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TRUST DEED VOI 2005 Page 21593 7 Vol<u>m88</u> Paga

THIS TRUST DEED, made this <u>24</u> <u>day of</u> <u>JUNE</u>, 19 <u>8</u>, between <u>MANUEL J. SOSH AND ANTONIA R. SOSA, TENAMYS BY THE ENTIRET</u>, as Grantor, ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA

ASPEN TITLE & ESCROW; IPC.; an One-CORPORATION, TRUSTEE as Beneficiary. ont of estual just Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:

IN REFERSE WHEREOF, seed require has bereanto set his hand the day and year first above written

Lot 2/ in Block 27 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. stroming of the actuated of the pringer

If you did not receive a frorenty Report propord in record to the rules and regulations of the Office of Interacte Land Sales Regulation, his Reportment of Books and Office Decomment in advance of your against the contract or agreement, this contract or spreament and be reversed as your notion for two very times of white

Stardiffant MOTICE Beine, by faine out whithere wortenty [4] at [6] it ret specification if Warren's [6] is conficted and the beneficiary (1, 6 (antife) are used when it without in the Luthenstanding an and frequention 2, [6 beneficiary AUE compty with the Ad and Actualizes the mething required distortances (5 comptiones with the Ad and sequence the mething required

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Grane 55 100 10 Harmage Michamon together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter apperlaining, and the rents, issues and profits thereof and all firstures now or hereafter attached to or used in connection with sold real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of cach agreement of grantor herein contained and payment of the sum of MINE THOUSAND NINE HUNDRED \_\_\_\_ Dollars; with interest thereon according to the terms of a promissory note of even date herewith, payable to

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beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not source paid, to be due and payable. Hull 9 30, 3000 The date of manurity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the whiten content, or provide of the beneficiary's date in the beneficiary's advice and the beneficiary's dates expressed, therein, or herein's hold by come immediately due and payable. The above described real property is not currently used for agricultural, timber or stating purposet are the advice described real property is not currently used for agricultural, timber or stating purposet are

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obtained the written consent or approval, of the body, or any interest interent is sold, agreed to be sold, conveyed, assigned or alienated by the grantor, without if first having expressed, therein, shall become immediately due and payable. In the events option, all-obligations secured by this instrument, irrespective of the maturity dues.
The above described teal property is not currently used for agricultural, timber or grazing purposes retrieved or demolish any building or improvement thereon, inc to commit or endowed described teal property is not currently used for agricultural, timber or grazing purposes retrieved or demolish any building or improvement thereon, inc to commit or endowed described teal property is not currently and and available deformance of a statement within may be constructed, danged or distributed thereon, "2. The complete are restore promptly and the good and worthannikk emained have be appointed or distributed thereon."
To comply with all law, ordinances, regulations, covenants, conditions, and ray may be developed by the beneficiary to requise and to pay for filing same in the proper public office, or office, as well as the peneficiary or starching agencies as the peneficiary in the beneficiary or starching agencies at the peneficiary of all such other and continuously maintain insurance on the building now provide and continuously maintain insurance and the beneficiary and a such other as the peneficiary and a such other as the peneficiary and continuously maintain insurance and the beneficiary and the start between the start agains of the start between the start and any bud developed by the beameficiary at the start beam and the start and the adding theorem and the start and the st le dimount contestes under any processing hereby, and in such order as bein melicary, upon, any, industried the second hereby, and in such order as bein by determine, or at option of beneficiary the entire ability of collected, if thereof, may be released to granton's but optication or release, shall not the any default or notice of default hereunder or invillate any act done put when motestime the second of the

Way any default Dr Holle of default hereunder or involutiale any act done pursuant for anot noncers. In the second are bound for the payment of the obli-ents shall be immediately due and payable of the line on the content of the barrets of ediatel ich Uj of the trustee incurre

with this obligation. TO OAACI AO ATTAIL (1), 7, 7 to appear in and defend any action or proceeding security rights or powers of beneficiary or trastee any proceeding in which theorem and the pay all costs and expense, foreclosure of this deed, be pay all costs and expense, inclu-tion beneficiary sor, trustee pay all costs and expense, the beneficiary sor, trustee pay all costs and expenses, inclu-between the grantor and the beneficiary or the instate thera be, entitled to the attorney 5, fees, herein described, the an mentioned in this paragraph. The full cases shall be fixed by appellate court of an appeal to the the entity of the attorney of the 11 is mutually agreed that. protection, and in any suit, action or nay appear, including any suit for the senses, including cridence of title and oylded, however, in case the suit is trustee then the prevailing party shall trustee then the prevailing thorney i fees the prevailing party si nount of attorney's j the trial court or by

Appellate court if an appediation of this decided and the rest of the backness of the sevent of the court of the sevent that any portion of all of said property shall have the right. If it so right of female sevent that any portion of all of said property shall have the right. If it so right of female sevent that any portion of the sevent pays are accounted by an appediate sevent that any portion of the monies paysable as compensation for such taking which have the right. If it so relevent that all or any portion of the monies paysable as compensation for such taking which have the restruction of the monies paysable as compensation for such taking which have the restruction of the monies paysable as compensation for such taking which have the restruction of the monies paysable as compensation for such taking which have the right. If it so the sevent sevent the restruction of the monies paysable as compensation for such taking which have the right. If it so the restruction is such taking the difference of the restruction of the sevent sevent the taken the salance costs and expenses and its fees and from on phylophole head from the salance of the index of the restruction of the sevent sevent there for an appresent of the restruction of this decide and the next for an appresent for the payment of the index of the salar decidenders. There for an appresent for the payment of the index of the salar decidenders. There for an appresent for the payment of the index of the salar decidenders. There for an appresent for the making of any map or plat of said property. [b] join in granting any easement or creating any taken and the salar cost of the making of any map or plat of said property. [b] join in granting any easement or creating any map or plat of said property. [b] join in granting any easement or creating any map or plat of said property. [b] join in granting any easement or creating any map or plat of said property. [b] join in granting any easement or creating any map or plat of said property. [b] join the grant

The entering upon and taking possession of said property, the collection of such renti is suest and profits, or the proceeds of fire and other insurance palicies or compensation. or evaluate thereof as doresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
 (1) The one default by grantor in payment of any indebtedness secured hereby or notice of default hereunder or invalidate any act done pursuant to such notice.
 (2) Toom default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all suns secured hereby immediately due and payable. In such an event and if the above described real property is currently used for agricultural, timber or grasing purposes, the beneficiary may proceed to foreclose this trust ided in equity, as a smortgage in the manner provided by law for mortgage foreclosures. However, if said real property to not so currenity used, the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee, to foreclose this trust deed by advertisement and sait. In the latter event the beneficiary proteced to foreclose this trust deed hereby to be saily the colligations secured hereby, mereupon the furstee shall fix the time and place of sale, give notice thereof as then required by law, and proceed to foreclose this trust deed in (RS)886,795.
 13. Should the beneficiary elect to foreclose by advertisement and sale then

in 66, 795. 13. Should the beneficiary elect to foreclose by advertisement and sale there after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86, 760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby tincluding cost and expenses actually incurred in enforcing the terms of the obligation and trustee; and attormey's fees not exceeding \$50 each) other than such portion of the principa activouid not then be due thad no default/focurred sand thereby varies default of activouid not then be due thad no default focured in the reburget of the default of the default of the the default of the principa of the default of the principa of the default of the the default of the principa of the default of the defa enforci \$50 eau

as would not then be due had no default/occurred.tand thereby sure the dg which even all forciosure proceedings shall be dismissed by the trustee. "I default of the state of sale shall be, held on, the date and ot the time of designated in the notice of sale. The trustee may stall sale property either parcel, or in separate parcels and shall sall the provide or parcels at such fightest bidder for, cash, payable state the time of sale. Trustee shall deliver purchaser its deed in form as required by law conveying the property so a state of the successful the states of the the time of the second state of the time the deed without movement to warranty. Extress of houlded. The tecitals in the deed in one to the to the id, but without any covenant or warranty, espress or implied. The recitals in the matters of fact shall be conclusive proof of the irruthfulness thereof, excluding the trustee, but including the grantor and beneficiary, may pu Any person, rchase at the

sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by' the trust deed, (3) to all persons having recorded liens subtequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grannor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointent, and without conveyence to the successor instee, the latter shall be vested with all tille, powers and duties conferred upon any trustee herein mamed or appointed hereunder. Each such appointent in the

named herein or to any successo n such appointment, and without conveyance shall be vested with all tille powers and duites c main be vested with all tille powers and duites c main the successory of the successory of the and its place of record, the by beneficiary. A and its place of record, the by beneficiary. The successory of poper appointment of the s conclusive proof of proper appointment of the s frowther this deed the provide the successory of the suc successor instee, the latter upon any trustee herein na substitution shall be made l reference to this trust dee office of the County Cler refe offi

c. Trustee accepts this trust when this deed, duty executed and acknowledged de a public record as provided by law. Trustee is not obligated to notify any here deed of trust or of any action or eding in which grantor, beneficiary or trustee shall be a party unless such action or seeding in which grantor, beneficiary or trustee shall be a party unless such action.

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 State Bar, a bank, trust company 100 onsavings and loan association authorized to do business under the laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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BDBC will warrant and forever defend the same against all persons whomsoever. 00021594 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are in the proceeds of the loan represented by the above described note and this trust deed are in the proceeds of the loan represented by the above described note and this trust deed are interval (a)\* primarily lon grantor systemal lamily household or agricultural purposes (see Important Notice below), and the loan represented by the above described note and this trust deed are interval (a)\* primarily lon grantor systemal lamily household or agricultural purposes (see Important Notice below), and the loan represented by the above described note and this trust deed are interval (a)\* primarily lon grantor systematic below), and the loan represented by the above described note and this trust deed are interval (a)\* primarily lon grantor systematic below), and the loan represented by the above described note and this trust deed are interval (a)\* primarily lon grantor systematic below), and the loan represented by the above described note and the deed are interval (a)\* primarily lon grantor systematic below), and the loan represented by the above described note and the deed are interval (a)\* primarily lon grantor systematic below (a) and (a)\* primarily lon grantor systematic below (a) and (a) and (a)\* primarily lon grantor systematic below (a) and (a) and (a) and (a) and (a) are for all or an organization; or (even if grantor is a natural person (a) are for business or commercial purposes other than agricultural systematic below (a) and (a) are for a construct below (a) are for a construct by the systematic below (a) are for a construct by the systematic below (a) are for a construct by the systematic below (a) are for a construct by the systematic below (b) are for a construct by the systematic below (b) are for a construct by the systematic below (b) are for a construct by the systematic below (b) are for a construct by the systematic below (b) are for a construct by the systematic below (b) are for a con ADDERAYS ISTRUMT MOITAFO4903 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. Durboses 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 seventh Page 10 of Mups in the office of the County Recorder of Asia Vourity. 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) ar (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 ia ma T., 66.4839 WITNESSERY TERRITORY OF GUAM SS TATA DESL CITY OF AGANA 1.000 on UNE 24, 1988 before me, the undersigned, a Notary Public in and 1. the undersigned, a Notary Fublic in and for the Territory of Guam personally appeared <u>Conditional Conditions</u> known to me to be the person whose name is subscribed to the within instrument sixy Arthi FOR NOTARY SEAL OR STAMP is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and gaid: That He resides at <u>G4 GALUENTA WAS DEPO-MUTOWIA</u> POJAN personally known to <u>HIT</u> to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same 303

MY COMMISSION EXPIRES 4-3-199 P

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 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 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 ....

and annexed instrument, execute the same; and that affiant subscribed <u>H/S</u> name thereto as a witness to said execution.

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Standard State Children & Baneficiary AFTER RECORDING RETURN TO ANT ANT

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Signature:

DATED:

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the Do Induces or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconvergnce will be a

STATE OF OREGON

County of Klamath I certify that the within instrument was received for record on the 20th day of Dec. 19 88 at 3:32 o'clock P.M., and recorded on page 21593 in book M88 or as file/reel number 95099 Record of Mortgages of said County. Witness my hand and seal of County affixed.

SS.

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Evelyn Biehn County Clerk and with the beneficary and those closes

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Fee \$13.00

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SPACE RESERVED

FOR

RECORDER'S USE

The sett

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By Qauline Mullendore Deputy



## Beneficiary