93357 Vol. <u>m88</u> Page **18471** 38592 TRUST DEED THIS TRUST DEED, made this <u>30 th</u> day of <u>JUNE</u>, 198, between <u>AN O AFLAGUE</u> - A. <u>STATEE</u> MAN AS^{THIS} <u>SEPAPATE</u> <u>PROPERTY</u> as (irantor, ASPEN TITLE & ESCROW, INC., an UNECONCORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. JUAN O AFLAGUE - ANS entration in section costant canet had not main WINESSETTING that to stand out of Grantor irrevocably grants; bargains; sells and connects to, trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: 11 Y, OREGON, described as: notional production to the set to and sult loss of the set and domain the set of the set of the set of the set 52 in Mack 32 in Tract 1844-Oregon Shores-Unit 2-1st Addition as shown on the map filed on November 8, Lot 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. e e esta a active a troute tree treest respect primer. In the relevant treblation of the Other of Inversare Land Sare Reprintion, 1.5. Description of theory, and the description, in altraits of You signing the contract of agreement, the contract of spectrum may 5.5. Description of the set of signing. d [0] to [d] uterines toutside the high of start (DHO) (DATEDIAL publics & d questioned but high elements in a traverse it publications for all q manifologish high the first elements of the traverse it publications for between polynomial constructions of all and the starts of the starts between polynomial constructions of all and the starts of the states, and have the construction of all an elements to traverse which all how the construction of all an elements to traverse and all and the construction. 1 test $\frac{2}{2}$ Hickory \sim 1733 42 2101 is that the senter of F and reads htaments and apportenances and all other rights thereinto belonging or in anywise now or hereafter appertament, and the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter there until the terms of a promissory note of seen date herewith, payable ach agreement of grantur herein containcu any payment of one on a promissory note of even date herewith, payable in ______ Dollars, with interest therein according to the terms of a promissory note of even date herewith, payable _______ Trainz______ 30 ______ 19____ 8 bow , win mitress mercon account to me terms of a pointing to me terms of a pointing to the terms of a pointing term date mercents, population and there is the terms of a pointing to the terms of a pointing term date mercents, population of the terms of a pointing term date mercents, population of the terms of terms of the terms of terms of terms of the terms of terms of the terms of the terms of terms of terms of terms of the terms of te expressed therein, or herein, shall become immediately due and peyable.
The above described seal property is not currently used for agricultural, timber or grazil.
To protect the recursity of this trust deed, grantar agrees:
To protect, preserve and mantain said impacty in grant condition and repair; one nenove ar demolution on building or improvement thereon; not to continue any building or improvement thereon; not to continue any building or improvement thereon; not to contain or permit any works of stand property.
To complete or retineer, contained therefore, and permits any more than thereon; not to contain or permits any works of stand property.
To complete our retineer, fifthe beneficiary and environmently and in guid and workmanks manner any building or improvement with the admost of containeer.
To complete our retineer, fifthe beneficiary are equivers, to public differe or officer, and permet direction and be work more than any bound officer or officer, and the court of all hen tarrite in made by plug officers or stanking agencies as may be deemed deurable by the beneficiary.
A. Do provide and continuously: mominim improvement on the building's mow or hereafter crected on the said premise against loss or danage by fire and such after any from time to time require an anomy on the shift of the tarrite in admostly information in an anomy on the shift of the beneficiary as some firms on anion and the building's new or hereafter crected on the said premise against loss or danage by fire and such after any from time to the new require in an anomy of the the beneficiary as some firms on all politice of immantes acceptable to the beneficiary as some any the the internet on a politic of the prime of any polity of insurance and were thereafter fire and and handling, the beneficiary the politic of immantes and to be presented in the care of adding the device of default hereowere the polities of the above above the polities of a prime in the th The above described real property is not currently used for agricultural, timber or grazing purposes restriction intercon, [c] poin in any subordination or either offcerment affecting this deed or the hen in charge thereoi, [d] reconvey, without warrings all on any period the propress. The granite in any reconveyance may be devertibed as the "person v-person keyelly cutiled thereon," and the recical the " no far ymatters of foct shall be conclusive prior of the truthfulness thereof. Tystice's fees for any of the reciver mentioned in this paragraph shall be nucless than 30. 10. Opin any default by granite breacher bereficiary may of the reciver due notice, either in person, by sgent or by a sective to be epoint of bry source with without regard to the adequase of any security for the michtedness thereby record, enter upon and take prisesnon of and property on any part thereby are used unpath, and apply the some, less costs and expenses of operation and collection, including resumable, in such order as beneficiary may determine, uncluding essential to paragraph the some, less costs of a period of any of the rest due and any apply the some, less costs and expenses of operation and collection, including resumable, in such order as beneficiary may determine. including reasonable attention, seen course and expenses of operation and collection, including reasonable attention, fees makers to postgraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine. 11. The entering upon and taking postession of sud property, the collection of such rents, tituet and profits, or the proceeds of fire and other intrasme postmers, and therents, tituet and profits, or the proceeds of fire and other intrasme postmers, compensation or awards for any taking or damage of the property, and the application or event for any forestall, shall not cure an wave any default or notifie of default hereinder or invalidate any cost inter postmers in the inter-application or event for any accement the termination in the inter-tor of any forestall by grantry in postmer of any indebted in the set of the postmerse of any agreement thereinder, the beneficiary material statismes for any accent there are an event of any of the postmerse of grantry property. The beneficiary may proceed in foreelastic functions of grant property the beneficiary may proceed in foreelastic functions of the results of a many proceed in foreelastic functions provided by divertisement and statisme the set of the transfer or the results that even the advertisement and statisme three sets in the beneficiary on the results shall excure and cause to be reconsided in the beneficiary of the results shall excure and cause to be reconsided in the statisme structs of the provided in ORS146, 760. 13. Should the beneficiary rise to be advertisement and sale then after default any time prove to fire days the induction secure does at the struct and described real, property to satisfy the obligation secured hereby, whereonon the institute shall first the time and place of tale, two notice thereof at the result of the transfer and cause to be reconsided in the struct of the posteristement and sale then after default at any time prove to fire days helpine the induce and the inster of a shall bettering of t

eveluating the insite, but including the grantin and beneficiery, may purchase at the sale. [3]. When insite selfa purchant to the powers provided heren, insite theil opply the promoved of sale to paywinent of [1] the expense of sale, including the compression of the insite and a reasonable charge by insite's attients. [2] in the obligation network of the insite ([1]) the expense of sale, including the compression having recorded lense by insite's attients. [2] in the obligation network by their priority and [4] the supplies having recorded lense by from the order of their priority and [4] the supplies in having recorded lense by from the order of their priority and [4] the supplies if any, to the grantine in the true return in the interest on the lamphus of any, to her priority may prove the order of the priority and [4] the supplies if any, to the grantine in the oppoint of the priority and [4] the burght if any, to the grantine in the true return in the true the lamp between the three appoints and priority may from time to time appoint a priority or any reason permitted by law benefit network (or not any include the priority in the true of the priority in the true to the appoint the true of the angle of the angle of the content of the interest of the interest of the priority of the true of the true depoint of the priority is any interest of the true of the priority of the true of the content of the success in the of the content of the nucleus of the priority is invated, shall be conclusive proof of proper appointment of the nucleus of the true of the content of the nucleus of true the content of the success of the content of the nucleus of the true of th

property is invaries, many this must when this deed, duly even ned and a knowledged 17. Toutice accepts this must when this deed, duly even ned and a knowledged is made a public record as provided by law. Trustee is not obligated to nutify any party hereto of penuling take under any other deed of trust or of any action or princeding in which granting, beneficiery or trustee shall be a party unless such action or proceeding is brought by trustee.

Wannell, ndate nutsvi

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 attoiney, 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, alfiliates, agents or branches, or the United States or any agency thereof. NOTE

with this obligation. 7. To appear in and defend any action of 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 or furcelowne of this deed, to pay all costs and expenses, unfinding suits of the the beneficiary to returner's for privinder, however, in take the suit of the beneficiary to returner's for privinder, however, in take the suit of between the grantur and the heneficiary or the trustee then the presading party thail between the grantur and the heneficiary or the trustee then the presading party thail be mentioned to the atomery's feet herein decrement of atomery's here appellate tour if an appeal it taken. A state that be fixed by the trust court or by the appellate tour if an appeal of taken.

It is mutually agreed that: (1)

7213-90157

clend lie same against all persons whon and That he will warrant and loreve 13.01 less? Nacion 30 10 TELLS F. U.S.T. DE.U.D. made Hits ヨハット 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 (even il) grantor is a natural persoh) are for business or commercial purposes other than agricultural purposes. 1211 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 Mure in the office of the County Recorder of said County. 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 warraniy (a) or (b) is not applicable; if warraniy (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. Witnessea TERRITORY OF GUAM SS CITY OF AGANA 1999 A. 40 On JUNE 30, 1988 before me, the undersigned, a Notary Public in and , On Prove Barrison Stand Sugar the Territory of Guam, personally eared <u>ALAN E. LEE</u> for elected and - FOR NOTARY SEAL OR STAMP appeared known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said; That HE resides at 109 SGT. PEDKO AGUA STREET; that HE was pre-Lorix AGUSI OTGER P sent and saw JUAP 0. I HE was pre-AFLAGUE MANNE ROMAN C. PEL personally known to $\frac{1}{H/H}$ to be the person described in, and whose name is subscribed to the within NOTARY PUBLIC 1:10 In and for the Territory of Guam U.S.A. My Commission Expires: July 31, 1993 and annexed instrument, execute the same; and that affiant subscribed $\#^{\mathcal{S}}$ name thereto as a witness to said execution. Signature: REQUEST FOR FULL RECONVEYANCE the med only when ablications have been paid TO:..... 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 aid directed, on payment to you of any sums owing to you under the terms of snid trust deed or pursuant to statute, to cancel all evidences of indebiedness secured by said trust deed (which are delivered to you herewith together with sold trust deed) and to recenter, without warranty, to the parties designated by the terms of soid 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 courses Bath must be delivered to the trustee for contellation before reconveyance will be made. Added, trades TRUST DEED STATE OF OREGON (इ.) २ १३ १३ १ २ २ २ १ (१२४) १३१(१२) १२२२ 55. 78.5 Klamath County of . I certify that the within instrument was received for record on the at 3:48 o'clock P.M., and recorded in book M88 on page 18471 Grantor or as file/reel number 93357 SPACE NESERVED Record of Mortgages of said County. FOR Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN TO the former of the second states and the most of the second states as the second RAMONIA VY Evelyn Biehn, County Clerk a.J.C. ader him, that he is hightly seized in fee in cash with the beneficary and those chaines and have raild, unenermbered filled thereto. Title Fee, \$13.00 rent band of the state of the Bradeline Million Million Constants and the state of t