TRUST DEED ASPEN 3340 Lost Vol. 19189 Page 9755 1261959 THIS TRUST DEED, maderins 10Th day of August ,19<u>8</u>, between Joke Q. Sallar; married man bu his reparts pourly, as Grantor, ASPEN TALE & ESCROW, INC., an OREGON CORPORATION as Trustee; and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. This deal another to, and the formation of and the series of method where the series are not a control deal the formation the follow are Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: Lot ______ in Block ______ 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. Devens die der versee is Berne – Repose prepassienten in die jule val erwästigen ei die Office of Incenare) ved See. Banderman, U.S. Frederinser in theoriev and taking Development, in advance of your signing die contract in agreement, this contract in streament may whister is and an input ever net names way a contract of Stare & Star 586-61-145 Witnessed By: Relies of acade 22 GRADA NO YEAD ANA. 10, 19 88 Belove ee, 7 together with all and simpler the tenements hereditaments and appurtenances and all other rights thereinto belonging or in anywise now or hereafter appertaining, and the rights thereafter appertaining, and the source of the second se hyndred fffg-fill and find payable to four agreement of grantor nerent contained and paynent of the sum of the **H** <u>6</u> Ine above described real property is not currently used for agricultural, timber or grazing to protect, preserve and maintain said property in good condition and repair; not to remove of demolish any building or improvement thereon; not to commit or permit any waste of said property. So the property is and in good and workmanife mainter and point of the commit of t restriction thereon; [c] juin in any subordination or other agreement affecting this dead or the lieu or, charge thereof; [d] reconvey, without warranty, all or any part of the properly. The grantee in may reconveyance may be described as the "person or perions legally entitled thereto," and the recialles therein of any matters or facts that be unioned in this paragraph that he not less than S5... 10. Upon any default by grantor hereunder, beneficiary may at any time with due notice, which is the dequacy of any security for the indebtedness hereby secured, enter upon and take the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of paragraph 7 hereof upon any including reasonable attorney's fees subject to paragraph 7 hereof upon any including statement. indebtedness secured hereby, in such order as obsequency may an event of the collection of such rents, issues and profits, or the proceeds of fire and other insurance publices on compensation or awards for any taking or damage of the property, and the application or retrase thereof as aforesaid, shall not cure or waive any default on or retrase thereof as aforesaid, shall not cure or waive any default on one of the property of any indebted only indebted barries of a start of the property of any appendix of any indebted barries of any appendix of any appendix of any indebtedness secured hereby or in this performance inf any appendix of any indebtedness secured hereby or in this performance inf any appendix of any indebtedness secured hereby inmediately, due and payable. In such an event and if the above deswitched real property is currently used for agricultural, timber or grasing purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage for diversiting the trustee to foreclose this trust deed in equity as a mortgage in direct the trustee to foreclose this trust deed in equity as a mortgage in direct the trustee to foreclose this trust deed by advertisement and sale. In the hat election the still exclusion the subility of the subigity the obligations secured hereby, minetable to be recorded his written notice of default and his election to sell the subid described reed property to satisfy the obligations secured hereby. The subigity to satisfy the obligations secured hereby, the subigity to satisfy the obligations secured hereby in the subigity to satisfy the obligations secured hereby of the metable provided and the subidiverse of the trustee of the subidiverse by the subigitions secured hereby. The subigity to satisfy the obligations secured hereby of the subigity to satisfy the obligations secured hereby. Thereupon the trustee of the subidiverse of thereby the subigitions secured he part where j, may be released to grantice. Such application or release shall not curve or waive any default or notice of default hereander or mitibilities uny act done pursuant is to be any default or notice of default hereander or mitibilities in a default done pursuant summers and other charges that may be levied or assessed upon or against said property before any part of such laxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments in other charges become past other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which; to make such payment, beneficiary; may, at its option, make payment thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, th with with the obligations described in paragraphs 6 and 7 of this trust deed si in the added to and becreate at the rate set for the elevient deed, without waiver of any rights arising from breach of any of hereinbefore described, as well as the grantor, shall be bound to the sem and all met hereinbefore described, as well as the grantor, hall be chand to the sem and all met hereinbefore described, as well as the grantor, hall be chand to the sem and all met hereinbefore described, as well as the grantor, hall be bound to the sem and all met hereinbefore described and poyable without herein deschard by this trust deed . 6. To pay all costs, fees and expenses of this trust deed on there cost of tile-search as well as the option of the beneficiary and semister including the cost of tile-search as well as the other costs and expenses of this trust deed to constitute with this obligation. and educe to be recorded in switch the obligations secured hereby, whereupon the frustee shall fix the time to satisfact of sale, give notice thereof as then recured by trustee shall fix the time of sate give notice thereof as then recured by the same property of periods this trust deed in the manner provided in ORS186.740. 10 h. J. Should the beneficiary elect to foreclose by advertisement and sale then offer default at any time prior to five days hefter the date set by the trustee for the trustee's sale, the grantor or other person su privileged by ORS 80.700, may pay to the beneficiary on his successors in interest, respectively, the entire amount then due, under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not exceeding SSI each other than such portion of the principal as would not then be alse had no default occurred, and thereby cure the default in "Mich event all foreclosure proceedings shall be dismissed by the trustee." 14, Otherwise, the sale shall be held on the date and at the time and place "designated in the notice of sale. The trustee may sall said property either in one parcel or usports parcels and shall sell the parcel or parcels of auction. The highest bilder for eash, payable at the time of sale. This terns did deliver to the matters of fact whall be conclusive principal and the time of add and without any covenant or yournaty, expects or implied. The reclamence/, Any person, excluding the trustee, but including the grantor and bereficiary; may purchase at the sale. Stiller for the runding the grantor beneformery, may purchase at the sale. excluding the trustee, but including the grantor and beneficiary; may purchase 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 autorney. 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Svelyn Hichn. County Clerk

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 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 title to real property of this state, its subsidieries, effiliates, egents or branches, or the United States or any agency thereof.

property is situated, shall be conclusive proof of proper appointment of the successor matter. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated thought party heretu of pending sale under any other deed of trust or of any action or proceeding in which grantur, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

TATR	all persons whomsoever.
that he will warrant and lorever defend the same agains	~ \$F
	ied by the above described note and this trust deed are: agricultural-purposes (See Important Notice below), soh) are lor business or commercial purposes other than agricultural.
purposes. This deed applies to, inures to the benefit of and binds all	I parties hereto, their heirs, legatees, devisees, administrators, execu- ieticiary shall mean the holder and owner, including pledgee, of the in. In construing this deed and whenever the context so requires, the
IN WITNESS WHEREOF, said grantor has hereun u have the option to cancel your contract or agreement of sale by no	into set his hand the day and year first above written. otice to the seller until midnight of the seventh day following the
ming of the contract or agreement. you did not receive a Property Report prepared pursuant to the rules a S. Department of Housing and Urban Development, in advance of your	and regulations of the Office of Interstate Land Sales Registration,
revoked at your option for two years from the date of signing. IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b a conjuctule, if warranty (a) is applicable and the beneficiary is a crea	(b) is Jase K-Sha
ot applicable; if warranty (a) is applicable and the beneficiary is a cre- r such word is defined in the Truth-in-Lending Act and Regulation Z, aneficiary MUST comply with the Act and Regulation by making requ isclosures. If compliance with the Act not required, disregard this no	
ERRITORY OF GUAM)) SS ITY OF AGANA)	WITNESSED VY: KILLA A. Urao
n <u>Aug. 10, 1988</u> before me, he undersygned, a Notary Public in and	
ppeared /////SQ A. Arnold	FOR NOTARY SEAL OR STAMP
s subscribed to the within instrument s a witness thereto, who being by me uly sworn, deposed and said: That Jhe orides at 35 FERN 37: Jo. 1, maa	e ne en anterna de la construction de la construction de la construction de la construction de la construction na construction de la construction d na construction de la construction d
Nava) 34-GUAA that One was ble- tent and saw JOSE G 3ABLAN	
HIM to be the person described in, and hose name is subscribed to the within annexed instrument, execute the same;	My Commission Expires, July 21
ind that affiant subscribed <u>#73</u> name hereto as a witness to said execution.	an analysis and the second s
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