The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee

NOTE

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 attorney, who is an active member of the Oregon State Bar, a bank, trust company or tavings 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.

excluding the trustee, but including the grantor and beneficiary, may purchase at the sole. 13. When trustee sells purposes to the powers provided herein, trustee shall apply the protectly of sale to payment of 10 the expenses of sale, including the obligation of the trustee and areas will be expenses of sale, including the obligation secured by the trust term of the spenses of sale, including the protect is the invite and a trust term of the trust deed at their intervent and the under of their priority and for the trust deed at their intervent protect in the enters of the trust term of any the trust deed at their intervent areas to the under of their priority and for the trust deed at their intervent protect in the enter to the intervent of the trust deed at their intervent areas to the context to any trustee and any to any successor to an intervent or the result to be a when the any form time to the application areas to the new to the second of appointed hereinder, and without conversarie to the prior any mattee herein named or appointed hereinder, and high beneficiary, containing afference to this trust deed and its place of recode, which when tervised in the difference of the County Clerk or Revealer of the county or counties in which the prior of the County Clerk or Revealer of the county or counties in which the result. 2. Thus access this inset when this deed, dury exercised and acknowledged oppice of the state of the stat

<sup>10</sup>Control tensory to satisfy the unique notice thereof as then required by laws and proceed to foreclose this trust deed in the manner provided more that the manner provided more that the tensor is the satisfy and the second more that the tensor provided more that the tensor tensor

Tests times and perific thereafty is an exceeding test is the second with and references with and refer

with this obligation. The second sty article in trustee meaned in connection 7. To appear in and defend any artion or proceeding purporting to affect the seconity rights or powers of beneficiary or insister and in any suit, action or forecelouse if his deed to pay all costs and expensions in the hading any suit, action the beneficient his deed to pay all costs and expensions in the hading any suit for the between the grain trustee's attorney's fees provided which widence of inite and between the attorney's fees herein described; the minint of attorney's hall mentioned in the attorney's fees herein described; the minint of attorney's hall mentioned in the attorney's fees herein described; the then the preceding party shall mentioned in the attorney's fees herein described; the the the described is the said is appellate court if an appeal it taken.

It is mutually agreed that:

It is minitually agreed that: A in the event that any portion or all of public property that here the right, if it is a right of animent domain or condemnation, heneficiary that have the right, if it is the event that any condemnation, heneficiary that have the right, if it is the event that all or any porters of the momits proble at comprehension for expension of the momits proble at comprehension for expension of the momits problem is the moment of the right of an intermedie control of the expension of the moment required to the right of the moment of the right of

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together with all and singular the tenements, hereditaments and appartenances and all other rights thereinto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of <u>FLEMEN</u> <u>THOUSAKD</u> Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to

2443 TOMAS A. CALPATURA AND BOSALIA D. CALPATURA HUSBAND AND WIFE NEWER'S BU CANTRE ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. \_ day of \_ -, 19 8 , between TENANTS BY Chrine CHESA as Grantor, Mannest salad math manual WITNESSETTI: Grantor, irrevocably, grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as the antidate 64 in Block 32 of Tract 1184 Origon 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. The point of a second structure of the point of the solution of the difference of the difference of the content tank the point of the content of the conten 14 Juli vordal, ellissinger meneritative data terrisid and establist allocations (ILLA TRANSLESS) in the design of the ellissical and the ellis y I formed

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THIS TRUST DEED, made this\_

ASpen 32497 Transmally savering TRUST DEED and Vol. m88 Page 18221

NAMES AND ADDRESS OF THE OWNER REALEN18222 and that he will warrant and forever defend the same against all persons whomsoever. HAS Same and a lot 1 and 1 and 1 and 1 The grantor, warrants, that the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily for granitation, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. purposes. 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 securized 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. South and the option to cancel your contract or agreement of sale by notice to the south and the south of the seventh day following the south 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 356 - 07 - 835be revoked at your option for two years from the date of signing. 10mas a. Caleatura 10mas a. Caleatura • 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. gcalpatiche On <u>MMY 24 /988</u> before me, the undersigned, a Notary Public in and for the Territory of Guam, personally appeared <u>MONETAN</u> (Second Content of the second content is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said, That duly sworn, deposed and said, That *MINTERS CONTENTS* (MARK) (Second Content field and saw TOMAS A CALL PATURA FIELD and saw TOMAS A CALL PATURA MARK A CALL PATURA Second Content of the subscribed in, and annexed instrument, execute the same and annexed instrument, execute the same thereto as a witness to said execution. Signature: TERRITORY OF GUAM SS CITY OF AGANA FOR NOTARY SEAL OR STAMP MY COMMISSION EXPIRES 4-3-199 D REQUEST FOR FULL RECONVEYANCE The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said first 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 the 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 the 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 the 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 the 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 the terms of the 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 terms of the terms of te 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 said trust deed or pursuant to statute to cancel all evidences of indepledness 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 TO: ..... estate now held by you under the same, Mail reconveyance and documents to ... 19.13. may 19.13. Beneficiary DATED ..... 10 the first a first state of the first of the NOTE which it recurses. Both mult be delivered to the trustee for concellation before reconveyance will be made. \$5. County of .....Klamath I certify that the within instru-TRUST DEED ment was received for record on the 27th.\_\_day of \_\_\_\_\_Oct.\_\_\_, 19.88 at 3:47 o'clock P. M., and recorded on page 18221 in book M88 or as file/reel number 93199 Record of Mortgages of said County. Witness my hand and scal of Grantor SPACE RESERVED FON County affixed. RECORDER'S USE Evelyn Biehn, County Clerk Beneficiary minels of the high and solar that AFTER RECORDING RETURN TO Title around toldil fis and marshallor definition of a server give an at a new min reduced a server a By aulune mullenduce Deputy in mit \$13:00