ASpen 32962 TRUST DEED and burley Wol mgs Page 21599 008195103 THIS TRUST DEED, made this 27th day of JUNE 19 88 ERANCISCO CRUZ OUNTRAILCED BAD COURDES SOCIAL OUNTRAILLE, TELEVICES, UNIT ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION, as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. between Granting three bounds and the strain source of the strain of the strain of the property in KLAMATH COUNTY, OREGON, described as a strain or strain nothing overhaught down yob all beautant as altroad actions), his 30373119, 2830719631 Lot 28 in Block 32 of Tract 1884 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. Ananows to Deduce on Description te sun fift ant receive a troperty found preparat furtherater and registritors of the Office of Internative Land Sales Registration. De Ornatiment of training and factor Development, in advance of Soin signing the contract or execution, and contract or agreement may be readed of the supervised from the dateed signing.

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together with all and singular the tenements, hereditaments and approvenances and all other rights thereinto belonging or in anywise now or hereofter appertaining, and the rents, issues and profits thereof and all fixtures now or hereofter attached to or used in connection with said real estail. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of provide herein contained and payment of the sum of ELEVEN THOUSAND FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of provide herein according to the terms of a provinsory note of even date herewith, payable to a provide and many provide the first provide the standard of the terms of a provide on the second of the sum of the second in other In the need to the head of the first need to the head of the head of

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6. To pay all costs, fees and expenses of this trust including the cost of title used in the obligation. The pay all costs and expenses of the truste including the cost of title used in the obligation. The pay all costs and expenses of the trustee including the cost of the trust including the cost of the trust of th

trustee shall fix the time and place of saic, give monce merced and of the first of the second in ORS186, 100 to second in the second in the

menes a moder jur cash, payahie ar the rithe of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any corvenant, express or inplied. The recellats in the deed of any, matters of fact shall be conclusive proof of the truthfulness thereof. Any power laws are the rustree, but including the granner and beneficiary, may purchase as the excluding the rustree, but including the granner and beneficiary, may purchase as the excluding the rustree, but including the granner and beneficiary, may purchase as the all of the rustree, but including the granner and beneficiary, may purchase and the apply the proceeds of sole to payment to the powers provided herein, rustee shall of the proceeds of sole to pay any and the surgery of the sole intervents obligation of the future of the rustree hall be sole to all intervents and obligation of the future of the powers provided herein rustrees and obligation of the future of the rustree factors by non-sole of the powers and obligation of the future of the rustree sole of the provided herein rustrees and obligation of the future of the rustree factors in the rust ded as the intervents of a successor in interest entitled and by law beneficiary may from time to time appoint ancessor in successor by marken and factors of monut convey and three or appointed hereunder, the time shall be vested with all the rowers and duties conferred meetistor trustee, the time shall be vested with all the rowers and duties conferred meetistor to this that deed and its place of recovering of proton time creating in the office of the found shall be conclusive proof of protoe appointing in the appoint rustee. The stander dy shall be conclusive proof of protoe appointing in the origine of the standards the factor of the core appointing the shall duties conferred and the standards the stand when this deed, duty executed and acknowledged (17. Trustee accepts this insta when this deed, duty executed and acknowledged (18. Trustee accepts t

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

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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 or savings and lean 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, in subsidiaries, affiliates, agents or branches, or the United States of any agency thereof.

Deand that he will warrant and forever defend the same against all persons whomsoever. EU1021800 27 16 THIS TRUST DET.D. mode this _ স্বস্থ للالمع __ (n vinti __ TEDIVITIE drantor warrants that the proceeds of the loam represented by the above described inote and this frust deed are that the proceeds of the loam represented by the above described inote and this frust deed are that the proceeds of the loam represented by the above described inote and this frust deed are that the proceeds of the loam represented by the above described inote and this frust deed are that the proceeds of the loam represented by the above described inote and this frust deed are that the proceeds of the loam represented by the above described inote and this frust deed are that the proceeds of the loam represented by the above described inote and this frust deed are that the proceeds of the loam represented by the above described in the proceed of the loam represented by the above described in the proceeds of the loam represented by the above described in the proceed of the loam represented by the above described in the proceed of the This deed applies to, inures to the benefit of and binds all patties 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 tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the 11 contract, secured, hereby, whether or, not named as a beneficiary herein. In construing this deed, and whenever the context so requires, the 11 contact, 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 terminine and the neuter, and the singular number includes the plural. purposes IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. 8 You have the option to cancel your contract or are ement of sale by holice to the select until midnight of the seventh day following the cap signing of the contract or agreement. This is a large set of sale by holice to the select until midnight of the seventh day following the cap 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. , Francisco C. Quintanelle • 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 defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUSI comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice. * Linudes & (winness) TERRITORY OF GUAM SS 12 CITY OF AGANA On <u>JUNE 27</u> 1988 before me, the undersigned, a Notary Public in and for the Territory of Guam personally appeared <u>KOMAN</u> <u>PE</u> FOR NOTARY SEAL OR STAMP appeared <u>COMAN</u> <u>PEL</u> 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>HE</u> resides at <u>COMP</u> that <u>HE</u> <u>Sent and saw FEAUCISCO C. Guintania</u> <u>Sent and same is subscribed to the within</u> and annexed instrument, execute the same; and annexed instrument, execute the same; and that affiant subscribed $\frac{H}{16}$ name thereto as a witness to said execution. MY COMMISSION EXPIRES 4-3-1990 es-Signature: 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 noneron an incentiones secure by the toreoing this deed, in sums ecule of and 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 to indebtedness secured by said trust deed (which are delivered to you and trust deed or pursuant to statute to cancel all evidences to indebtedness secured by said trust deed the herewith together, with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the ance and documents to estate now held by you under the same. Mail recon DATED: Beneficiary De mei love er destrey this True Deed OR THE NOTE which it service. Both must be delivered to the trustee for concellation before reconveyonce will be m TRUST DEED and another its find on the product of the product STATE OF OREGON 117 19 19 1 12 10 61 7 County of Klamath I certify that the within instruaste un transmittin elle privers provided Acres ment was received for record on the 20th day of Dec. 19.88 at 3:32 o'clock P. M., and recorded in book M88 on page 21599. 95103 or as file/reel number SPACE RESERVED Record of Mortgages of said County. FOR Witness. my hand and seal of RECORDER'S USE County affixed. or of Denalida the is securit, and Beneficiary. AFTER RECORDING RETURN TO Issuant to Evelyn Biehn retroute module to a sublice of the beneficiary and there claid is under hum, that he is lawfully seized in fee A. T. T. C. ors with being basedenus render of the standard of Title Fee \$13:00 strants trut dired a sale stati good of the sales

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