| - <u>31122</u>   |  |
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|  | Section → <sup>C</sup> Do <sup>Sec</sup> ies   |
| Section 1. KC LABORATORIES   | CURITY AGREEMENT VAL hada  |
| 2795 Andon   | Victor & NAL Par 2000  |
| (hereinafter called the debtor), for a valuable consideration, receipt wheread<br>Revolving Ioan Fund<br>(hereinafter called the secured party), whose address is <u>P.O. Box</u><br>Klamath Falls, OR <u>97601</u><br>(all hereinafter called "the Collateral");<br>1. Stokoza  | (Nome) (Nome)  |
| The could the source of the so |  |
| Klamath Falls, OP  | hereby is acknowledged, hereby grants Klamath  |
| (diffinereinafter called "the Collateral"):  | 1777, County   |
| 2 Are Freeze Dryce   | ccessions affixed to a   |
| to secure payment of the debrate MIS THEDING PROFESSION  | Consistence of a security interest in the following described prop<br>P, Serial # P-76800<br>EQUIPMENT NOW OWNED OR HEREAFTER AQUIRED OR<br>Ind by deblor's note of even date herewith payable to the secured party in the amount of<br>said note; (delete remainder of this sentence if not applicable) also to secure any and all also<br>portion thereof, principal or interest, is not paid when dwerd liabilities hereingthere  |
| liabilities, direct and indirect, absolutions of the terms, of the terms of term | EQUIPMENT NOW OWNED OR HEREAFTER AQUIRED OR<br>said note: (delete remainder of this sentence if not applicable) also to secure any and all when when the secured party in the amount of<br>portion the debtor to the secured party. Said note and said liabilities hereinafter collectively ore<br>e collection costs of the secured party plus reasonable altorney's fees.  |
| more than 10 days, debtor agrees to pay said note and with interest as sait forth interest of the said | and by debtor's note of even data the HEREAFTER AQUIRED OF   |
| ne Collettereby warrant  | portion thereof me secured not secured not   |
| which is and it any part of the Collar.  | contaction costs of the secured party plus reasonable when due and secure any and oll other  |
| At The Collateral is primarily for debtor's and covenants that:<br>TultideD purposes, A business or commercial, other than agricultural purposes, indicate<br>which); and if any part of the Collateral is being acquired, in whole or in part, with the<br>proceeds of the said note, the secured party may disburse directly to the seller of the<br>Units 21,22 & 23  | EQUIPMENT NOW OWNED OR HEREAFTER AQUIRED OR<br>ind by debtor's note of even date herewith payable to the secured party in the amount of<br>said note; (delete remainder of this sentence if not applicable) also to secure any and all and<br>from the debtor to the secured party. Said note and said liabilities hereinafter collectively ore<br>a collection costs of the secured party plus reasonable attorney's fees.<br>2.5 If the Collateral is or is to become attached to real estate, a description of the  |
| The seller of the seller of the seller of the seller of the  | attached to real estate, a description of the  |
|  | N⁄A  |
| Satisfies and the call of the  |  |
| place shown at the basis   | in<br>Prior to the perfection County, Oregon   |
| ind following all of this one proce of business commercial   | prior to the perfection of the security interest granted hereby, the debtar will on the secured party furnish the latter with disclaimers or subordination agreement.<br>2.6 If the Collateral is crossing or granted by all persons having an effective to be a secured party with the collateral which is a subordination agreement.   |
| K lama ( soliess in Orace  | prior to the perfection of the security interest granted hereby, the debtor will on the secured party furnish the latter with disclaimers or subordination agreements real estate or any interest in the Collateral which is prior to the secured party signed by all persons having an interest in sold in grant to be grown is:  |
| 270 - Join is organized and it is a state of the state of | 2.6 If the Collateral is crops, a description of the land on which the crops are grow.   |
| of <u>Oregon</u> corporation, it is organized and existing under the laws of the State<br>of <u>2795 Ancerson</u> , its principal office and place of business is located<br>business in Oregon is located of the place shown at the beginning of this agreement.<br>Section 3: SPECIAL TERMS AND CONDITIONS:  | N⁄A  |
| Section 3: SPECIAL TERMS AND CONDITIONS:   | - 👷 1월 29 - 1월 20 - 1] - 1] - 1] - 1] - 1] - 1] - 1] - 1   |
|  | 2.7 If any motor vehicles are included in the above described Collateral, Oregon try's security interest is to be noted on each certificate of title and each of secured es shall then be deposited with and kept by the secured party.  |
|  | 19 Marine Marine State and State and State and Annual Annual State and State and State and State and State and S   |
| O Dec.   | Friday, J. M. M. Donas, and S. Barras, and and S. Barras, and and S. Barras, and |
| This agreement :   |  |
| This agreement is subject to the additional provisions set forth on it   |  |
| a complete execut of the rev   | erse hereof the  |
| KLAMATH COUNTY REVOLVING LOAN FUND   | preement.  |
| By By Accel A Gecured Party  | livered in duplicate on October 24, 19.82  |
| ROGER HAMILITON RC LABO  | RATORIES<br>Lor TI. Y and Anna Lories  |
| VICTOR   | H. KOLTANA QUARTER AND   |
| Form No. 1201-Security Agreement NOTE: If the above cast WYNET The   | La Spennin F. RR   |
|  |  |
| orm not suitable in connection with secure<br>tions. See complete list of Security Agreen  | this purpose use Stevens-Ness  |
|  | nents and Retail Installment Contracts.  |
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## S.M. Form No. 1281 - UCC Series

Form Ma. 1201—Secondy Agreement-Conord Sprend fors Line Foliation Co.

tinuari 260 colobiata llet of Security Advantage and Katal International Contraste tour our solutions in connection with the second state of the second state of the second state of the reduced **ADDITIONAL PROVISIONS** and the best of the second state of the second st Section 4. The debtor hereby further worrants and coverants that the same courses in the courses of the courses courses in the terms herein and the rights; duties and remedies of the parties shall be coverand by the terms of Oregon. Any part of this correspond to the laws of Oregon. Any part of this correspond to the laws of Oregon. hereot, or the products or proceeds mereor, is on the in any public office, the double is the owner of said Collateral and each and every part thereof free from any prior lien, security interest or security interest or encompany and will defend the Collateral against the claims and



5.2 All of the terms herein and the rights, duties and remeates of the purites shuth be governed by the laws of Oregon. Any part of this agreement contrary to the law of any state having jurisdiction shall not invalidate other parts of this agreement in that state.

5.3 All of the benefits of this agreement shall inure to the secured party, his success sors in interest and assigns and the obligations hereunder shall be binding upon the debtor, his legal representatives; successors and assigns,

5.4 If there be more than one debtar or a guarantor or co-maker of the note or this agreement, the obligation of each and all shall be primary and joint and several. 5.5 The secured party shall not be deemed to have waived any of his rights under this 5.5 The secured party shall not be deemed to have waived any of his rights under this or any other agreement executed by the debtor unless the waiver is in writing signed by

or any other agreement executed by the deotor unless the waiver is in writing signed by the secured party. No delay in exercising secured party's rights shall be a waiver nor shall a waiver on one occasion operate as a waiver of such right on a future occasion. 5.6 Each notice from one to the other party to this agreement shall be sufficient if served personally or given by U.S. registered or certified mail, or by telegraph, adserved personally or given by U.S. registered or certified mail, or by relegraph, ad-dressed to the other party at his address as set forth on the reverse hereof, or as said aressea to the erner party at his adaress as set totth on the reverse hereor, or as said address may be changed by written notice to the other given pursuant to this paragraph.

adaress may be changed by written notice to the other given pursuant to this paragraph. Reasonable notice, when notice is required, shall be deemed to be five days from date of mailing.

5.7 In construing this security agreement the masculine pronoun shall include the 5.7 In construing this security agreement the masculine pronoun shall include the feminine and the neuter and the singular shall include the plural, as the circumstances

feminine and the neuter and the singular shall include the piural, as the circumstances may require. Further, the debtor is the customer and the secured party is the creditor within the meaning of Regulation Z and the Truth-in-Lending Act. 5.8 A carbon impression of any signatures on any copy of this contract shall be

deemed, for all purposes, an original signature.

Section 6. Default:

6.1 Time is of the essence hereof. The debtor shall be in default under this agreement upon the happening of any of the following events or conditions:

(a) Debtor's failure to pay, when due, the principal of or interest on said note or

(b) Debtor's failure to keep, observe or perform any provision of this agreement or any other agreement between him and the secured party;

any other agreement between nim and the secured party; (c) The discovery of any misrepresentation, or material falsity of any warranty, repre-

sentation or statement made or furnished by debtor to the secured party whether sentation or statement mode or turnisned by debtor to the secured party whe or not in connection with this agreement; Loss, theft or destruction of or substantial damage to any of the Collateral;

Loss, there or destruction or or substantial balange to any or the Condition; The secured party deems or has reasonable cause to deem himself insecure;

(e) the securea party access or has reasonable cause to accent timself insecure; (f) Failure or termination of the business of, or commencement of any insolvency or receivership'proceedings by or against the debtor, or if the debtor or any unsolvency or the or computer of said note dias or becomes institute and its debtor or any guaranreceivership proceedings by or against the aebtor, or it the aebtor or any guaran-tor or co-maker of said note dies or becomes insolvent, and if debtor or any guarantor or co-maker of said note is a partnership, the death of any partner.

Section 7. Remedies of Secured Party:

on this 1st day of Dec.

11:51

By Am

7.1 Upon debtor's default, secured party shall have each and all of the rights and

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Deputy

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o'clock 4

EVELYN BIEHN, County Clerk

M83 of Mortgages

7.1 Upon deblor's detault, secured party snall have each and all or the rights and remedies granted to him by the Uniform Commercial Sode of Oregon, by the said note remeates granted to nim by the Uniform Commercia: Cade of Oregon, by the said note and by this agreement and may declare the note and obligations immediately due and and by this agreement and may declare the note and obligations immediately due and payable and may require debtor to assemble the Collateral and make it available to the payable and may require deutor to assemble the Collaterol and make it available to the secured party at a place to be designated by the secured party which is reasonably consecured party or a place to be designated by the secured party which is reasonable attor-venient to both parties. The debtor agrees to pay the secured party's reasonable attorvenient to both parties. The debtor agrees to pay the secured party's reasonable attor-ney's fees and other expenses incurred by the latter in retaking, holding, preparing for

sale and realizing on said Collateral. Should suit or action be instituted on this contract, sole and realizing on sala Collateral, should suit or action be instituted on this contract, on the said note or to replevy said collateral, or any part thereof, debtor agrees to pay its claimitty correspondent to be find to the total to the total of the total to the total total of the total total total of the total on the said note or to replevy said collateral, or any part thereof, debtor agrees to pay (1) plaintiff's reasonable attorney's fees to be fixed by the trial court and (2) on appeal, (1) plaintiff's reasonable attorney's tees to be tixed by the trial court and (4) on appear, if any, similar fees in the appellate court to be fixed by the appellate court, and all said

County of Klamath ) Filed for record at request of

General Fee 8.00

SECURITY ARESMENT WE PRESENT

4.9 Debtor hereby consents to any extension of time of payment and to any substitu-4.9 Debtor hereby consents to any extension or time or payment and to any substitu-tion, exchange or release of Collateral and to the addition to or release of any party or person primarily or secondarily liable for the obligations, or part thereof.

5.1 The note which this agreement secures is a separate instrument and may be nego-

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Net: Klamath County Economic Dev. Basoc

Revertying Loan Fund E.O. Bor 1 (11) a

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5.1 The nore which mis agreement secures is a separate instrument and may be nego-tiated, extended or renewed by the secured party without, releasing the debtor, the Collateral or any augrantor or co-maker.

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ever may be necessary under applicable law to perfect and cantinue the secured party's

d not been made. 4.8 The debtor will join with the secured party in executing, filing and doing what-

claims to nave or nereatter acquires against the secured party. However, notwithstand-ing any such assignment, secured party shall be liable to the debtor as if such assignment

rights hereunder, debror will nor assert us a delense, counter-cloint, seriori or onterwise against secured party's assignee any claim, known or unknown, which debtor now has or claims to have or hereafter acquires against the secured party. However, notwithstand-

4./ In the event of any assignment by the secured party of this agreement or his rights hereunder, debtor will not assert as a defense, counter-claim, set-off or otherwise

ment of all said sums shall be secured by this Security Agreement. ment of all said sums shall be secured by this Security Agreement. 4.6 The debtor agrees to notify the secured party promptly in writing of any change in his business or residence address or in the location where the collateral is kept. 4.7 In the event of any assignment by the secured party of this agreement or his secured party of this agreement or his

the Constraint and its use and relative to the note and outgations secured hereby. Should debtor fail in his performance of any of the foregoing, the secured party may pay any pay any more than the termine the termine more than the termine more than the termine more than the termine more termine to the termine te debror rail in his performance of any or the foregoing, the secured party may pay any security interest having priority hereto, may order and pay for the repair, maintenance and preservation of the Collateral, or any part thereof, may place and pay for any such and preservation of the Collateral, or any part meteor, may place and pay lot any such insurance and may pay any such faxes; the debtor agrees to pay to the secured party insurance and may pay any such taxes; the deptor agrees to pay to the secured party on demand all of the latter's disbursements for any of said purposes with interest at ten on demand all or the latter's disbursements for any of said purposes with interest at ten percent per annum on all sums so paid from the date of payment until repaid. Repay-

all rights of the debtor in respect thereto or in respect to the proceeds thereof. 4.5 Debtor will pay, when due, all taxes, license fees and assessments relative to 4.3 Debtor will pay, when aue, all taxes, license tees and assessments relative to the Collateral and its use and relative to the note and obligations secured hereby. Should

and other endorsements, and in such company or companies as the secured party may approve; debtor immediately will deliver all policies to the secured party, to be retained by the latter in pledge to secure debtor's obligations hereunder, with irrevocable authority to adjust any loss, receive and receipt for any sum payable, surrender any policy, discharge and release any insurer, endorse in debtor's name any loss or refund all rights of the debtor in respect thereto or in respect to the proceeds thereof.

4.4 Deptor will keep the Collateral tully insurea against loss or bamage by tite, then (and collision if applicable) and such other hazards as secured party may from time to land collision it applicable and such other nazoros as secured pully may from time to time require, with such deductible provisions, upon such terms, including loss payable and other endorsements, and in such company or companies as the secured party may

4.4 Debtor will keep the Collateral fully insured against loss or damage by fire, theft

regulation. Secured party may examine and inspect me contained of any reasonable times, wherever located, and for that purpose hereby is authorized by debtor to enter.

the secured party. 4.3 Debtor will maintain the Collateral in good condition and repair and preserve 4.3 Debtor will maintain the Collateral in good condition and repair and preserve the same against waste, loss, damage or depreciation in value other than by reasonable wear. The debtor will not use any of the Collateral in violation of any law or public regulation. Secured party may examine and inspect the Collateral at any reasonable time, whereas located, and for thete purpose basely is entherized by debta to and

4.2 The deptor will not sell, exchange, lease or otherwise dispose or the Collateral, or any part thereof, or suffer or permit any lien, levy or attachment thereon or security interest therein or financing statement to be filed with reference thereto, other than that

mands of all persons whomsoever. 4.2 The debtar will not sell, exchange, lease or otherwise dispose of the Collateral,