640⁰93271 ASAM SALASSA 18342 TRUST DEED Vcl.<u>m88</u> Page THIS TRUST DEED, made this ______ LUAN C. TRIARTS AND LUCILLE G. TRIARTE, TEMANTS BY THE ENTRETIS Grantor, ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA _ day of _ ausse Carp WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: W. Burt of the officer stream Lot <u>27</u> in Block <u>25</u> of Tract 1113-Oregon Shores-Unit 2 as shown on the map filed on December 9, 1977 in Volume 21, Page 20 of Maps in the office of the County Recorder of said County. มหาคมศักรายกรรมมาสามารถมาก (ค.ศ. 2006) ครับบารถองสมพัฒนาสมมาณียากัน สามารถการมาก (ค.ศ. 1997) (ค.ศ. 2017) (ค.ศ. พ.ศ. 2020) กรรม กรุณษณีการสมมาณศุล พระโมนตรรรม (2020) (ค.ศ. 2020) (ค.ศ. 2020) (ค.ศ. 2020) (ค.ศ. 2020) (ค.ศ. 202 ค.ศ. 2020) (ค.ศ. ે કે પ્રે કે પ્ સ્ટ્રાંચ્યું પ્રે કે પ્ સ્ટ્રોંચ્યું પ્રે કે 1 Contained WA Ca alaten elle anagenen ana $\{u_i,v_{i+1}^{(i)}\}_{i=1}^{(i)}$ weight and the strategy of _ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable ______ The date of maturity of the debt secured by this instrument is the date, stated abuve, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the genitur without first having expressed therein, or herein, shall become immediately due and payable. obtained the written consent 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 agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees:
 To protect, preserve and maintain said property in good condition and repair; premit answe or demoish any building or improvement thereon; not to commit or protect, preserve and maintain said property in good condition and repair;
 To complet withch may be constructed, damaged or destroyed thereon.
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part intereoj, may be retraised to granter, data approximation in this ate any act done pursuant waive any default or notice of default hereunder or in this ate any act done pursuant to such notice.

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit, action the foreclosure of this deed by all costs and expenses, including vulnence of title and the beneficiary's or rustee's attorney's fees provided, however, in vise between the grontor and the beneficiary or ine trustee then the prevailing parry shall be entitled to the attorney's fees herein described, the amount of attorney's fees appellate court if an appeal is taken.

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so tects, to require that if or any portion of the monies payable as compensation for such taking, which are in event of the aminut to mixed to pay all reasonable costs proceedings, that be pair i beneficiary and applied by infirst upon any reasonable costs and expenses and the event of the aminut to mixed by grants in such necessarily paid or meaned by feet, both the trial and appelate counts applied upon the indebietion or beneficiary in such proceedings, and the balance expense, to take such actions ... descured here's instruments as shall be necessary in obtaining such compensation, prompty upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary, case of full reconveyance, for concellation, thout affecting the halance person for the payment of the indebieteness, trustee may (a) consent to the making of any map or plat of said property. (b) foin in graning any easement or creating any of any map or plat of said property. (b) foin in graning any easement or creating any

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restriction thereon. (c) foun in any mbordination or other agreement affecting this deed or the lieu or charge thereofy (d) ecconvey, without swarrenty, all or any port of the property. The grantee in any reconventional maybe described at The "Person or persons legally entitled thereto," and the encode the maybe described at The persons legally entitled thereto, "and the encode the maybe described at the "Person or be conclusive proof of the truthfulness thereal therein of any matters or facts thall, mentioned in this paragraph shall be not less than Stites" facts for any of the services 10. Upon any default by grantor hereunder, beneficiary may at any time, with without regard to the adequacy of any security for the be appointed by e court, and without regard to the adequacy of any security for any indicated she reby secured, sup of otherwise collect the rents, issues and profits, including those public the same, less costs and take possibustion of superness of poersion and collection, including reasonable attorney's fees subject to paragraph thereof upon including secured hereby, in such order as beneficiary may determine.

unpaid, and apply the same, lets costs and expenses of operation and collection, including reasonable attorney's fees subject for paragraph 7 hereof upon any indebteness secure d hereby, in such order as beingficiary may determine.
11. The entering upon and taking postststion of said property, the collection of application or release thereof as difficult of any upper entering any determine.
12. Upon default by grantor in payments found other insurance policies or application or release thereof as difficult of any upper entering any default or any default of any appreciation or any appreciation on appreciation or any appreciation or appreciation or any appreciation on appreciation or any appreciating any any appreciating appreciation o

opports is situated, shall be conclusive proof of property appendix is situated, shall be conclusive proof of property is situated. Shall be conclusive proof of provided by law. Trustee is not obligated to notify any proceeding in which granton, beneficiary or trustee shall be a party unless such action 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 Stata 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.

and that he will warrant and forever defend the same against all persons whomsoever. 18343 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, tamily, household or agricultural purposes (see Important, Notice, below), (b) for an organization, or (oven it grantor is a natural persoh) are for business or commercial purposes other than agricultural 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 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 feminine 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 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. TERRITORY OF GUAM CITY OF AGANA SS On JUNE 17, 1988 before me, the undersigned, a Notary Public in and the undersigned, a Notary Public in and for the Terribory of Guam, personally appeared Dividing the person whose name is subscribed to the within instrument 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 64 CARDENIA AND FILL HEIGHTS, GUANT that HE was pre-sent and saw UAN C. TRIARTS AND LUCILUS G. TRIARTS AND HIM to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed HK name 1 JOJ and annexed instrument, execute the sai and that affiant subscribed <u>H16</u> name thereto as a witness to said execution. Ð Signature: MY COMMISSION EXPIRES: 4-3-1990 TO: 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 noncer of an indepledness secured by the foregoing thus, deed. All sums secured by said frust 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 trust deed have been tuily paid and satisned. 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, in cancel an evidences of indecidences secured by said trust deed (which are derivered 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 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 made. TRUST DEED STATE OF OREGON County ofKlamath ss. I certify that the within instrument was received for record on the 28th day of Oct. , 1988 at 3:58 o'clock PM., and recorded Grantor in book . M88.... on page18342 or as file/reel number 93271 SPACE RESERVED Record of Mortgages of said County. FOR RECORDER'S USE Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Q.J.C. Evelyn Biehn County Clerk ·····Title Fee \$13.00 By Queline Mullendor Deputy