ASpen 33980 Volumeson Page 21982 C95118 THIS TRUST DEED, made this 72 day of <u>JULY</u>. 1988, between CARMEN G. PERGZ MACHAELS A. PERGZ, PATRICK S. PERGZ. AS TENANTS IN COMMITS ASPEN TITLE'S ESCROW, INC., an OREGON CORPORATION at Thuslee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. eriad highly orayed to WITNESSKTIM has be differed with or second Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: nAI estimate section intunity and then between and to I gradificant rectors a transition of gradient and phonoral in the inference of the Office of Interactors Land Selection, 113. Department of the Office of Interactors Land Selection of the Selection Selection in the inference of spin department of the Conference of spin department of the Selection Selection Selection of the Selection Select 522, II.[d] in [ft] vinging ervedular too beint via paient 701104 (12.55.55) et al. [ft] in [ft] via factor of the second seco alan 200 (v)messed energie auf an eine eine for generie wit fille. Catering vie trimbigebeiten inter fan generie wit wit wee 1031 18 5404 Trate of Louis to 18815 AN ASL TH 1.1 a can al together with all and singular the tenements, hereditaments and apportmances 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 sad real criate.

nes, essues and propies intereof and all fixtures now or hereafter attached to or used in connection with said real citate. "FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granity herein contained and payment of the sum of \underline{TEV} THOUSAND \underline{TW} NUNDRED $\underline{\Psi}$ FIETEEN Dollars, with interest thereon according to the terms of a promissory note of even date herewith, poyable to inefficiency or order and made by granity, the final payment of principal and hiterest hereof, if not pooner paid, to be due and payable \underline{NUO} 20. 19 8 The date of manuful or the date. SIX NUNPRED 19 78

The above described teal property for any pression of the beneficiary of the beneficiary in the beneficiary of the

(1) Alterof, had be releated to grantify. Submapplication or release shall not core of the submapping of the second se

with this obligation. 7. To appear in and, defend, any action or proceeding purporting to affect the security rights or powers of beneficiary or instee may appear, including any suit, action or proceeding in which the beneficiary or instee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, including evidence of this and the beneficiary's or trastees autorney's fees provided, however, in case the suit's be entitled to the autorney's fees herein described; the amount of attorney's fees mentioned in this parsgraph 7 in all ceses that be fixed by the trial court of by the appellate court if an appeal is taken. It is minimally agreed that: A. In the event that any portion or all of sub-property that be taken under the

11.1. (i.e. initially agreed that: It is initially agreed that: 'A: invite event that any portion or all of said property that he taken under the creek of eminent domain or condemnation, heneficiary that here the right, if it so 'decits, to'realthe that all or any portion of the moniter payable as compensation for unch taking, which are in evens of the amount regulted to pay all reasonable cours proceedings, shall be put in invite the said of the invite trait and appeled in the taken under the proceedings, shall be put in invite the said of the invite trait and appeled in the taken in the proceedings, shall be put in invite the said of the invite trait and appeled to the belance applied inport the indebicines reserved, hereby? and granter agrees, all its own applied inport the indebicines' reserved, hereby? and granter agrees, all its own applied by its the anal from the creation of the instruments at shall be increased in the instrument of the indebicines' reserved. Instruments at shall be increased by obtaining such compression in the instrument of the from the increasing pay in the instrument of the indebicines' reserved. A any time and from time, bring induction for endorsement in case of full reconveyance, for concelution, instrument is near to be inficiency of any map or plat of said property (b) Join in granting any term of the making of any map or plat of said property (b) Join in granting any terment or creasing any of any map or plat of said property (b) Join in granting any terment or creasing any of any map or plat of said property (b) Join in granting any terment or creasing any pay in the payment of the induction of the induction of consent to the making of any map or plat of said property (b) Join in granting any terment or creasing any pay man of the payment of the induction of the induction of the induction of creasing any of any map or plat of said property. (b) Join in granting any comment or creasing any pay man of the payment of the induction of the induction of the payment of the paymen

pitton, all abligations secured by this instrument, trespective of the instrumity dater pitposes "entriction mercon: (e) join in any subordination-in other agreement affecting this deed or the lien in charge threeof; (d) reconvey, without warranty, all or any pad-of the property. The generic in any conveyence-onfo he described as the "person or petions legally entitled theretor," and the recitals therein of any material the second time proof of the truthfulness thereof. Trutices fores for on the second be conclusive proof of the truthfulness thereof. Trutices fores for only of the services mentioned in this paragraph shall be not less than 35" 10, Upon any default by genet in by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indecident thereby served, enter upon and take postestion of said property or any prot thereof, in its own name unfaid, and apply the same, less costs and expenses of operations and collection, "inclusing resonable; letowery if ets subject to program in a collection, "inclusing resonable; letowery if ets subject to program in a collection," without restances to there in the same lets costs and expenses of operation and collection, without resonable; letowery if ets subject to program in any determine.

mutabledness secured hereby, in such order as beneficiary may determine. 11. The entering sipon and taking pastession of said property, the collection of such rents, lasses and profits, or the proceeds of fire and other insurance policies on compensation or awards for any taking or damage of the property, and the application or events for any taking or damage of the property, and the application or events for any taking or damage of the property, and the application or events for any taking or damage of the property, and the application or events for any taking or damage of the property, and the application or events for any taking or damage of the property, and the application or events for any appendix the property of the property, and the or his performance of any agreement for any indebtedness secured hereby or in his performance of any agreement hereinder, the beneficiary may declare all sums secured hereby immediately due and payahe. In such an event and If the above ideertificity and property is structurely used for agricultural, timber or gasing purposes, the beneficiary may proceed to forcelose this inst deed in equity, as a mortgage in the manner provided by law for moring or forcelose this trust teed in equity as a invortgage in the manner provided by law for moring for forcelose the trust test and event and the property is not so, currently used, the beneficiary at his election may proceed to forcelose this trust exhall fix the time and place of solid, when the teer ton to sell the said Vescribed steel property. Io Maitsly, die obligations secured hereby, whereupon the runter shall fix the time and place to forcelose the neglicity of the formation and the said as the of MA, 790. In MA, 790.

12. Should the bonchicary elect to foreclose by advertisement and sales then optre depuist at any time prior to five days before the date set by the travetse for the transfer is also the prior to rise days before the date set by the travets for the table set of the prior of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in ciferion in therms), respectively, the obligation and trusters and expenses actually incurred in ciferion in the terms of the obligation and trusters and atomey's fees not exceeding 350 each other than such portion of the principal at would not then be due had no default in curred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14, Otherwise, the sale shall be, held on the date of the there of the travel in the instruction of sale. The instrict may sall shall be dismissed by the first state of the row of the instruction of the sale of the instruction of the instruction of the instruction of the instruction of the sale shall shall set the parcel or parcels at auction to the highest blidder for cash, payable at the time of sale. Thustee shall deliver in the window any covenant or warranty, express ar implied. The recitability is sold, but without any covenant or warranty, express are implied. The recitability is sold, but matters of fact shall be conclusive proof of the trustplinets: thereof. Any person, excluding the trustee, but including the grantur and beneficiary, may purchase at the mater.

excluding the trustee, but including the granitor and beneficiary, may purchase at the sale. 15. When trustee, but including the granitor and beneficiary, may purchase at the sale. 15. When trustee stills purposed to the powers provided herein, trustee shall apply the protected of sale to payment of (1) the expenses of sale, including the obligation sectored by neuron of the trustee and a reasonable charge by trustee's attorney. (2) in the obligation sectored by the trust deed, (3) to all persons having recorded liens approach in the order of their public and (4) the surplus. If any, to their interests may appear in the order of their public and (4) the surplus. If any, to the grantor or to his successor in interestmential of law beneficiary may from time to time appoint a nuccessor trustee, the law of hav beneficiary may from time to time appoint approach their shall be vested with all betward to any successor trustee approach that, the latter shall be vested with all the powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and reference to this trust deed and is place of record, which, when recorded in the property is slituated, shall be conclusive proof of proper appointment of the successor trustee.

opercy is situated, shall be conclusive proof of proper appointment of the necessor lice. If a public result when this decil, duty exercised and acknowledged in a public recend as provided by lew. Thusine is not obligated to notify any rep hereto of pending sake under any other deed of trust or of any action or proceeding in which pennus, develociary or trustee shall be a party unless such action proceeding is brought by trustee. COMPLETE PROPERTY AND IN

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 attainey, 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 insura title to real property of this state, its subsidiaries, alfiliates, agents or branches, or the United States or any agency thereof.

7213 - 90168

Frank Stand that he will warrant and forever delend the same against all persons whomsoever. 10 purposes. This deed applies to, inures to the benefit of and binds' M/ putties 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 incontract/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 leminine and the neuter, and the singular number includes the plural, (1996, 1993). (1911) 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 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 conjunctor presement, this pontract or agreement may be revoked at your option for two years from the date of signing. Wight A. Lass 586-72-79 S86-72-7908 • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is nal 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 beneficiery MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act and required, diaregard this notice tend S. Non 86-76-3974 armen C. Bere 586-01-6400 If the signer of the above is a corporation Witnessed by alan Lee TERRITORY OF GUAM -SS CITY OF AGANA On <u>J429</u> <u>Before me</u>, the undersigned, a Notary Public in and for the Territory of Guam, personally appeared <u>AJANS</u> <u>CEE</u> known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who being by me 0F 08 14 All Commences of Sec. 3³⁴1 PRUS CONTRACTS STREET FOR NOTARY SEAL DR. STAMP is subscribed to the within instrument as a witness thereto, who being by me duly sworn, deposed and said: That He resides at 100 SG. POURD HOUT 57 DEPOD, GUN M; that HE was pre-sent and saw CALAFIC PARCE. MCHAGE West MATCH POICE personally known to HIM to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed MAS name thereto as a withess to said execution. Signature 行政定 ن زیکھ میلا t and received of edition west ROMAN C. PEL See Cas NOTARY PUBLIC In and for the Territory of Guam U.S.A. My Commiss on Expires: July 31, 1993 default. TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the lovedoing trust deed. All sums secured by said frust, 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 frust deed or pursuant to statute to cancel all evidences of indebtedness secured, by said trust deed (which are delivered to you therewith together with said trust deed) and to reconvey, without warranty, to the polles designated by the terms of said trust deed in the same. Mail reconvey, without warranty, to the polles designated by the terms of said trust deed the DATED: 10 , 19. Martin Beneficiary Do not lose of detroy this Trust Deed OR THE NOTE which it serves. Both must be delivered to the trust ties for concellation be veyance will be TRUST DEED a title an ingrang The second secon ension (in turiti ant, traf. 15 testin 1710): Site prilints: County of Klamath I certify that the within instru-Grantor' SPACE RESERVED FOR Record of Mortgages of said County RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary. and a surger struct in the AFTER RECORDING RETURN TO 20) at hyster dhulynd 21 an taile ned ustan y much study fine reseiland ont dige tain of the Evelyn. Biehn addate off. ulouadi behiy baredhunanansi Albara tai bira County Clerk where of the Dresser. Cole der, dues, fritt competer Title By Qaulenor nuclemalare Deputy Fee=\$13.00== 1/11/2012-11/11/10/11/10/11