65145 Loan # 0-901244-4 MT/ 7627-L

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BORROWER, in consideration of the indebtedness herein recited and the trust herein created, irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the County of KLAMATH us bases a conclusion of the second state of Oregon. Itsel of the property located in the County of Sing to any second state of the second state of Oregon. Itsel of the second state of the second s

to the official plat thereof on file in the office of the County Clerk (Of Klamath (Conty): Oregon at the use and the restriction of the provide the original formation of the provident of the p Auf ion ः ः वद्याप 10.092 Tapati of

All manance policies and neargins thereof shall be in form secondable or Lender and shall mellule of class in favor of and to it rul recorded to fander. Londer shall pass the rout of hold the policies are and before of and to it rul recorded to fander. Londer shall pass the rout of hold the policies are and before of and to it rul recorded to fander. Londer shall pass the rout of the hold the policies are and before of and to it rul recorded to fander. Londer shall pass the rout of hold the policies are and before the formation of the instrument and Leoner shall be recorded prior of the instrument and Leoner shall be recorded prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and Leoner shall be reached prior of the instrument and the prior of the manance course

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ph peroroger HER with all the improvements now or hereafter creeted on the property, and all easements, rights, appurtenances, rents (subject however to the rights and authorities given herein to Lender to collect and apply such rents), royalties, mineral, oil and gas rights and profits, water, water rights, and water stock, and all fixtures now or hereafter attached to the property, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by this Deed of Trust; and all of the foregoing, together with said property (or the leasehold estate if this Deed of Trust is on a leasehold) are herein referred to as the "Property": purpose to which each dolat to the Funds yes made. The Funds are pledged

To SECURE to Lender (a) the repayment of the indebtedness evidenced by Borrower's note dated ... April. 6, 19.79 Dollars, with interest thereon, providing for monthly installments . of principal and interest, with the balance of the indebtedness, if not sooner paid, due and payable on MAY 1, 2008, conject entrance of an average the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Deed of Trust; and the performance of the covenants and agreements of Borrewer herein contained; and (b) the repayment of any future advances, with interest hereon, made to Borrower by Lender pursuant to paragraph 21 hercof (hercin "Future Advances"). tright int mr. Aner NUME OF OTA .0003 CHARMEN IN 110

Borrower covenants that Borrower is lawfully scised of the estate hereby conveyed and has the right to grant and convey the Property, that the Property is unencumbered, and that Borrower will warrant and defend generally the title to the Property against all claims and demands, subject to any declarations, easements or restrictions listed in a schedule of exceptions to coverage in any title insurance policy insuring Lender's interest in the Property. SAF (2673-2) American Savings & Accounting Supply, Inc.

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Loan # 0-901244-4

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UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows: 1. Payment of Principal and Interest. Borrower shall promptly pay when due the principal of and interest on the indebtedness evidenced by the Note, prepayment and late charges as provided in the Note, and the principal of and interest on the on any Future Advances secured by this Deed of Trustomer shall promptly pay when due the principal of and interest on the on any Future Advances secured by this Deed of Trustomer shall promptly pay when due the principal of and interest on the day monthly installments of principal and interest are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments which may attain priority over this one-twelfth of yearly premium installments for moretage insurance, if any, all as reasonable estimated initially and from The Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender is such an institution). Lender pays Borrower interest on the Funds, analyzing and account or writing and compiling said assessments and bills, unless Lender pays Borrower and unless such agreement, is made or applicable law premium installments to mater insurance or writing at the time of execution of this premium's and ground rents. Lender may not charge for so holding and applying the Funds, analyzing and account or writing and compiling said assessments and bills, unless Lender may applicable and or execution of this premium's such agreement, is made or applicable law principal and interest on the funds. Lender applicable law between the time of execution of this premium's such agreement, is made or applicable law principal and applying the Funds to pay said taxes. assessments, or writing and compiling said assessments and bills, unless Lender may applying the funds, analyzing and account or writing and compiling said assessments and bills, unless Lender may applying the F

snan give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds. Lender purpose for which each debit to the Funds was made. The Funds are pledged as additional security for the sums secured If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due dates of taxet, assessments; insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments; insurance premiums and ground rents, shall exceed the amount of the Funds bed by Lender, or. credited; to, Borrower, or, and mount necessary to make up the deficiency within 30 days from the date notice is mailed by Lender, to Borrower requesting payment thereof. of the Property is to the shell promptly refund to Borrower any Funds shell apply, no later than immediately, prior to, the sale of, the Property or its acquisition by Lender, any Funds held by Lender, the inter of application as a credit against the sums secured by this Deed of Trust.
Application of Payments. Unless applicable was mose the by the prior to.
Application of Payments. Unless applicable was provides otherwise, all payments received by Lender the under paragraph 2 hereof, then to interest assessments and other charges, fines and ther to interest and under paragraph 2 hereof. If the Not, if the not of the principal of the Note, and them to interest and the property which may attain a priority over this Deed of Trust, and leashold payment

All insurance policies and renewals thereof shall be in form acceptable to Lender and shall include a standard mortgage clause in favor of and in form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, and Borrower shall promptly furnish to Lender all renewal notices and all receipts of paid premiums. In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower

by Borrower. Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restoration or repair of the Property damaged, provided such restoration or repair is economically feasible and the security of this Deed of Trust is not thereby impaired. If such restoration or repair is not economically feasible or if the security of this Deed of Trust is be impaired, the insurance proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Borrower. If the Property is abandoned by Borrower, or if Borrower fails to respond to Lender within 30 days from the date notice:simaled by Lender to Borrowerthat the insurance carrier offers to settle a claim for insurance benefits. Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property. If 0 Ufiless Lender by Lender to Borrowerthat the insurance carrier offers to settle a claim for insurance benefits. Lender or to the sums secured by this Deed of Trust. If 0 Ufiless Lender and Borrowertoliter of Trust. If 0 Ufiless Lender and Borrowertoliter of the Property is application of proceeds to principal shall not extend up or postpone the due date of the monthly installments referred to in paragraphs 1 and 2 hereof or change the amount of in stallments. If under paragraph 18 hereof the Property is acquired by Lender, all right, title and interest of Borrower or acquisition shall pass to Lender to the extent of the sums secured by this Deed of Trust immediately prior to such sale or acquisition. As to Junated to the context of the sums secured by this Deed of Trust immediately prior to such sale or acquisition. As to Junated to the context of the sums secured by this Deed of Trust immediately prior to such sale or acquisition. As to Junated to the context of the sums secured by this Deed of Trust immediately prior to such sale or acquisition. As to Junated to the context of the sums secured by this Deed of Trust immediate

or acquisition shall pass to Lender to the extent of the sums secured by this Deed of Trust immediately prior to such sale or acquisition. As to the state of the totace of totace of the totace of totace of the totace of totace of the totace of the totace of totace of the totace of totace of the totace of the totace of the totace of totace of the totace of the totace of the totace of totace of totace of the totace of the totace of totace of the totace of the totace of the totace of totace of totace of the totace of the totace of the totace of the totace of totace of the totace of the totace of totace of the totace of the totace of the totace of the totace of totace of the totace of the totace of totace of the totace of to

rider is executed by Borrower and recorded fogether with this Deed of Trust, the covenants and agreements of such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Deed of Trust as if the rider were a part hereof. [10,7]? **Protection of Lender's Security.** If Borrower fails to perform the covenants and agreements contained in this Deed of Trust, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, including, but not limited to, eminent domain, insolvency, code enforcement, or arrangements or proceedings involving a bankrupt or decedent, then Lender at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums and take such action as is necessary to protect Lender's interest, including, but not limited to, disbursement of reasonable attorney's fees and entry upon the Property to make repairs. If Lender required mortgage insurance as a insurance in effect until such time as the requirement for-such insurance terminates in accordance with Borrower's and Lender's written agreement or applicable law. Borrower shall pay the amount of all mortgage insurance premiums in the -----Any amounts disbursed by this Deed of Trust. Unless Borrower and Lender agree to other terms of payment, such indetectness of Borrower secured by this Deed of Trust. Unless Borrower and Lender agree to other terms of payment, such date of disbursement at the rate payable from time to time on outstanding principal under the Note unless payment of interest at such rate, would be contrary to applicable law, in which event such amounts shall bear interest at the highest rate, payment of interest at the highest rate, payment of interest at the highest rate, any section chereumer to the cause to be made reasonable entries upon and inspections of the Property, provided interest in the Property. WHI 10

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9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender.

and shall be paid to Lender. In the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Deed of Trust, with the excess, if any, paid to Borrower. In the event of a partial taking of the Property, unless Borrower and Lender as is equal to that proportion which the amount of the sums secured by this Deed of Trust such proportion of the proceeds taking bears to the fair market value of the Property immediately prior to the date of Taking, with the balance of the proceeds taking bears to the fair market value of the Property immediately prior to the date of Taking, with the balance of the proceeds taking bears to the fair market value of the Property immediately prior to the date of Taking, with the balance of the proceeds taking bears to the fair market value, of the Property immediately prior to the date of Taking, with the balance of the proceeds taking bears to the fair market value, of the Property immediately prior to the date of Taking, with the balance of the proceeds an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date such notice is Property or to the sums secured by this Deed of Trust. Unless Lender and Borrower otherwise agree intwriting, any such application, of proceeds to principal shall not extend such installments. 10. Borrower Not Released. Extension 2002 25 2500 25

10. Borrower Not Released. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender, shall not ober required to commence proceedings against such successor of refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower and Borrower's successors in interest.
 11. Forbearance by Lender Not a Waiver. Any forbearance by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a 'waiver' of or preclude the exercise of any such right or remedy. The procurement of insurance or the payment of taxes or other liens or charges by Lender shall not be a waiver of Lender's 12. Remedies Cumulative. All remedies provided in this Deed of Trust.
 12. Remedies Cumulative. All remedies provided in this Deed of Trust are distinct and cumulative to any other right or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively.

right to accelerate the maturity of the incortances scalar by the boot of trust are distinct and cumulative to any other right or remedy under this Deed of Trust or afforded by law or equity, and may be exercised concurrently, independently or successively. **13.** Successors and Assigns Bound; Joint and Several Liability: Captions. The covenants and agreements herein contained shall bind, and the rights hereander shall imure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several interpret or define their or of the paragraph 17 hereof. All covenants and agreements of Borrower shall be joint and several interpret or define the growther required under applicable law to be given in another manner, (a) any notice to interpret or define shall be given by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and the rad shall be diven by ortice to Ender shall be given by certified mail, requested, to Lender's address stated herein or the sate address as Lender may be use to Borrower as provided herein. Any notice provided to herein the subset address as Lender may be used to be given if the tract combines uniform covenants for nationaluses and information covenants with hilling to orthog with applicable law, such conflict shall be address to the their or the law of the jurid cite of the property. This Deed of Trust and the Note where a given effect without the conflict provision of the Deed of Trust and the Note and fuse with applicable law. Succeented with a projection in which the Property is stated. **16.** Borrower's Copy. Borrower shall be given by certified with applicable law, such conflict shall herein. The security instrument for any ordicing provisions of the Beed of Trust and the Note and designed of the sate of this Deed of Trust and the

Lender may, without further notice or demand on Borrower, invoke any remedies permitted by paragraph 18 hereof. Non-UNIFORM COVENANTS. Borrower and Londer LT BUBYED Trust, Lender prior to acceleration shall mail notice to Borrower as provided in paragraph 14 hereof specifying: (1) the preach: (2) the action required to cure such beach; (3) a take, not less than 30 days from the date the notice is mailed to Borrower, by which such breach must be cured; and (4) that failure to cure such breach (3) a take, not less than 30 days from the date the notice is mailed to notice may result in acceleration of the sums secured by this Deed of Trust is and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring accurt action to assert the non-wisteness of Borrower to acceleration and sale. If the breach is not cured on or before the date specified in the notice, Lender at Lender's option may declare all of the sums secured by this Deed of Trust to be immediately law. Lender shall be critical to 'collect' all reasonable costs' sind expenses' incurred in pursuing the remedies permitted by applicable law. Lender shall be critical to 'collect' all reasonable attorney's fees. If Lender invokes the power of sale; Lender's law to Borrower and to the other persons prescribed by applicable haw. After the laps of a accel to d'défault et av to Borrower and to the other persons prescribed by applicable haw, After the laps of auction to the highest bidder at the line and place and under the terms' designed in the 'noteer of sale in the manner prescribed by applicable law. Trustee's deed and on Borrower's shall sell the 'Property at public auction to the highest bidder at the line and place of any previously scheduled sale. Lender or Trustee shall give notice of sale in the auction to the highest bidder



Secured by this Deed of Trust shall continue unimpaired. Upon such payment and cure by Borrower, this Deed of Trust and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.
Secured hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 18 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.
Upon acceleration under paragraph 18 hereof or abandonment of the Property, Lender, in person, by agent or by judicially appointed receiver, shall be included to enter upon, take possession. As additional security hereunder, by agent or by indicially appointed receiver, shall be included to enter upon, take possession of and manage the Property and to collect the protective, islall be included to enter upon, take possession of the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on for ceivers bonds and reasonable autorney's fees, and then to the sums secured by this Deed of Trust. Lender and the receiver, with interest thereon, all be secured by this Deed of Trust when evidenced by promised within the sums secured by this Deed of Trust. Under shall request Truste to Borrower, imay make Future Advances to Borrower. Such Future Advances with interest thereon, all be secured by this Deed of Trust and all notes are secured hereby.
22: Reconveyance: Upon payment of Trust and all notes evidencing indebtedness secured by this Deed of Trust end as a secured in the suce as a any interest and notes are secured hereby.
12: Reconveyance: Upon payment of all sums secured by this Deed of Trust. Lender shall request Truste et oreoney as a secure of the applicable have.
13: Reconveyance: Upon payment of all sums secure do the independence of the property, the success of truste and applicable have.
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any, which shall be awarded by an appellate court, and so that a constrained that a constrained of the source of t

the foregoing instrument to be a **their** servoluntary act and deed (official Seal)⁽¹⁾ is a prime to the advect the object of the advect of Sun The undersigned is the holder of the noteror notes secured by this Deed of Trust. Said note or notes, together with all other indebidness secured by this Deed of Trust. Said note or notes, together said note or notes and this Deed of Trust, have been paid in full. You are hereby directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the setter now held by you under this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the setter now held by you under this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the setter now held by you under this Deed of Trust, barranging the transformer of the setter of

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