county of the formation of an the property is illusted, shell be conclusive proof of proper appointent of the succession friction 12. Trustice accepts this insist when this deed, duly executed and acknowledged

APRIL

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1821641.1 and that he will warrant, and lorever delend the same against all persons whomsoever. 12 Section of the sector of the sector -1130F N.C. Between 10 101 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily lor, 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 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 lirst above written. "You have the option to cancel your contract or agreement of sale by notice to the select until midnight of the seventh day following the 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. x Moubert J. P. WITNESSED BY discloserer .. compliance with the Act not ing TERRITORY OF GUAM ್ಷ ಪ್ರಸ್ತುತ್ವಂ SS CITY OF AGANA 3201 F 32 On <u>AIRIL 21, 1988</u> before me, the undersigned, a Notary Public in and for the Territory of Guam, personally appeared <u>KOHAN</u> is subscribed to the within instrument and the state of the state - FOR NOTARY SEAL OR STAMP is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That He resides at <u>GA GAR DENIA AVE, LATTE</u> <u>HEIGHTS, GUAH</u>; that <u>HE</u> was pre-sent and saw <u>NORBERT</u> J. <u>PALUHO</u> personally known to <u>PERSON</u> described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed <u>HIS</u> name thereto as a witness to said execution. 10 MIL GUIMINISSION EXPIRES 4-3-1990 E Signature: 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 terms of said trust deed the estate now held by you under the same, Mail reconveyance and documents to SIG DATED: . 19 Beneficiary Do not lose or destroy this Trust Deed OR THE MOTE which It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Nation of TRUST DEED 1.1 લ્ફો તે તે પ્ર સંદેશ સાથ STATE OF OREGON પ્લી નામકું ગયા કે કેલ્ટ સ્ટેલ સુવૈદ્ધ કેટ ગયા કેલ્ટ સ્ટિલ્સ સુવૈદ્ધ કેટ ગયા કેલ્ટ Anna rate and the figures WY YO YOUND \$5. County of Klamath Sec. 18 I certify that the within instrument was received for record on the at 3:47 ... o'clock P. M., and recorded Grantor in book or as file/reel number 93195 · SPACE RESERVED Record of Mortgages of said County. FOR Witness my hand and scal of RECORDER'S USE County affixed. Beneficiary (市场) 医白喉的现在分词 (1)的 "嗯" 赶紧把的话的变法的 生命 AFTER RECORDING RETURN TO annes s Evelyn Biehn is lighter line. that here is in the second as fer bas a suffit unreferenderer of the thereto County ClerkTitle By Qauline Mullendore Deputy Fee \$13.00