DIE: 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 association 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:

inperty is situated, shall be conclusive proof of proper approach and ocknowledged write. 17. Trustee accepts tills trust when this deed, duby executed and ocknowledged made a public record as provided by law. Trustee is not obligated to notify any stry hereto of pending sale under any other deed of trust of of any action or virecting in which granter, beneficiary or trustee shall be a party unless such action 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

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appellate court if an appeal is taken. (1) First first first first and first appeal is institually agreed that: It is mutually agreed that: S. In the event into any portion or all of said projects that be taken under the relative of eminent on a condemnation, beneficiary interfirst and the relative of the intermet of the another registed in the second of the another registed in the second of the another registed in the appeal of the appea

starch as well as the other cosis and expenses of intervention of a start of the solid with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trusteer and in any suit, action or forcelosure of this deed, to pay all costs and expenses, including evidence of this deed, the beneficiary's or trusteer's affecting or the trustee then the previous fills with a start of the beneficiary's or trusteer's fees provided, however, in case the suit is between the grantor and the beneficiary or the trustee then the previous fills and between the protonory's fees herein, described; the amount of attrustey's all mentioned in this paragraph of taken. The suit is first by the trial court or by the appellate court if an appeal is taken. The suit is the start is of the suit court or by the trusteential action of that.

The date of maturity of the deht secured by this instrument is the date, stated above, on which be balaned property, or any interest thread, it huld, agreed to be balaned the written consent or "graving part thereof, or any interest thread, it huld, agreed to be consent or any interest thread, it is beneficiary and property in good condition and repair the transmers and the security of this trust deed, grantic agreed:
 To protect the security of this trust deed, grantic agreed:
 To protect preserve and maintain said property in good condition and repair perturbed any waste of said property in good and workmaintke manner any perturbed and and property in good cannot be concluded at the proper part of any waste of said property. If the heneficiary and information to the Uniform Communguest, to joint descenting and property. If the heneficiary and property if the heneficiary and property. If the heneficiary and property if the heneficiary and property if the heneficiary and property. If the heneficiary and property if the heneficiary and property if the heneficiary and property if the heneficiary and property. A to provide and continues and the require in an annount manner any meth insurance on the building now or and including provide and to deliver its granting and property in good and match may be applied by a state its granting and annount of the said annoted if the granting waste of any meth insurance on and in the deficient of the annount of the said annoted is and annount manner any meth insurance and to deliver any meth insurance and to frame any meth insurance and

Including reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such reasts, tissue and profits or the proceeds of fire and order immunee polices of entering upon any taking possession of said property. The collection of compensation or easards for any physical of damage of the property, and there of possible of the proceeds of the property. The collection of compensation or elast there of a differentiate any set done puts of the more any beam of the proceed of the property. The collection of profits of default hereunder or involtate any set done puts on the more any declare all south of the property in the profit of the property is a more any first of the put of the property is a more provided by law for more any first of the property is a more provided by law for more any first of the property is a more provided by law for more any for the trustee that real property is a more provided by law for more any for the inset of the order of the property is a more provided by law for more any for the inset of the order of the inset of the first rust deed in the and place of the inset of default and his lection in oself the subset for any forced to force there for any canned the inset of default and his lection of sole the real property is a more provided by law for more any for any for any proceed to force there of a default and his lection in oself the subset for any force and place of the graden and his lection in oself the subset of the proceed to force there of a default and his lection any provided in ORS/86. 700 and S. Stound the beneficiary elect to force there of a here of the prove of the first default and the check of the default and the set of the prove of the first default and the check of the set of the default and the set of the obset in a different of the set of the obset in the set of t

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restriction thercon: (r) join in any subordination or other agreement affecting this deed or the lien or charge thereof: (d) reconvey, without warrasity, all or any part of persons legally entitled in any reconveyance may be discribed as the "person or be conclusive provide thereof." and the recitals therein of any matters or facts thall, mentioned in this of the truthfulness thereof. Trustee's feet for any of the services "10. Upon any dejault by grant or bay a receiver to be appointed, by a court, and due notice prior in person, by agent or by a receiver to be appointed, by a court, and without regard to the adequacy of any security for the indebtedness litereby secured-neer upon and take possession of said property or any part thereof, in in own fame including resumable the rent, taxes and profits, including those past due and including resumable thereby, in such order as beneficiary may determine, undebtedness secured hereby, in such order as beneficiary may determine.

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beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable ______ beneficiary or order and made by grantor, the phat payment of principal and interest hereof, if hol sooner paid, in be due and payable <u>vitte</u>. If the source of maturity of the debt secured by this instrument is the date, stated abuve, on which the final installment of sold mate becomes due and payable. If the write dotted the writer of any part there is the instrument is the beneficiary is option, all obligations secured by this instrument from the writer the writer of needs. In the event of the material become immediately due and payable.

11, issues and profils 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 Iwelve THOUSAND EVE HUNDRED SEVENTY - FIVE Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to T state

together with all and singular the tenements, hereditaments and appurtenances 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. FOD THE BUDDARE OF ECUIDIAN DEDEDITIONS OF FORMATION OF USED TO THE ALL THAT IS AND

in Block 33 of Tract 1184-Oregon Shores-Unit 2-1st Addition as 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. h sou der sie resisse frag als firtere vie ers was getrebe mis and regulations of the Office of Intertale Land Sate Berghradm. D.S. the crosses of there is a close to every active design of your upday the contact of agreement, the contact of agreement and be contact at parts of at the contact of the design of the field of

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excluding the trustee, but including the grantur and beneficiary, may purchase at the sole. [3] When trustee sells pursuant to the powers provided huterin, trustee shall apply the proceeds of sale to payment of 11 the expenses of sale, including the obligation secured by the trust deed, of the expenses of sale, including the absrquent to the interest of the truster of the trust deed as their interests may appear in the order of their primity and [4] is surplus. If any, to the grantor or to the succession of the interest of the truster of the trust deed as their interests may appear in the order of their primity and [4] is surplus. [5] For any teams permitted by law born his inter appear to the grantor or to the succession in the order of their primity and [4] is the trust deed as their interests a mercestor in the order of the primity and [4] is the trust deed as the grantor or to the succession in the order of the primity and [4] is the surplus. [6] For any teams permitted by law born his in any from time to time appear a mercestor in the crust to any the interements and with a successor to interest in the order of an and a succession of the trust of the succession and the three and the succession of the order of the succession of appearing the trust deed and its place of the county or counties in which the former to the County Cleak or Recorder of the county or counties in which the function. The County Cleak or Recorder of the county or counties in which the function. The County Cleak or Recorder of the county of the succession (12). [7] Trustee accessit this insit when this deed, duive exercised and acknowledged

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

Aroli another wind made about & WITNESSETHER

THIS TRUST DEED, made this _28 th JUAN P. H. MARIA R. CASTRO HUSBAND AND WIFE, TENANTS BY THE ENTIRETY, as Grantor, ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary.

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WEST 2" ALT MARINES 18257 and that he will warrant and lorever defend the same against all persons whomsoever. H. LAT 8.8 61 28.74 The grantor warrants that the proceeds of the lown represented by the above described note and this frust deed are: (a)* primarily, for grantor's personal, family, household of 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 200 David Charles Controls 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 piedgee, of the contract secured hereby, whether or non-named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculing gender includes the lemining and the neuter, and the singular number includes the plural. Contr 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. x Juan & Carto 586-05-152; R Costa 586-01-8321 TERKINGAY OF BUAM is a corpo SS CITY OF AGANA on <u>MAY 28, 1988</u> before me, the undersigned, a Notary Public in and On for the Territory of Guam, personally appeared <u>MOLA F. STOVER</u> known to me to be the person whose name is subscribed to the within instrument FOR NOTARY SEAL OR STAMP Annual 2017 OC 1999 is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That SHE resides at <u>TAMUNG</u>, GUAN ; that SHE was pre-sent and saw <u>YAAN CASTRO MID</u> <u>HARIA CASTRO MID</u> <u>HARIA CASTRO MID</u> <u>HARIA CASTRO MID</u> and annexed instrument, execute the same; and that affiant subscribed <u>MCR</u> name thereto as a witness to said execution. And Martin ROMAN C. PEL NOTARY PUBLIC In and for the Territory of Guam U.S.A. 101 My Commiss.on Expires: July 31, 1993 and the state of t thereto as a witness to said execution. 0.14 Signature: 6400 REQUEST FOR FULL RECONVEYANCE 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 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 fruites for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON -5 55. County of Klamath aning for the last of the I certify that the within instrument was received for record on the 28th day of Oct. 19 88 at 11:20 o'clock AM., and recorded Grantor in book M88 on page 18256 or as file/reel number 93226 SPACE RESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE County affixed. The second state the second Beneficiary AFTER RECORDING RETURN TO miller them there he was seen - the out in the mulla arall ture entational and mine Levelyn Biehn anno oxani and poodinanionar, litter a real lans. County Clerk By Cauline Milling Deputy Versions that they don't also as such a the H Fee \$13.00