4the 35172 Vol.m90 Page 22612 22529 TRUST DEED THIS TRUST DEED, made this _

7th AGAPITO S. CAPIRAL, ESMERALDA S. J. CAPIRAL, Husband & Wife, tenant by entirety ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, INC., a CALIFORNIA

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH COUNTY, OREGON, described as:

22_ in Block _ 30 of 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.

together with all and singular the tenements, hereditaments and appartenances and all other rights thereinto belonging or in anywise now or hereafter appartaming, 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 sinu of ELEVEN THOUSAND SIX HIMDERD TEN AND NOVIOR

HUNDRED TEN AND NO/100

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 toriner paid, to be due and payable OCT. 15, 2000,0 repress or order and made by granter, the final payment of principal and interest hereof, if not somer paid, to be due and payable UCL. 15, 2000/9
The date of maturity of the data returned by this instrument is the date, nitted above, on which the final intelliment of said note becomes due and payable in the event within described property, or any part threefo, or any interest therefore its said, agreed to be sold, conveyed, stigned or already of the democracy, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the meturity dates

The date of manning of the date secured by this instrument is the date, speed above, on white the within described property or any part thereof, or any burerest thereon is said, agreed to be expected therein, or breein, half become immediately due and payable.

The above described seal property is not currently used for agricultural, limber or grain purposes.

To protect the recurrity of this trust deed, grantor agrees:

It is postere, preserve and mantain said property in good condition and repair, payment and the postere of and property.

It is postere, preserve and mantains and property in good condition and repair, preserve and and property in good and workmoultie manner any housing or improvement thereon, not to commit of each or in the posterior promptly and in good and workmoultie manner any housing or improvement claim property.

It is comply with all laws, indicate, a significant, concents, conditions, and preserve in the payable of the property of the control of the p

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; and in any tint, action in proceeding in which the beneficiary or trustee may appear, uncluding any not for the foreclosine of this deed no pay all costs and expenses, including cridence of till and the beneficiary is returned; set provided, however, in take the suit is be entitled to the attorney's feet provided, however, in take the suit is be entitled to the attorney's feet herein described; the amount of attorney's feet appellate court of an appeal is taken.

It is mutually agreed that:

It is mutually agreed that:

A In the event that any portion or all of taid property thall he taken under the aght of enument domain or condemnation, hencitivery shall have the right, if it in clicit, to require that all or any portion of the monits payable as compensation for eight, to require that all or any portion of the monits payable as compensation for such taking, which are in excess payable as outpetted to pay all reasonable costs, proceedings, while he paid to hencitively pend or incurred by granter in success and expenses and attorney's feet meeting paper by it first upon any reasonable costs and expenses and attorney's feet meeting the first trail and appetant current encestantly paid or houses of beneficiary and proceedings, such the balance is, each to take such actions and execute such instructions and actions and execute such instructions and the execute such instruction of the disconnection, and from time to time upon written question of the end from the content of the end from the content of the end from the payment of the indebtedness, trustee may (a) content to the making of any map or plat of said property; (b) join in granting any essential or creating any

restriction thereon, (c) pum in any imbordination or other agreement affecting that deed or the hear or charge thereoff, (d) eccoure, without working, all or any part of the property. The geometric many recompared may be described as the "person persons legalic entitled thereoff," and the same may be described as the "person persons legalic entitled thereoff, and the same mentioned in this paragraph shall be not less than 35 sec. fees for any of the greatest mentioned in this paragraph that he not less than 35 energing may at any time with the original person by again or by a receiver to he agreement by a course, and the entitles in presson, by agent or by a receiver to he agreement of the adequay of any security for the heart entitles in presson, by agent or by a receiver to heart entitles thereby security and the particular thereby security and content of the rests. The particular of the entitle same, less contained apply to any particular particular past the anneal est course of the same, less course and profess, including essentials alonely a feet subject to paragraph. I hered of the only indebtedness secured hereby, in such order as beneficiary may determine.

inclinding reasonable attorney's feet subject to paragraph 7 hereof upon any undebtedness secured hereby, in such order as beneficiary may determine.

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 missiones policier in compensation or awards for any taking or damage of the property, and the application or or awards for any taking or damage of the property, and the application or elease thereof as aforesaid, or damage of the property, and the application or elease thereof as a foresaid or cannot be property and the application or elease thereof as a foresaid or cannot be property in the property of the property of any arterior and the property of the property of the property of the property is currently used for agricultural, time event and if the above the bringficiary manedrately due and payable. In such event and if the above the bringficiary proceed to forerolose this trust deed in equity, as a murigage in it not so currently used, the henceticary as the trust of the property is an average or direct the trustee to-forefreed in forefroit this date in equity as a mortgage or direct the trustee to-forefreed in forefroit that advertisement and sea amortgage or direct the trustee to-forefreed in forefroit in written notice of default and his elections shall each of and can property to assign the obligations forest their small each property to a state of the property of the trust election and proceed to forefroit this trust deed in the manner provided in ORSIAO. 240

11. Should the beneficiary elect to forefroite by advertisement and safe them after default at any time proof to five dots before the date set by the trustee for the health of the property is uncertained in the enthilation of the principal at would not then be found to the date and ordered to the control of the property is a fact of all and the terms of the obligation and trustee and while events and to the property is uncertained to the first thin the

excluding the trustee, but including the granter and beneficiary, may purchase at the sile.

15. When trustee sells pursions to the powers provided herein, trustee stolly apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a compensation of the trustee and a compensation secured by the trust dead of the proceeds are considered in the control of the process of the property of the process of the process of the property is situated, shall be conclusive props of proper approximents in the property of the process o

tuities.

Trustee accepts this trust when this deed, duly executed and acknowledged is a public record as provided by law. Trustee time to objected to norty any party heretu of pending tale under any other deed of trust or of any action or princeeding is which granter, beneficiary or trustees that be a party unless such action or or proceeding to brought by trustees.

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

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 serings 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.

22613 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, family, household or agricultural purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural persoh) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 contest 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. 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. e 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. ESMERALD CAPTRAL (if the signer of the above is a corporation, wen the form of acknowledgment appesite.) (ORS 93.490) STATE OF _ Guam STATE OF _ _. County of County of Agana Sept. 7 , 19 90 Personally appeared Personally appeared the above namedAGAPITO S. CAPIRAL & ESMERALDASJ. CAPIRA who, being duly sworn, each for himself and not one for the other, did say that the former is the CAPIRAL and acknowledged the foregoing instrupresident and that the latter is the ment to be their secretary of voluntary act and deed. and that the seal allised to the loregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its bond of directors; and each of them acknowledged said instrument to be its voluntary act and deed.

Before me: (OFFICIAL Seldt Me: Before me: 5.13.6.48 \$1.19# Notary Public for My commission ROMAN C. PEL (OFFICIAL Notary Public for __ NOTARY PUBLIC SEAL) My commission expires: In and for the Territory of Guam U.S.A. $\sigma ^{-1}$ My Commission Expired July 31, 1393 REQUEST FOR FULL RECONVEYANCE Is be used only when obligations have been noted. TO: Trustes 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 and 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 not fore or destroy this Trust Dood OR THE HOTE which it secures, Both a ust be delivered to the frustce for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON County of . Klamath . I certify that the within instrument was received for record on the 13th. day of Nov. , 1990 at 3:33 o'clock P. M., and recorded Grantor

Beneficiary AFTER RECORDING RETURN TO ATTN: DANA & Taylor IN Realty Sorvices 35 N Labe ave Pasadenas Calif 91101

SPACE RESERVED FOR RECORDER'S USE

in book ... M90 on page ... 22612... or as file/reel number 22529 Record of Mortgages of said County. Witness my hand and seal of County offixed.

Evelyn Biehn County Clerk Title

By Pruline Mulinolog Deputy

Fee \$13.00