

The following described real property in Elizath County, Greeon:

Commanding a/, the corner control to Sections 21, 22, 27, 23, 3 Township 39 Youth, hange 12 fant of the Villagette Merilin, thence West, slot the South Soundary of Section 21, 2011 10 fact; thence North 31, 7 Vest, 1233 15 feat; thence North 21 South, 20,00 feet to the true point of beginning; thence North 36 23 for 241.32 feet; thence South 34 27 facts, 576.00 feet; thence South 1 23 West, #36.04 fuet; thence North 33 37 Yest, 322 Section the true point of beginning.

Beneficiary or order and made by Gisntor, Thomas L. Quarles Jr. and Marilyn Quarles the final payment of processian and interest thereaf 10 not sooner naid, to be due and payable ______ June 1. 19 97

To Protect the Security of this Trust Deed, Grantor agrees: 1. To protect, pressive and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

N

3 E

1

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, cove-nants, conditions and restrictions affecting said property.

3. 10 comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property.
4. To keep the buildings now or hereafter on said property insured against loss by fire and against loss by such other hazards as the Beneficiary may from time to time require in an amount not less than the lesser of the indebtedness hereby secured or the insurable value of said buildings; that such policies shall be issued by companies satisfactory to the Beneficiary and shall contain such provisions and shall bear such endorsements as Beneficiary may require and be payable to Beneficiary; that such policies shall be delivered to and retained by the Beneficiary and at least five days prior to the expiration thereof renewal or substitute policies shall be delivered to Beneficiary; that the proceeds of such insurance shall be applied as Beneficiary shall elect to the payment of any indebtedness thereby secured or to the restoration of any of the property or by release to Grantor and that such application or release shall not cure or waive default or notice of default hereunder or invalidate any act done pursuant to such notice; that the Beneficiary is authorized in the event of any loss to compromise and settle with any insurance company, to endorse, negotiate and present for and in the name of the Grantor any check or draft issued in settlement of any such loss and receive and to apply the proceeds thereof as herein provided.

any check of draft issued in settlement of any such loss and receive and to apply the proceeds thereof as herein provided. 5. To keep said premises free from mechanics' liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, 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, insurance premiums, liens or 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 of eight per cent per annum together with the obligations described in paragraphs 7 and 8 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without without woire of any rights arising from breach of any of the covenants hereof and for such payments, with interest as aforesaid, the property hereinbefore described, as well as the Grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without motice, and the non-payment thereof shall, at the option of the Beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed.

diately due and payable and constitute a breach of this trust deed. 6. To pay to Beneficiary, at the time of payment of each installment of the indebtedness hereby secured, such amount as Beneficiary shall estimate to be sufficient to produce, at least one month prior to the time when payment thereof shall become due, the amount of (a) taxes, assessments and other governmental rates and charges against said property, (b) premiums upon insurance against loss or damage to said property and (c) premiums on insurance covering repayment of all or any part of the indebtedness hereby secured. If Beneficiary carries such insurance. If the sums so paid shall be less than sufficient for said purposes, Grantor will also pay, upon demand, such additional sum as Beneficiary shall deem necessary therefor. If Grantor desires a "package" plan of insurance awhich includes coverage in addition to that required under this Trust Deed, Beneficiary may, at its option, establish and administer a reserve for that purpose. If the package plan reserve is not sufficient to pay the renewal premium on a package plan policy, then Beneficiary may use such reserve to pay premiums on a policy covering only risks required to be insured against under this Trust Deed and allow the package insurance plan to lapse. Beneficiary shall, upon the written direction of the Grantor, and may, without such direction, apply sums paid by Grantor and held by Beneficiary to the purposes aloresaid; but the receipt of such sums shall not, in the absence of

such direction, impose any duty upon Beneficiary to disburse use same or relieve Grantor from his covenants to pay said obligations and keep the property insured. Beneficiary may, from time to time, establish reasonable service charges for the collection and disbursement of premiums on package type insurance policies. Beneficiary shall not, whether or not service charges are imposed, be subject to any liability for failure to transmit any premiums to any insurer or by reason of any loss growing out of any defect in any insurance policy.

7. To pay all costs, fees and expenses of this trust, including the cost of tille search as well as the other costs and expenses of the Trustee incurred in connection with or in enforcing this obligation, and trustees and attorney's fees actually incurred.

8. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary, or Trustee; and to pay all costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum to be fixed by the court, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this deed. It is Mutually Agreed That:

It is Mutually Agreed That: 9. In the event 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 it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees 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 and attorney's fees necessarily paid or incurred by Beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and Grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon Beneficiary's request. 10. At any time and from time to time upon written request

upon Beneficiary's request. 10. At any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, Trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (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 recitals 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 \$5.

services mentioned in this paragraph shall be \$5. 11. Upon any default by Grantor hereunder, Beneficiary may at any time without notice, either in person, by agend or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue for or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as Beneficiary may determine.

12. The entering upon and taking possession of said prop-erty, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

13. Upon default by Grantor in payment of any indebted-ness iscured hereby or in performance of any agreement hereunder, Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustee of written notice of default and election to sell the trust property; which notice Trustee shall cause to be duly filed for record. If Beneficiary desires aid property to be sold, it shall deposit with Trustee this trust deed and all promissory notes and documents evidencing expenditures secured hereby, whereupon the Trustee shall fix the time and place of sale and give notice thereof as then required by law.

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 ioan association authorized to do business under the laws of Oregon or of the United States, or a title insurance company authorized to insure title to real property under the provisions of ORS Chapter 728, its subsidiaries, affiliates, agents or branches.

The Alexandre

RE-2 UB 2-70



See atuached

6620

Statistics and

which said described real property does not exceed three acres, togets; which is ingular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or control of appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with same is estate,

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of Grand Nerein contained and payment of the sum of \$ 19,300.00 with interest thereon according to the terms of a prometry note of even date herewith, payable to Beneficiary or order and made by Grantor, Thomas L. Quarles Jr and M rilyn Quarles the final payment of principal and interest thereof, if not sooner paid, to be due and p.vable _______ June _____ 19.97.

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore proraptly and in good a to workmanlike manner any building or improvement which may an constructed, damaged or destroyed thereon, and pay which due as costs incurred therefor.

3. To comply with all laws, ordinances, regulations, c., ra-nants, conditions and restrictions affecting said property.

A. To keep the buildings now or hereafter on sat: "Superty A. To keep the buildings now or hereafter on sat: "Superty incomed against loss by fire and against loss by such other "Jazerds the "superciser" may from time to time require at a smouth matrane" and the lease of the indebtedness hereby see. I or the instruction of the supercise of the indebtedness hereby see. I or the matrane" and the lease of the indebtedness hereby see. I or the instruction of the supercise of the indebtedness hereby see. I or the matrane" and the lease of the indebtedness hereby see. I or the instruction and the supercise of the indebtedness hereby see. I or the instruction of the pays. The the Beneficiary and sty, contain such provisions and the supercise of the indebtedness hereby see. The instruction is the supercise of the indebtedness hereby see. The instruction is the supercise of the indebtedness hereby see the instruction of the property of the supercise of the substitut-policies shall be delivered to Beneficiary size to the substitut-policies shall be applied as Beneficiary size to substitut-tion of any of the property or by release to Granter and that application or release shall not cure or waive default or no's ease to compromise and settle with any instructor of any to endorse, negotiate and present for and in the name of the loss and receive and to apply the proceeds thereof as hyre loss of the or draft issued in settlement of any risk loss of the property is be proceeds thereof as hyre loss of the ange the property of the reform the hyre of the loss of the ange of the super for and in the name of the supercise of the supercise and settle with any instruction of the property of the property of any the beam of the of the supercise of the supercise of the supercise of the supercise and settle with any instruction of the property of the endorse, negotiate and present for and in the name of the loss of the supercise of

any check of drait issued in activement of any resolves and o apply the proceeds thereof as hread resolves and to apply the proceeds thereof as hread resolves and to pary all taxes, assessments and other charges that say be levied or assessed upon or against said property before any part of such taxes, assessments and other charges the me past due or delinquent and promptly deliver receipts in the pay and to grave the provided the deliver of the payments of the payment of any taxes, assessments and other charges be me past due or delinquent and promptly deliver receipts in the pay and to grave the payment of any taxes, assessments, insurance premiums, liens on other charges payable by Graitor, either by direct payment or > previding therefricary with funds with which to make such poment. Seneficiary tray, at its option, make payment thereof and the amount as paid, with the catadions described in p.r.s. capha 7 and 8 of this trust deed, which is waiver of any rights arising from breach of any of the covensity which to such payments, with interest as aforeaid, the propert of does not payments, as which as aforeaid, the propert of a dor such payments, as the Grantor, shall be bound to be amount as paid as the Grantor, shall be bound to be any extend that they are bound for the payment of the coligat. The section of the any and shall be immediately of the section of the device and shall be immediately of the section of the advance of a dor such payments with a the reaction of a dor such payments and the obligat. The section of the payment of the coligat. The section of the advance of the advance of a dor such payment as writh a the Grantor, shall be immediately of the section of the advance of a dor such payment as a for said. The property described are described and a site as a for said, the property described of and the section of the advance of a dor such payment shall be immediately of the section of the advance of a dor such payment as the Grantor, shall be immediately of the sectin a dore the advance of a

diatery due and payable and constitute a breast of the sets deed. 6. To pay to Beneficiary, at the time of payment of sach installment of the indebtedness hereby secured, such amo, of as Beneficiary shall estimate to be sufficient to produce, at less, se month prior to the time when payment thereof shall become du-the amount of (a) taxes, assessments and other governmental rates and charges against asid property, (b) premiums upon insurance against loss or damage to said property and (c) premiums on insurance covering repayment of all or any part of the indebtedness hereby secured, if Beneficiary carries such insurance. If the sums so paid shall be less than sufficient for said purposes, Grantor will also pay, upon demand, such additional sum as Beneficiary shall deem necessary therefor. If Grantor desires a "package" plan of insurance which includes coverage in addition to that required under this Trust Deed, Beneficiary may, at its option, establish and administer a reserve for that purpose. If the package plan policy, then Beneficiary may use such reserve to pay premiums on a policy covering only risks required to be insured against under this Trust Deed and allow the package insurance plan to lapse. Beneficiary shall, upon the written direction of the Grantor, and may, without such direction, apply sums paid by Grantor and held by Beneficiary to the purpose aforesaid; but the receipt of such sums shall not, in the absence of

a final payment of principal and interest thereof, if not sooner paid, to reduce and provents in the source of the security of this Trust Deed, Grantor agrees:
1. To protect, preserve and maintain said property in good ndition and repair; not to remove or demolish any building or provement thereon; not to commit or permit any waste of said operty.
2. To complete or restore proreptly and the good and provement of previous on package type insurance policies. It was the final payment of previous on package type insurance policies. It was the final payment of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous on package type insurance policies. It was the provement of previous to pr

7. Tr pay all costs, fees and expected this trust, including the cost of title search as well as the other costs and expense of the True incurred in connection with or in enforcing thi-obligation and trustees and atturney's fees actually incurred.

5 to appear in and accuracy a tree actually incurred. 5 to appear in and defend any action or proceeding put, ting to affect the security hereof or the rights or powers of Pen inclury, or Trusteen and to pay all costs and expenses, a ading cost of evidence of title and attorney's fees in a 4 soundly sum to be fixed by the court, in any such action or proceeding in which Beneficiary of Trustee may appear, and in any suit brought by Beneficiary to foreclose this deed. It is Mutually Agreed Shat

May also brough by henselicitary to foreclose this deed. It is Mutually Agared Stat: 9. In the event that any portion or all of said property shall be takers under the right of ominent domain or condemnation. Beneficiary as that are the right, if it so elects, to require that all out any fortion of the monies payable as compensation for such any fortion of the monies payable as compensation for such the states, expenses and attoryey's fees necessarily paid or forentics in such proceedings, shall be paid to the outs, expenses and attoryey's fees necessarily paid or forentics in such proceedings, shall be paid to the outs, expenses and attoryey's fees necessarily paid or forentics in such proceedings, shall be paid to the outs any first second of the amount required to pay all expenses any the fees necessarily paid or incurred by Beneficiary in such the advect such instruments as shall be necessary in obtain who and from time in a compensation, promptly upon Beneficiary, payment of its tees and and the nute for endorsement (in case of not the payment of the indebtedness, trustee may (a) in or the payment of the indebtedness, trustee may (b) join any easement or creating any restriction thereon; (c) join any easement of creating any restriction the sorties der the or there property. The Granies in any reconvergence may be described as the "person or persons legally entitled therein, if and the recitals therein of any matters are inclusive proof of the trusting any matters are inclusive any pa-discribed as the "person or persons legally entitled therein, and the recitals therein of any may reconvergence may be described as the "person or persons legally entitled therein, theneficiary proof of the trusting therein or proving the any of the services mentioned in this paragraph shall be \$5. 11. Upon any default by Granier hereunder, theneficiary may all sort time without network parts and the paragraph shall be \$5.

services mentioned in this paragraph shall be \$5. 11. Upon any default by Grantor hereunder, Beneficiary may at say time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequary of any security for the indebtedmost hereby secured, enter siy: and take gonession of said property of any part thereof, in its own some sue for or otherwise collect the rents, image and profits, including those past due and anpaid, and apply the king, less course attemposes of operation and vollerion, including accounties attorney's fers spon any indebtedness secured hyreby, and in such order as Beneficiary may determine. 19. The selection, and taking horsening of due to the solution of a security of the secure of the secure

12. The entering with order as Beheficiary may determine, 12. The entering with and taking possession of said prop-ert, the collection of shi? rents, issues and profits, or the proce. As of fire and other interview policies or compensation or awards we any taking or domage of the property, and the application of release thereof as more the property, and the any default to notice of default hereunder translidate any ard done pursuant to such notice.

13. Upon default to formion in payment of any sub-bird-ness secured hereby a superformance of any agree. I hereunder, Beneficiary N, w declare all sums secured hereby immediately due and payoh, by defivery to Trustee of writen notice of default and election to sell the trust property; which notice frustee shall crusse to to defy filed for record, if Beneficiary desires said property to to to shall deposit with Trustee this trust deed and all promises a notes and down with trustee the trust deed and all promises a notes and down with restored in the trust secured hereby, "Screepon the Trustee shall fix the time and place of sale and give nuice thereof as then required by law.

NOTE: The Trust Deed Act provides that the Trustee hereunder must be ather an articitien, who is an active member of the Oregon State 5 w, a bank, trust company or sevings and loan association authorized to do business under the term of Gregon or of the United States, or a the super-company authorized to insure title to real property under the provisions of Chapter 728, via subwellaries, efficiency, agents or tranches.

RE-2 UB 2-70

C.S. der f

24

25 7



14. If after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so privileged by ORS 86.760 pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no default occurred, and the Grantor or other person making such payment shall also pay to the Beneficiary all of Beneficiary's costs and expenses incurred up to said time in enforcing the terms of the obligation, including 'Trustee's and Attorney's fees not exceeding \$50 if actually incurred, such default shall thereby be curred. cured.

A SVI

cured. 15. After the lapse of such time as may then be required by law following the recordation of said notice of default and the giving of said notice of sale, Trustee shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine, at public auction to the highest bidder for cash in lawful money of the United States, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, excluding the Trustee, but including the Grantor and Beneficiary, may purchase at the sale. 16. When Trustee sells pursuant, to the powers provided

16. When Trustee sells pursuant to the sale, 16. 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 a reasonable charge by the Trustee, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the Trustee in the trust deed as their interest may appear in order of their priority and (4) the surplus, if any, to the Grantor or to his successor in interest entitled to such surplus.

1.

17. For any reason permitted by law Beneficiary may from time to time appoint a successor or successors to any Trustee named herein or to any successor Trustee appointed hereunder. Upon such appointment, and without conveyance to the suc-cessor Trustee, the latter shall be vested with all title, powers and duties conferred upon any Trustee herein named or appointed

DATED:

14 10

hereunder. Each such appointment and substitution shall be made by written instrument executed by Beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the Successor Trustee.

21. This Deed applies to, inures to the benefit of, and binds all parties horeto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes feminine and/or neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said Grantor has hereunto set his hand and seal the day and year first above written. haulen (SEAL) (SEAL) (SEAL) CORPORATE ACKNOWLEDGMENT STATE OF OREGON, County of STATE OF OREGON, County of Klamath 19 Personally appeared 19. 72 June 2 and who being duly sworn, did say that he, Personally appeared the above named Thomas is the and he L. Quarles. Jr. & Marilyn Quarles , is the SULGOL INC and acknowledged the toregoing instrument to the their A wohingary act and deed. Berlefore me: (SEAB), South Contact March all 0 a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors; and he acknowledged said instrument to be its voluntary act and deed. Before me: (SEAB), GAOLAN COM GAOLAN Public for Oregon My commission expires: Feb. 9, 1974 (Seal) Notary Public for Oregon My commission expires: recorded 6619 6 75[±] County. seal 19 I DEED Depu within record đ and and page 臣 nty Clerk Coun hand Se KLAMA it the L for PM., o jo us received fo OREGON ay of J Mortgages TRUST кш MILNE Ja Witness m y affixed. I certify was recei S 6 t c. <u>Teth was</u> <u>at 35<u>111</u> c in book <u>M</u> Record of A</u> 0≥ G, County OF e. County . STATE FEE .WM By REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: 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 reconveyances and documents to Technic to de la sector 19

By

Do not lose or destroy this Trust Deed OR THE NOTE which it secures, Both must be delivered to the trustee for cancellation

Beneficiary

