2031- 90204 ASPEN 34339 TRUST DEED VOI. mg Page 20857 87858 day of SEPTENBER, 19 89, between 13th THIS TRUST DEED, made this. MILA S. ODERO, A MARLIED PERSON, AS HUR SEPARATE PROPERTY S Grantor, ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. actively evolved to sent the destrict in the sent of the sent of the sent of senter and of senter the senter back senter and the senter back senter back senter and the senter back senter Grantor irrevocably grants, bargains, sells and conveys to trusiee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as: We with set It. Or our granter has hereacted set his hund the day and year first above written 26 in Block 27 of Tract ,1113-Oregon Shores-Unit 2 as, shown on the map filed on December 9, 1977 in Volume 21, Lot_ Page 20 of Maps in the office of the County Recorder of said County. theory and the should be should be a straight white heats have more many har and many and a state of a , miles & Odero ii [1] a [1] generative severative products and several setting of [2] at [1] at the several setting of a [1] at the several severa NADE NO YNOTTHAIR CULLYESTED BY: 25 AZZA 30 3025 Sta Branch 231024 haal olij Villanaro together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto 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 said real estate FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of <u>ECEVEN</u> TRADUSAND Ч THREE HUNDRED FING ___ Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not source paid, to be due and payable OCTOBER. 30. 19.99. Other plan y or order and made by grantor, the final payment of principal and interest nereof, if not sounder paid, to be due and payable <u>VL1UDEF</u> 2007 19.2100 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of suid noise becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, carefued, assigned or altenated by the graintor without first having obtained there witten consent or approval of the beneficiery, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. obtained the written consent or approval of the beneficiary, then, at the beneficiary 5 option, an expressed therein, or herein, shall become immediately due and payable.
The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this truit ideal grantor agrees?
To protect, preserve and maintain siad property in good condition and repair: not to remove or demolish any building or improvement. thereos, not to commit or permit any waste of said property.
To complete of restoire promptly and in good and workmulike manner; which may be constructed: damaged or destroyed thereon, and pay when due all costs incurred therefor.
To comply with all havs, continuintes, regulations, theoremits, toodition, and restrictions affecting said property; if the beneficiary so requests in ion in executing statements pursuant to the Uniform Commercial Code as the offecting ary may require and to pay for filing same in the proper public officin agree or of the event of all her said promities against in surance on the buildings now or hereofiler event of an bead premise against instrance on monant and less than a bail of pertises against in surance shall be delivered in the formania insurance on the buildings now or hereoficiary store in the same at granter's explanation of any procure in any such insurance and to deliver said policies to the beneficiary at least fifteen days prior to the expiration of any procure the same at granter's expense.
The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indebtedness secured thereins, and in such order as beneficiary and policy of baneficiary the entire anomunt wor of the efficiary pon any indebtedness secure the same at granter's dame are or applied by the efficiary the entire anomunt wor of the efficiary and any baneficiary the entire anomunt wor and the partitary of the straing of the policy of the order as beneficiary at \tilde{T} sattrates ទីពន restriction thereons, [c] join in any subordination or other agreement affecting this deed or the lien or charge thereof; [d] reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the reclais therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than 55. 10. Upon any lefault by grantur hereunder, beneficiary may at any time with due notice, either in person, by agent or by a receiver to be appointed by a court, and without request to the adequacy of any security for the indebtedness hereby recured, enter upon and take possion of suid property or any part thereof, in its own name use or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the source sourts for to paragraph 7 hereof upon and collection, uncluding reasonable attorney's fees subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine. Indebtedness secure nereos, in such order as beneficiary may detimate 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies in compensation or retease thereof as alforesaid, shall not cure or wave any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in paynent of any indetedness secured hereby or in science of any agreement hereunder, the beneficiary may declare all suns secure thereby immediately due and payable. In such an event and if the above in the hereby immediately due and payable. In such an event and if the above the manier provided by law for mortgage foreclosures. However, if said real property is not so izurently used, the beneficiary and proceed to foreclose this trust ided in equity, as a mortgage in and cause to be recorded his written route of default and his election to sell executed hereby and cause to be recorded his written nonce of default and his election to sell the aid described real property to taits if the obligations secured hereby, whereupon the aid and cause to be recorded his written nonce of sale given there do foreclose this trust law that first the imme and place of sale. Given a wortgade will even use that executed and cause to be recorded his written nonce of default and his election to sell the aid law that first the time and place of sale. Given nonce default and word hereby, whereupon the law to be recorded his written nonce of default and his decition to vell the aid law to be the and the bar back given there here has the read will be able to able the aid first the the aid described his written and the described his whereapon the law to be hereorded his written nonce of default and his decition to vell the aid law to be hereorded his written nonce of sale. Give notice thereof as then required by law, and proceed to foreclose this trust deced in the manner provided m URSJ

part hiereof, may be releated to grantor. Such application or releate shall not cut of waive any default or noise of default hereunder or inti-hidie any act duone pursuant to such notice. 3. To keep said premises free from constru-assessments and other charges that may be levied or assessed upon or against assessments and other charges that may be levied or assessed upon or against assessments and other charges that may be levied or assessed upon or against assessments and other charges that may be levied or assessed upon or against assessments and other charges that may be levied or assessed upon or against assessments and other charges that may be levied or assessed upon or against assessments and promptly deliver receipts threefor to beneficiary may liens or other charges payable by grantor, either by direct purboneficiary may at its option, make payment thereof, and the another with interest at the rate set option, make payment thereof, and the another with the obligations described in paragraphs 6 and 7 of this traited or the added to and become a part of the debi thereinbefore and of the payment of any rights arising from breach of any of the covenants hereof and the payment of any rights arising from breach of any of thereinbefore and or payable and constitute as aforesaid, the property thereinbefore and or payable and constitute a saforesaid, the property thereinbefore and or payable and constitute a breach of and all such thereinbefore and or payable and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including-the cost of tille-sert as well as the other costs and expenses of this trust including-the cost of tille-sert as well as the other costs and expenses of the trustee incurred in connection with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the cost of the costs and expenses of the trustee incurred in connection with this obligation.

with this obligation. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee may appear, including any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit, action or proceeding of this deed, to pay all costs and expenses, hickulaing evidence of title and the beneficiary's or trustee's attorney's fees provided, however, in case the suit is between the grantor and the beneficiary or trustee described; the annount of attorney's fees mentioned to the attorney's fees herein described; the annount of attorney's fees appellate court of an appeal is taken. It is mutually appead that 30 v

It is mutually agreed that: It is mutually agreed that: R. In the even that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if is so elects, to require that all be any portion of the monics psychic as compensation for such taking, which are in surveys of the amount required to pay all reasonable costs, expenses and attorney's new necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses in the monic processarily paid or incurred by grantor in such necessarily paid or incur is beneficiary in such proceedings, and the balance applied upon the indennity is been ficiary in such proceedings, and the balance applied upon the indennity of the secured hereby: and grantor as that be necessarily obtaining such compensation, promptly upon beneficiary incursed by endowneed on obtaining such compensation, for ancellation, it is to the obtaining such compensation for the in the note for endorsement in case of full reconveyance, for cancellation, trustee may (a) consent to the making of any map or plat of said property. (b) loin in granting any easement or creating any endowneed by the such and property. (b) loin in granting any easement or creating any

trustee shall fix the time and place of sale, give notice thereof as then required by law, and proceed to foreclose this trust deed in the manner provided in ORS/R6.70 to 86.792. 13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.70. All, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due, under the terms of the trust d in enforcing the terms of the obligation and trustee's and expense actually increased in S50 each) other than such portion of the principal as would not increased in S50 each) other than such portion of the principal as would not increased in so the data to default occurred, and thereby cure the default, in "Mich even the size and by the state the side of the obligation of the principal designated in the notice. of sale. The trustee may sell said property either in one designated in the notice of a shall be held on the date and at the time and place designated in the notic, of sale at the line of sale. Trustee shall deliver to the hydrostrust in form as required by law conveying the property so sold, but without any covenant or worrantly, experts or implied. The recitats thereed. Any person, excluding the trustee, sells including the grantor and beneficiary, may purchase at the sell. (When trustee sells cursuant to the powers provided herein, trustee shall is. When the sells the sell substant to the powers provided herein. trustee shall

excluding the trustee, but including the grantor and beneficiary, may purchase al the sale. 15. When trustee sells pursuant to the powers provided herein, rustee shall compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded lenses subsequent to the interest of the trustee in the trust deed as their interests may apper in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any records of power the appointment, only the trust entities the grantor or to any conserved by the trust of the priority and (4) the surplus, if any, to the grantor or to any conserver the successor in interest entitled to such surplus. 16. For any records permitted by law beneficiary may from time to time appoint ancessor the successor in interest entitled to such surplus. 16. For any records permitted by law beneficiary may from time to time appoint ancessor the successor in the order of the priority and (4) when the priority is the surplus of the surplus and the successor in the surplus and the appointment, and when the surplus the surplus appointed interviewer that appointed interviewer has all be verted with all title, powers and duces conferred upon any insiste herein named or appointed hereunder. Each successor containing reference to this trust deed and its place of record, which, when recorded in the property is situated, thall be conclusive proof of proper appointment of the successor trustee.

trustee. 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 to notify any party hereto of pending sale under any other deed of trust or uf any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such ection or proceeding 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

E: 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 subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE:

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之中下--(JAMPA-and that he will warrant and forever defend the same against all persons whomsoever 00 **20858** 198 94 SEPTEMBER 13.16 The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal; lamily, household or agricultural purposes (see Important Notice below); (b) for an organization; or (even ill grantor is a natural persoh) are for business or commercial purposes other than agricultural. purposes. This deed applies to, inures to the benefit of and binds all parties 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 contract 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. 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. this it tobas 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. , mila S. Odero * 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 MUST comply with the Act and Regulation by making required disclosures. If compliance with the Act not required, disregard this notice. TERRITORY OF GUAM WITHESSED BY SS CITY OF AGANA On <u>SEPT</u>, 13, 1989 before me, the undersigned, a Notary Public in and for the Territory of Guam, personally appeared <u>MARICPIS</u> S. ODEC Known, to me, to be the person whose name is subscribed to the within instrument FOR NOTARY SEAL OR STAMP as a witness thereto, who being by me duly sworn, steposed and said. That <u>SHE</u> resides at <u>217 MECCADE2 Cr. LIGUAN</u> <u>TERRACE DEDERM</u>: that <u>SHE</u> was pre-sent and saw <u>MILE 3 ODERO</u> THEEF HUNDRED FINE <u>MILE S ODEPO</u> personally known to <u>HER</u> to be the person described in, and and annexed instrument, execute the same thereto as a trates of retend tonat ROMAN C. PEL and annexed instrument, execute the same; and that affiant subscribed \underline{HGP} name thereto as a witness to said execution. NOTARY PUBLIC In and for the Territory of Guam U.S.A. Ż Signature: 🤇 My Commission Expires: July 31, 1993 Kature 6 Competer i REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid Stor Ve TO Trustee 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 statute, 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 DATED: Beneficiary Do not loss or destroy this Trust Deed, OR THE NOTE which it secures, Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED STATE OF OREGON 22 County ofKlamath. anna an an tairtean sarann I certify that the within instrument was received for record on the at 11:16 o'clock AM., and recorded Grantor in book M89 on page 20857 SPACE RESERVED Record of Mortgages of said County. ់FOR Witness my hand and seal of RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN TO 10 Realty Services 35 north Lake ave Evelyn Biehn, County Clerk. and the benefictary and those chimps ે લેવર a state unantitation of till the news Title papadena Ca 91101 -siles no si sile stani bance si vitali yra v By Pauline Mullendore Deputy ATTN: Sherle Jequiere Fee-\$13:00