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ASPAR 38534 Introstructive encounter TRUST DEED TAKE TO LONG VOL MES Page 18477

_ day of _ ... JUNE Gth THIS TRUST DEED, made this _ THIS TRUST DEED, made this ______ day of ______ LINE _____, 19 88, between SUSAN M: TO LOSO, AN UNMARKIED WOMANY TRUSTED FOR SEPTIMY CLOSEDED TO ALGO ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION. TRUSTEE as Renefician CORPORATION, TRUSTEE as Beneficiary.

atentificabe conclude reacted sout path errors. WITNESSETH, but to these the Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:

in Block _____ of Tract. 1184-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. ante region de médico é da lo pringie

R yea and a needed former formed former in the abread mystems of the Office of Interate Last Sales Registration L.S. Deputrement for the former former in advance of year opting the contact or arrespond, this contact or arrespond me becaused at the prime for the years were used by the set of public. × 2002200-19-28

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together with all and singular the tenements, hereditaments and appartenances and all other rights thereunto 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. Forths, issues and projust inereoj and au justifiers now or nereajter attached to or used in connection with said real estate.

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ONIE <u>HUNDED</u> <u>TUENTY</u> 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 sounce paid, to be due and payable <u>1114420</u>, 1998

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It is multially agreed that: It is multially agreed that is any portion of the monits payable as compensation for elects, to require that all or any portion of the monits payable as compensation for such taking, which are in excess of the annount required to the substance of the proceedings, which are in excess of the annount required to the substance of the proceedings, that the basis of the annount required to the substance of the costs and attiviney's freest increasing policity of any policity of any reasonable costs and expenses and, attorney's freest, both in the trial adopt any reasonable applied upon the indebiedness secured hereby; and granter barren at its own applied upon the indebiedness secure and hereby; and granter barren at its own obtaining such compensation, promptly upon beneficiary is a pay the baneficiary; 9. At any time and from time to time upon written request of beneficiary; payment of its fees and presentation of this deed and the note for endorsement for any person for the payment of the indebiedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any applied to be also be added and property; (b) join in granting any easement or creating any applied to be added and property; (b) join in granting any easement or creating any applied to be also be added and property; (b) join in granting any easement or creating any added to be added and property; (b) join in granting any easement or creating any added to be added and property; (b) join in granting any easement or creating any added to be added and property; (b) join in granting any easement or creating any added to be added and be add

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restriction thereon: [c] join in any subordination Other agreement affecting Mit deed or, the lien or charge thereof; [d] reconvey, without working, all or any part of the property. The grantee in any reconveyance may be described as the "person" persons legally entitled thereto, "and the rectained of any matters or facts shall mentioned in this paragraph shall be not less than the services 10. Upon any dejault, by grantor hereunder, beneficiary may at any time with due notice, either in person, by gent or by a rectain to be apploited by a court, and without regard to the addequaty of any grant or the loss the property secured, sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less courts and profits, including those past due any including reasonable attorney's fees subject to paragraph 7 hereof upon any including reasonable attorney's fees subject on paragraph 7 hereof upon any may defensely, in such order as beneficiary may determine.

excluding the trustee, but including the grantor and beneficiary, may purchase at the sile. 15. When insistee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to pawnent of (1) the expenses of sale, including the compensation of the trustee and a reasonable change by trustee saling, (2) to the subsequent to the interest of the trustee in the flux flexes, (2) the trust each (3) the trust ea

property is situated, shall be conclusive proof of the duly executed and acknowledged insite. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brough 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

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 the property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency, thereof. NOTE.

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and that he will warrant and lorever defend	the same against all pe	sons whomsoever, 1011847
UNITE IN SEC. INTER		
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, fami (b) for an organization, or (even if grantor 	or is a natural person) are in	or business or commercial purposes other than agriculture
This deed applies to inuses to the house		요즘 방법이 잘 통합하지 않는 것은 가장 수는 것 같이 있다. 것 같이 물었다. 물었다.
Contract secured hereby whether or not named and	the second of th	an mean the holder and owner, including pledgee of the
masculine gender includes the leminine and the n	neuter, and the singular num	ber includes the plural.
IN WITNESS WHEREOF, said gra	antor has hereunto set h	is hand the day and year first above written.
Tou have the option to cancel your contract or agree	ement of sale by notice to the	seller until midnight of the seventh day following the
If you did not receive a Property Report prepared nur	suant to the sules andt-s	
U.S. Department of Housing and Urban Development, be revoked at your option for two years from the date of	in advance of your signing the	contract or agreement, this contract or agreement may
	or alguting.	
* IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the b	warranty (a) or (b) is	586-62-1058 Suran M. Jeloca
beneficiary MUST comply with the Act and Pequilation	and Regulation 2, the	luce by 7
disclosures. If compliance with the Act not required,	disregard this notice.	Suean M. Joleea
		\mathcal{A}
(If the signer of the above is a corporation,		WITNESS BY: Jourhers
RITORY OF GUAM)		
Y OF AGANA		
UNE 6, 1988 before me undersigned, a Notary Public in an	1	
the Territory of Guam, personally peared <u>KOMAN</u> C. PEL	이 옷에 잘 물었는 것 같은 것 같은 것을 가지 않는 것을 가지 않는 것이 없는 것 않이	
wh to me to be the person whose nam	10	R NOTARY SEAL OR STAMP
a witness thereto, who being by ro		
y sworn, deposed and said; That HE ides at <u>64 GARDENIA AND LATTE</u>	-	من کار ساللہ کا ایک کار میں میں ہے۔ میں اور میں موجود وہ میں ملکتا ہوئی سیر
and saw JYSAN H. TOLISA	그는 것 같은 것이 가지 않는 것이 것 같아요. 김 아주 것 같이	
personally known	두~ 그 사람은 것은 것을 가지 않는것.	
H to be the person described in, a be name is subscribed to the within	같은 것은 전쟁을 알려야 한다. 날아야	
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