95101 Anony and ASAM 3 29/3 bas O senal ban 10 21596 69212 THIS TRUST DEED, made this _____ 28th____ day of _____ ____. 19_88___, between SHIPLEY PANA L.G. MUNOZ B'STACLE COMPAN ASPEN TITLE & ESCROW, INC., an OREGON CORFORATION as Trustee; and FN REALTY SERVICES; INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. contribution to section to setting a land with orbital WINESSETTE and to Hand all of a COUNTY, OREGON, described as: nothing ovode that loose bus yob out bund tid to converse and obtain bus, SOBRALL CLAUTTRY WI Lot - Z in Mock, 444, of Tract 184. Oregon Shores Unit 2:1st Addition as shown on the map (fled on November 8, 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. it you did nut receive a feugeric Reput proport diposition in the infer and organizations of the Office of Interaste Land Sates Reportation. U.S. Department of theories and Chann Device powerf, in advance of yous eigning the connect of spreement, this contract or egreement that particles at your outfour the years from the date of signing. Sherien and A. & Murioz et let be for stocomm secondary teo ontail of stated 32004 (CATRONA) -teribers alst quidtioned est can subsidiate it let store all selections for sail 3 maintinged big the polonofanishi ent al builde et base due se beinges gnider of nothingest bas that she widther the second state it is the based by the state of the secondaria it could be a state and based by the state of the secondaria it was 1415-57-282 WITHESCON BERTHICS nationaria an at such and in terms and its STREET THOSE . County of to a trate. Sales manin 31 Lewis Courses together with all and singular the tenements, hereditaments and approtenances and all other rights thereinto belonging or in anywise now or hereafter appertaining, and the rents, usues and profits thereof and all fatures now or hereafter attached to or used in connection with said real citate. FOR THE FURFOSE OF SECURING PERFORMANCE of each agreement of grantic herein contained and payment of the sum of TEN THOUSAND

THE HUNDLED FIFTY FILE Dollars, with interest thereon according to the terms of a promissory note of beneficiary or order and made by grantur, the final payment of principal and interest hereof, if not principald, to be due and payable _ en date h JUL 430 198

date of maturity of the debt treated by this instrument is the date, stated above, on which, the final installment of said once becomes due and pave him, described property, or any part thereof, or any interest therein is sold, execed to be sold, converted, asympted or aliconated by the granter with d the written consent on approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the d therein, or herein, shall become immediately due and payable.

a above described real property is not currently used for spricultural, timber or grazing purposes. To protect the security of this trust deed, granter sprees To protect the security of I. To protect, preserve and ot to remove or demonstra maintain said property in grist condition and repair; building or improvement thereon; not to commit or

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to remove or demotish any huilding or improve nit any waste of said property. 2. To complete we restore promptly and in goo ding or improvement which may be constructed pay when due all costs incurred therefore. . To complete we are supported to the solution of the solu

It which may be constructed, damaged as destroyed therein. It which may be constructed, damaged as destroyed therein. It incurred therein: eff laws, ordinatives, regulations, covenants conditions, and so a property: If the beneficiary as requests, to min the constants of property to the United States of the second second second second property to the United States of the second nditions, and stores 10

affering to... ung statements purtuant... ung statements purtuant... ung statements purtuant... med de all hers scartier maantalin insurance on the buildings me-rected on the said pennetics against loss or damage by fire, and such aller, provide, and by the beneficiary rected on the said pennetics of the souther of the buildings me-rected on the said pennetics against loss or damage by fire, and such aller, be build purt payshte in the later. Switten di companies acceptable in the south one payshte in the later. Switten di companies acceptable in the refiriary at suon as humedary all policies of insurance shall be delivered instrumence and in the later means and the fire and fire of the south of the south of the said buildings, the beneficiary in policy the number of any resument of the splitch by y upon any indehtedness steured hereby and in such orders the applicable military of the souther in the souther insurance and the south it is and the south is the souther applicable in the souther insurance and the south is the souther insurance and the south is applied in the south of the souther insurance in the souther insurance policy of any the souther insurance is and the south is applied in the insurance policy is a clean fit of may be released to grantin. Such applicable insurance is and to cut cut of a souther insure is the souther insurance is and the south cut cut of the souther is the souther insurance is and the souther insurance is and the south is and the souther is a souther is a souther is a souther is a souther is and the souther is and the souther is a souther is and the souther is a souther is and the souther is a sou eneficiary such no

itestments and athe rty before any part of such laves lelinquent Jue in second payment of any taxes where by dree unter charges payable, by grantor, either, by dree benefictary with funds with which is under annount so pay form, and the payment thereof, and the annount so pay form, and the and 3. of this trust deby, ingether, with paragraphs 6 and 3. of this trust deby, ingether, with paragraphs is trust deed, without waiser of any ight rihed, as well a far the payment e immediately d thefore desi are bound ents shall b s the grantor, it of the oblight ments shall be immediately due and payable without notice, and all nuch cof shall, at the option of the beneficiary, render all sums resured by this trans i funnediacity due and payable and constitute, breach pi, due strint deed. without To pay all rents, fees and expenses of this trast including the cost of title has well as the other costs and expenses of the trast including the cost of title this obligation.

7. To appear in and defend any action or proceeding purport [To appear in and defend any across or functor and an any list, actin y rights for powers of heneficiary or functor and an any list, actin ding in which the beneficiary or functe may appear, including any list for sure of this deed, to pay all costs and expenses, including violence of this infectory i or functor 2 allowers fees pointed. However, in case the su infectory i or functor 2 allowers fees pointed. However, in case the su-he the grantor and the beneficiary or the trustee then the prevaling party titled to the atomet of fees herein described, the amount of attorney is a sure to be any of the sure of the trust of attorney is indeed in this atomet. The all cases shall be fixed by the trust court or by rting to affect th thined in this paragraph 7 in all cases shall be fixed by the trial court or by the flare court if on appeal is taken 312331, ADAS 21331

appellate; court if an appeal it, taken: 115573 [1615] [1656] It is multually agriced that: 3(5] [5] [6:15] [1610] A in the event that any portion of all of sent property that have the right, if it in right of eminent domain for condetimation, beneficiary that have the right, if it in effect, to require that all or any portion of the monites payable as compensation for tuch taking, which are indered in even of the monites required to pay all reasonable courts expenses, and altorney's fees necessarily point of incurred by granter in a such porcedings, shall be right to beneficiary in further any reasonable courts expenses, and altorney's fees, bench in the trial and appelete courts mecessarily plaid to the children of the monites and the balance applied upon the indebtedness technic histoments as that be necessarily oblaining such compensation, prompily upon beneficiary request. 9. At any time and from time to time to prove the result of beneficiary, payment of its fees and promises that for whit with process of beneficiary, period for the payment, for carcellation, without alguesting consent to the making of any mep or plaid of he indebtedness, trustee may (a) consent to the making of any mep or plaid of said property (b) join the meaning any sestenent to creating any perion for the payment of the indebtedness, trustee may (a) consent to the making of any mep or plaid of said property (b) join the grants as esting any diany mep or plaid of said property (b) join the meaning and sentent to creating any perion for the payment of the indebtedness, trustee may (a) consent to the making of any mep or plaid of said property (b) join the grants and sentent to creating any perion for the payment of the fraction of the payment of the payment of consent to creating any distances of payment of the indebtedness the payment of any distances of the payment of the paymen

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restriction thereon, (c) join in any subordu deed or the hen or charge thereof, (d) recon the nearesty. The granice, in any recomposed .the ogree (d) reconvey, withing warranty, all or any part of econveyance may be described as the "person av all the recials the "in of any matters of facts shall ness thereof, I vater a Jees for any of the services " granies in any reconve inited thereto," and the y-of the fruthfulness th ns leg S perso be not less il

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eneficiary may at an on any negative or grantor nervance, Dengiciary may either in pression, by agent or by a centiver to be appoint and in the adequary of any scenary for the indebician statistic of the interval of the indebiciary of any part there where the posterior of the indepict of a provide a apply the same, bit, issues and profits, actualing a d apply the same, bit, issues and profits, actualing a d apply the same, bit, issues and profits of operation (simple) estimates the same of the same state of the same of the sa

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and place designated in the designated in the none parels and shall parel or in separate parels and shall highest bilder, for cash, payahte at the purchase. Its deed in form as required without any covenant or journary, expre without any covenant or journary, expre-sion of fart shall be conclusive, proity, express or implied. isive, proof, of, the, true iding the grantor and be Jeed of any

evoluting the insure, one incumong we are approximately provided here, 15. When traise tells pursuent to the powert provided here, 15. When traise tells pursuent of (1) the expension of an competiation of the insule and a reationable charge by invite's all comparisations of the insule and a reationable charge by invite's all obligation recurred, by the insule deed, (3) to all persons having autoequent to the minimum of the insule of all the surplus, of any, to a superior in the index of their printly and (1) the surplus, of any, to a 16. For any reation primitied by low beneficiary may from time a more that in extended by low beneficiary may from time a more that in extend to any insule on and herein or in any a superior in the extended to an originate the printle of the surplus.

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property is induced, some or concurate proof of proper appointment of the matterior [20] T. Truttee accepts this thus, when this deed, duity executed and a hanwledged is maile a public record at provided by law. Trustee it not, collogated in analy any party hereto of pending sale under any other deed of trust or of any action or princeding in which granter, heneficiary or trustee, shell be a party unless such action or praceeding 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 hereorder mult be either an attorney, 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 stille to real property of this tate; its subsidiaries, altillates, agents or branches, or the United States or any agency thereof.

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21597 hat the will warrant and forever lend the same again tall persons whom FIGS that the proceeds of the loan represented by the above described more and this trust deed are: 111 2011 2011 (a) primarily (or frantor's periodic) lenging and this household of afficultural purposes free imposing purposes other than afficultural (b) for an organization, or (even) it grantor is a statuted and birds all entire business or commercial purposes other than afficultural (b) for an organization, or (even) it grantor is a statuted and birds all entire business or commercial purposes other than afficultural (c) the dead applies to inverse to the benefited and birds all entire business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, exern tors, personal representatives, successors and assigns. The term beneficiarly shall mean the holder and owner, including pledare, of the tors, personal representatives, successors and assigns, the term beneficiarly shall mean the holder and whenever the context so vequires, the contract accured hereby, whether or not named as a beneficiarly herein. In constraints the blues the plural, successors, MOUSED, SIMUCC contract accured hereby, whether or not named as a beneficiarly singular number includes the plural, successors, MOUSED, SIMUCC (measured dender, includes, the Jenuinine and, the includer, and the singular number includes the plural, successors, MOUSED, SIMUCCC IN WITNESS WHEREOF, said granter has hereunto set his hand the day and year first above written. You have the option in cancel your contract or spreement of sale by notice to the seller will midnight of the seventh day following the state is a signing of the contract or spreement. And shows all a solution in a solution of the seventh day following the state is a solution of the seventh day following the state is a solution of the solution of the seventh day following the state is a solution of the seventh day following the state is a solution of the seventh day following the state is a solution of the seventh day following the state is a solution of the seventh day following the state is a solution of the seventh day following the state is a solution of the seventh day following the state is a solution of the seventh day following the seventh day following the solution of the solution of the seventh day following the solution of the solution of the seventh day following the solution of the solution of the solution of the solution of the seventh day following the solution of th 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. S86-72-2146 • IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not applicable; II warranty (a) is applicable and the baneficiary 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. WITH SED BY Palances [if the signes of the above is a corporation, use the form of ecknowledgment opposite.] CREATE SALE TERRITORY OF GUAM SS On <u>JUME 28, 1988</u> before me, the undersigned, a Notary Public in and for the Territory of Guam personally appeared <u>KOMAN</u> was personally 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>Me</u> resides at <u>GAN DENIA</u> <u>Mas</u> <u>INTE Hats GUAM</u>, that <u>He</u> was pre-sent and saw <u>SHIN LC 4</u> <u>MIN LC</u> <u>MUNO2</u> personally known to <u>MUNO2</u> personally known to and annexed instrument, execute the same; and that affiant subscribed <u>HIO</u> name thereto as a witness to said execution. CITY OF AGANA geen congenerated the FOR NOTARY SEAL OR STAMP MY COMMISSION EXPIRES 4-3-1990 BEQUEST 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 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 said trust deed or pursuant to sature, 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 tuit stelars' 19 DATED: NO IN STAN Beneficiary - 1. A. 1. 20 . 18 31. 4 delivered to the invite for tentaliellen bilars reconveyone el lans er destrey this trust Deed OR THE NOTE which it setures Both a ust b STATE OF OREGON \$3. in this is going the County of Klamath I certify that the within instru-ment was received for record on the 20th. day of Dec. at 3.32 o'clock PM, and recorded in book M88 on page 21596 n TRUST DEED ni initia Gui sectina tona anti tu LASIERS 111.4 16146 or as filc/reel number 95101 Record of Mortgages of said County. Grantor SPACE RESERVED Witness my hand and seal of FOR RECONDER SUSE County offixed. Distantia MUMANNA.MAL Beneficiery. ing feitsers to th Britter Briter Brithing 10 Evelyn Biehn ALTS OF AFTER RECORDING RETURN TO עיייט מען שער ער מנאטרבוריי פאל וועיצם לאמאווע ann's acons and the complete and an and county Clerk hadrozob the tradition of Tille nder hun, that he is sawOllT ;Ares in Jee arris a balled sit as the said sit as a state of By Oulice Mullinolare Deputy manings includent a mit stud reus 0 sitt is tase of all a suminist battla due ynamnes annaut Fee \$13.00 1273 102459