ASpen 3284/ Vol. m88 Page 19711 94101 THIS TRUST DEED, made this _____ 23rd - day of JULY ARDEN MANALON - AME SINGLE MAN JOSE 19 88 ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA concretes producted and node abound WINESSETTIC tare to a lower a Grantor inevicably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMAIII Lot _28_ in Block 32... 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. R voe 656 and 22 in a Lidy average proving excessed to the other and replation of the Office of Interitate Each Sales Reparation and the Office of Interitate Each Sales Reparation of the Office of Interitate Each Sales Reparation for the solution of the Office of Interitate Each Sales Sales and the Sales Sales and Sales Reparation of the Office of Interitate Each Sales and Sales Sales and S Sales Sales and Sales and Sales Sales and Sales and Sales Sales Sales Sales and Sales Sales and Sales Sales and S terrer and a second trained for the terrer of the second structure and the second structure to the second structure and statistical second structure to the second structure and structure to the second structure S an weeks by 2-2 233 STATESTINE n den Standensend av sen som den der den som en name fallet der som en so En som States and marked the states of together with all and ungular 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantur herein contained and payment of the sum of TEN Dollars, with interest therein according to the terms of a promissory note of even date herewyh, payoble to beneficiary or order and made by grantice, the final payment of principal and interest hereof, if not shoner paid, to be dug and payable SEPT 2010, 1998 The date of maturity of the dehi secured by this instrument is the date, stated above, on which the fluid installment of add not payable year of the secure of the maturity of the dehi secured by this instrument is the date, stated above, on which the fluid installment of add not becomes due ond payable. If year is the date stated above, on which the fluid installment of add not becomes due ond payable. In the event the written consent or approved of the beneficiary is option, all addigations secured by this instrument, preparity due on the beneficiary's option, all addigations secured by this instrument, preparity of the maturity date of the maturity date. The date of maturity of the dehi serviced by this instrument is the date, started above, on which described products, or any proceedings, there at the end is solid agreed to be respectived threetin, or breetin, shall become immediately due and payable.
The above described real property is not currently used for agricultural, timber or graing purposes to protect the recurrery is not currently used for agricultural, timber or graing purposes of the render or demolition any headble protection agreed to be service or demolition any headble protect any work of and property.
To protect, preserve and manuals and property in good current dreed, and render or the render or demolition any headble protection any work of and property.
To complete or reture promptly and in good and workinaniske manuer any of the former the work of an any proceeding of the dense of the contribution of the property in any work of an any proceeding or a service of the dense o restriction increase. (c) some in any subundmattion in other agreement affecting this decid or the licen in charge three of a diversity, without warranty, all or in parts the property. The granite in any recompetent may be diversible of the "prism of persons liced ventile thereto," and the exclusion for the prism of the mentioned in finit parameters of the nut fees the fields there in a first the start and the second of the second second second second second second mentioned either prism. By again to by a rest. Due to be appointed by a court, and during and the stering of any prism of the second second second second second without and the stering of any prism of the second second second second second enter upon and the stering of any prism of the second second second second second enter upon and the stering of any prism of the second sec including resumable allowney's feet subject to paragraph 7 hereof upon any including resumable allowney's feet subject to paragraph 7 hereof upon any including the subject to paragraph 7 hereof upon any including the subject to paragraph 7 hereof upon any including the subject to paragraph 7 hereof upon any including of the subject to the prince of the subject to the subject of the subject to the prince of the subject to the subject of the subject of the subject of the subject to the subject of the subject to the subject of the subject to the subject of the subject o with this obligation. 7 To appear in and defend any actions or proceeding purposeting to affect the proceeding violates or powers of beneficiary or trustee and in any suit, action or forecoming in which the beneficiary or trustee mey appear is individing any suit, action or forecoming for this deed to pay all costs and expenses, including any suit, action to the beneficity's or trustee's autoency's fees provided, howing, while the the between the Randon and the beneficiary on the trustee the district, on case the suit is between the frantion and the beneficiary or the trustee the suit of utilities while mentioned in this generation of the cost of the suit of attimety is half mentioned in this process of the trustee the suit of attimety is the appellate court if on appear is the taken. eveluding the trustee, but including the granion and beneficiary, may purchase at the sale. 13. When instree tells pursuant in the powers provided herein, trustee shall comprehend the instree and a reasonable charge by instee? Salivares, (2) in the obligation secured by the trust deed, (3) in all beings (2) in the obligation is the instree and is reasonable that the priority and prior in the event in the instree and is all of the instree and (4) in the instree deed in the instree and is all of the instree and (4) in the instree of the instrees is all only obligation in the instree and (4) the instree and (4) the instree in the instree is all only obligation in the instree in the instrees of the instrees of the instrees in the instrees in the instrees is all of all of the instrees in the instree instree instrees in the instree instree instrees ins It is initially agreed that: A in the event that any portion or all of sold property shall be taken under the right of emineral domain or condemnation, beneficiary shall have the right, if it is effects, to require that all or any portion of the munics payable as compensation for each taking, which are in excess of the amount required to pay all resumble course proceedings, shall be paid to beneficiary and applied by it first upon any resumable; recurst and estormery's feet necessary in such proceedings, and applied to such applied upon the indebiences to secure the best may applied the belance expense, to take such actions and execute methy and granitor agrees, at its own expense, to take such actions and execute methy and granitor agrees, at its own expense, to take such actions on the two point write the stability of expense, to take such actions on the two point writes and granitor agrees, at its own expense, to take such actions on the two point writes at shall be necessary in a payment of its fees and presentation of the interface of beneficiary to care of full reconveyance, for cancellation, the add the note for endotrement to care of full reconveyance, for cancellation, the add the note for is understable of any map or plat of taild property; (b) foin in granting any essention to the making of any map or plat of taild property; (b) foin in granting any essention to creating any of any map or plat of tail property; (b) foin in granting any essential or creating any It is mutually agreed that: o sonosti interve 18336

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inuite. 17. Toutice accepts this trust when this deed, duty even used and at Animitedged to made a public record as provided by law. Fouriest and in obligated to multiple any party herein of pending tale under any other deed of trust or of any action or proceeding in which grantur, hereichary or trustee that be a party unless tuck 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 altorney, 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 lifte 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 stainst all persons whomsoever. The Arantor warrants that the proceeds of the loan represented by the above described note and this frust deed are: (a)* primarily for Arantor's personal, family, household or Aricultural purposes (see Important Notice below), (b) for an organization, or (even if grantorils a natural person) are for business or commercial purposes other than agricultural purposes. 513 V This deed applies to, inures to the benefit of and hinds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term lieneficiary 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 masculing gender includes the lemining and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year lirst 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 delined 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. (if the signer of the above is a corporation, use the form of acknowledgment opposite.) WITNESSED IORS 93.4901 TERRITORY OF GUAM SS CITY OF AGANA - Charles and a FOR NOTARY SEAL OR STAMP J4L 4 23, 1988 before me, On Temp and sales and set the undersigned, a Notary Public in and the undersigned, a Notary Public in and for the Territory of Guam, personally appeared <u>ALAN</u> E. 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 <u>HC</u> resides at <u>109</u> SGT. <u>PEDEO AGUON</u> KTREET , that <u>WE</u> was pro-STREFT JOSE ARDEN was present and saw () ROMAN C. PEL $\{ i_1, i_2, \dots, i_n \}$ personally known to to be the person described in, and NOTARY PUBLIC In and for the Territory of Guam U.S.A. 2 5, ٥, whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed <u>HIS</u> name thereto as a witness to said execution. 59 $h_{\rm e}$ My Commission Expires: July 31, 1993 3, 001 Signature: Karl 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 trust deed nave been suity paid and suitsing, i ou neredy 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: 10 Beneficiary De nat lose ar destroy this Trus Deed OR THE NOTE which it secures, Beth must be delivered to the trustee for concellation before reconveyonce will be mode. TRUST DEED STATE OF OREGON rig Mirk, Lenner Lift Prik Mirk (1997 Lift Prik Mirk (1997 Lift Prik Mirk (1997 Lift Prik Mirk (1997 \$5. County of Klamath I certify that the within instrument was received for record on the at ... 10:54 o'clock A.M., and recorded Grantor or as file/reel number 94101 SPACE RESERVED FOR Record of Mortgages of said County. Witness my hand and seal of RECORDER'S USE eresse Frieder Frieder County affixed. Beneficiary AFTER RECORDING RETURN TO e protecte A.T.C. and a child have no zumush wordt hav galattansi alt dir..... Evelyn Biehn Christic being being and being the stat County Clerk Fa saids on d only Granthe no ardies ad user La said balladi ad any sud to twel ad user Fee \$13*00 and balled ad to sudmind 化化电力分子 医水子 化乙基乙基 化化化 的复数记忆 医化性化化 Title BPauline Millenslove Deputy