TRUST DEED Vol Vol Vol Parts Vol. mgg Page 20713 THIS TRUST DEED, made this 14 TH day of <u>NIAIZCH</u>, 19 89, between <u>CRISANTO LEONOR AND EVA LEONOR HUSBAND</u> BAD Ly 11=15, as Granton, ASPEN TITLE & ESCROW, INC., an OREGON CORFORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. sna nasini WITNESSETTI: an same والمنفأة والمعا 61.19 Grantor intervicedly grants, bargains, sells and conveys to truster in trust, with power of sale, the property in KLAMAIII COUNTY, OREGON, described as: neuroscience science (as) (as and conveys to truster of out some set of sale, the property in KLAMAIII O Lot \_\_\_\_\_in Block \_\_\_\_\_if Tract 1184 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. ndure 21, enge 27 verenseeren hervelet gerenseeren de Sant de Bergeneren Service (de Sant Service) en Reger (d 1995 - Sant Service) er service en service en gebreigten de service service en de Sant Service (de Sant Service 1997 - Sant Service) en service en service de Sant Service) en service service en service en service en service S Al führte tel synantows versionissetten sond en sond et tradition of the sentences of th 7 149 W TEE CHIN rees a set States of Year 50 L is  $r_{\rm ell}$ Sheet Sectore Sector 8 baien? Al Lord together with all and simplar the tenements. Accelerations and apportentiates and all other richts thereinits belonging or in anywise now or hercefter appertaning; and the rents, tasket and profits thereof and all factors now or hercefter attached to or med in connection with such real state. The near any programmers and a primers now as been presented of point and the control and a primer of the num of <u>SUEVENT THOUSANCE</u> of <u>SUEVENT ALLANDESD</u>
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with this obligation. 7 To appear in and defend any action or proceeding purporting to affect the receivity rights or powers of bonchristy or insister, and in any but, action or proceeding in which the benchristy or insister inly appear, including any but for the forceloptine of this deed, to pay all costs and expenses, including without of the aution the benchristy's feet provided how we have any action of the aution between the granter and the benchristy feet provided how were, in a set the but the between the granter and the benchristy feet benchristed the two and the met and the atomic of this developed and the benchristy feet benchrist. The set the set is provided to the attorney's feet herein defeatibelt the winning of attorney's feet appellate court if an appeal is taken. It is mutically agreed that:

It is multikely agreed that: A. In the event that any portion of all of and property that have inder the rath of events that any portion of the property that have the right, if it is rath of events that any portion of the infinity payable as compensation is the transmission of the events of the anomali regular to pay all canonable cours, such taking, and attorney's per incessativ, paid any beneficiary to pay all canonable cours, proversing, shall be point to beneficiary and applied by it for an any reation make proversing, shall be main to be even to be proversing to any canonable cours and sationey's per incessativ, paid any beneficiary in such proceedings, and the balance cours and sation of the transmit of the anomalies of the sation and protone cours, necessative and intervents be beneficiary in such proceedings and the balance applied up to be intervent in eace the intervents of the intervent of beneficiary and a there are any to be and for an eace of the intervents of the intervent of a protone any to be and for an eace of the intervents of the indeviced for provent of its frees and presentation of this idea and the more for endows and provent of its frees and presentation of this idea and the more for endows and provent of the payment of the indebicioness, trustee may (a) consent to the making of any mee or plat of the indebicioness (b) (on in granting any easement of creating any of any mee or plat of the indebicioness.

descended seal property in the and place of sale, give minite interent as once ORS(A, 240) have and proceed to foreclose this trust deed in the meanner provided in ORS(A, 240). The AS, 250 and the beneficiary elect to foreclose by advertisement and sale them ofter default at any time point to fire days before the date per by the finister for the instite shall at any time point to fire days before the date per by the finister for the instite shall at any time point to fire days before the date per by the finister for the instite shall be beneficiary elect to foreclose by advertisement and sale them ofter default at any time point to fire days before the date per by the finister for the institer's tale, the grantur or other person with privileged by URS As 750, may par to the beneficiary or his uncereding the institut of the obligation and restrict and expensive a stillarly insured in enforts any the terms to the obligation and restrict and a stimules of the third devid and the obligation secured thereby uncluding orbits and a stimules. The start devid and the obligation secured thereby the default, any which event all foreclosure proceedings shall be diversed aby the trustee "14. Otherwise, the sale shall be held in the date and at the time and place designated in the noise for falls. The trustee may self taud property either in me procel or in separate parcels and shall self the accurate the did deliver in the highest builder for costs, payable for the time of sale. Trustee shall deliver in the matters of fact shall be eventiable process or implied the restal did of any matters of fact shall be eventiable process or implied the set tals in the devid of any matters of fact shall be eventiable process or implied the restal and the discus et al. The trustee, but including the grantur and beneficiary, may purchase at the maters of fact shall be conclusive proof of the trustee. Any perform excluding the trustee, but including the grantur and beneficiary, may purchase at the maters of fact shalls.

16. For any resumptions to any works of the works before in the any successive in a successive in the any successive in the any successive in the successive intervention of the successive intervention. The successive intervention is the successive intervention of the successive intervention.

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The grantor coveniants 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

NOIE: The frust Deerl 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 subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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and that he will warrant and forever dely S.CSOS	nd the same against all perso Qa≘Q 12Q43	ins whomsoever.	20714
The granitor warrants that the proceeds (a) primarily for grantor's personal, i (b) for an organization, or (even if gr purposes.	of the loan represented by the a unity, household or agricultural inter is a natural person) are for	bove described note and this tru purposes (see Important Notice business or commercial purposes	st deod ere: Delow),
purposes. This deed applies to, inures to the bei tors, personal representatives, successors and c contract secured hereby, whether or not named masculine gender includes the leminine and th	efit of and binds all parties here ssigns. The term beneficiary shal	eto, their heirs, legatees, devisees, I mean the holder and owner, in	administrators, execu-
IN WITNESS WHEREOF, said	anigutate number	r includes the plural.	网络小桃树属 网络新闻的 医鼻子的
You have the option to cancel your contract or	sgreement of sale by notice to the se	eller until midnight of the seventh d	above written.
If you did not receive a Property Report prepared U.S. Department of Housing and Urban Developm be revoked at your option for two years from the d			ales Registration, r agreement may
<ul> <li>IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warrenty (a) is applicable and t or such ward is defined in the Truth-in-Lending</li> </ul>	ever worranty (a) er (b) is ne beneficiary is a creditor Act and Banulation 7, the	- DA	$\sim$
beneficiary MUST comply with the Act and Regu disclosures. If compliance with the Act not requi	lation by making required red, disregard this notice.	ara V. Leo	nor
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) SS CITY OF AGANA )		(Wirness	5)
TO: The undersigned is the legal owner and trust deed have been fully paid and satisfied. said trust deed or pursuant to statute; to canc	ally FC e name ument y me t <u>JHC</u> pre- nown to in, and in and for th ithin My Commiss name ution. ************************************	een sold. by the foregoing trust dood. Al ent to you of any sums owing to occured by said trust dood (whic	I sums socured by said
Abrowith together with said trust deed) and to a	econvey, without warranty, to the	parties designated by the terms	of said trust deed the
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