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K-41.523 SPACE ABOVE THIS LINE FOR RECORDER'S USE

THIS DEED OF TRUST IS DATED 06/22 ("Grantor,' WHOSE ADDRESS IS AND * Klamath County Title Company of Klamath Fails * * * * ("Trustee.") Grantor conveys to Trustee for benefit of Lender as Beneficiary all of Grantor's right, title, and interest in and to the following described real property (the "Real Property"), together with all existing or subsequently erected or affixed improvements or fix-__County, State of __ tures located in .

Lots 10 and 11 in Block 3 of Hot Springs Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Grantor presently assigns to Lender (also known as Beneficiary) all of Grantor's right, title, and interest in and to all rents, revenues, income, issues, and profits (the "Income") from the Real Property described above.

Grantor grants Lender a Uniform Commercial Code security interest in the Income and in all equipment, fixtures, furnishings, and other articles of personal property owned by Grantor, now or subsequently attached or affixed to the Real Property described above, together with all accessions, parts, or additions to, all replacements of, and all substitutions for any of such property, and together with all proceeds (including insurance proceeds and refund of premium) from any sale or other disposition (the sonal Property"). The Real Property and the Personal Property are collectively referred to as the "Property."

Grantor has agreed to provide the Property as collateral to secure an obligation of [X] Grantor \Box

('Obligor') in the principal amount of \$ 104,000,00* * * * * This amount is repayable with interest according to the terms of a promissory note or other credit agreement given to evidence such Indebtedness dated June 22, 1989 Indebtedness dated June 22,

The term "Credit Agreement" as used in this Deed of Trust means the promissory note or other Credit Agreement describing the repayment terms of the Indebtedness, and any notes, agreements, or documents given in renewal, modification, extension or substitution for the promissory note or Credit Agreement originally issued. The rate of interest on the Credit Agreement is subject to indexing, adjustment, renewal, or renegotiation.

The term "Indebtedness" as used in this Deed of Trust means all principal and interest payable under the Credit Agreement plus (a) any amounts expended or advinced by Lender to discharge obligations of Grantor and (b) any expenses incurred by Lender or Trustee to enforce obligations of Grantor hereunder, as permitted under this Deed of Trust, together with interest thereon at the Credit Agreement rate.

The term "Grantor" is used in this Deed of Trust for convenience of the parties, and use of that term shall not affect the liability of any such Grantor on the Credit Agreement. Any Grantor who co-signs this Deed of Trust, but does not execute the Credit Agreement: (a) is co-signing this Deed of Trust only to grant and convey that Grantor's interest in the Property to Trustee under the terms of this Deed of Trust; (b) is not personally liable under the Credit Agreement except as otherwise provided by law or contract; (c) agrees that Lender and any other Grantor hereunder may agree to extend, modify, forebear, release any collateral, or make any other accommodations or amendments with regard to the terms of this Deed of Trust or the Credit Agreement, without notice to that Grantor, without that Grantor's consent, and without releasing that Grantor or modifying this Deed of Trust as to that Grantor's interest in the Property; and (d) acknowledges that Lender would not have entered into the lending relationship relating to the Indebtedness except for reliance upon all of the obligations of all the Borrowers under this Deed of Trust.

(Check if applicable)

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- There is a mobile home on the Real Property, which is covered by this security instrument, and which is and shall remain: Dersonal Property DReal Property
- This Deed of Trust secures in Credit Agreement under which the currently scheduled final payment of principal and interest . This Deed of Trust also secures all substitutions, modifications,
- renewals and extensions of the Credit Agreement. This Deed of Trust supports a revolving line of credit, which obligates Lender to make advances to Grantor (or Obligor) so long as Grantor (or Obligor) complies with the terms of the Credit Agreement.
- Indebtedness, as defined above, includes, in addition to the principal amount specified above, any future amounts that Lender may in its discretion loan to Grantor (or Obligor), together with interest thereon; however, not to exceed _ 🗌 unlimited.
- This Deed of Trust secures a guaranty between Grantor and Lender, and does not directly secure the obligations due Lender under the Credit Agreement. Grantor waives any rights or defenses arising by reason of (a) any "one-action" or "anti-deficiency" law, or any other law that may prevent Lender from bringing any action or claim for deficiency against Grantor, (b) any election of remedies by Lender which may limit Grantor's rights to proceed against any party indebted under the Credit Agreement, or (c) any disability or defense of any party indebted under the Credit Agreement, any other guarantor or any other person by reason of cessation of the Indebtedness due under the Credit Agreement for any reason other than full payment the reof.

This Deed of Trust, including the assignment of Income and the security interest, is given to secure payment of the Indebtedness and performance of all obligations under the Credit Agreement and all obligations of Grantor under this Deed of Trust and is given and accepted on the following terms and conditions:

Granter shall pay to Lander all and unit secured by this Decc of Trust as they become due; and shall strictly perform all of Grantor's obligations accure uses Longeration and astructure of the Longeration 1986 CFI Bonkers Service Group. Inc. rights reserved. #1260.00(0786) LP 124

2. P cos 2-1-	erri is a model and maneter of at 1 Pre sty. All is realism. Unit is not railing a prosent cover in the session and control of and operate and manage the Property and ecleristic income from the 1 operate and manage the Property and ecleristic income from the session and control of and operate and manage the Property and ecleristic income from Data to 0 Maintain. Grantor that mutation the Design of the Property and ecleristic income from the session and control of and operate and manage the Property and ecleristic income from
2.2	Dirty to Maintain. Grantor shall avaintain the Property in first class condition and promptly perform all repairs and maintenance necessary to Null since, Wast - Grantor shall avaintain the Property in first class condition and promptly perform all repairs and maintenance necessary to
- 418 1312	than of including , Sthart Include Conduct of pennit any nuisance nor commit or suffer any stime
2.4	Authoval of Impiovements. Crantc shall not demolt h or remove any improvements from the Raif D
2.5	Lender. Lender shall consent if (rantor makes arrangements satisfactory to Lender to replace any improvement without the prior written consent of with one of at least equal value. "Improvements and existing and future buildings, structures, and parking facilities. Lender's Right to Enter. Lender and its agents and representatives may enter upon the Property at all reasonable times to attend to Lender's Compliance with Growernweits least to gents and representatives may enter upon the Property at all reasonable times to attend to Lender's Compliance with Growernweits least to complete the property at all reasonable times to attend to Lender's Compliance with Growernweits least to complete the property at all reasonable times to attend to Lender's Compliance with Growernweits least to be attend to
2.6	Compliance With Governmental Requirements. Granter shall promptly comply with all have ordinance and another in the second secon
	authorities applicable to the use of accupancy of the Proparty. Grantor shall promptly comply with all laws, ordinances, and regulations of all governmental compliance during any proceeding, including appropriate appeals, so long as Grantor has notified Lender in writing prior to doing so and Lender's Lender's interest.
2.7	Duty to Protect. Grantor shall do all other acts, in addition to those set forth in this section, that from the character and the
	Improvements on the Dran of the proceeds of the loan creating the Indebtedness is to be used to construct another
	disburse loan proceeds under such terms and conditions as Lender may deem necessary to insure that the loan other, Lender, at its option, may
3. Taxes	reasonably request.
3.1	Payment. Grantor shall pay when due before they become delinguent all taxes and assessments levied against on an analysis of the
3.2	except for the prior indebtedness referred to in Section 17, and except as otherwise provided in Subsection 3.2
4 5	by, so long as Lender's interest in the Property is not jeopardized. If a lien arises or is filed as a result of non-automation of the bind with a good faith dispute over the obligation to after the lien arises or is filed as a result of non-automation.
3.3 F	ees, or other charges that could accrue as a result of a foreclosure or sale under the lien.
3.4 N	Scillence of Payment. Grantor, shall upon demand furnish to Lender evidence of payment of the taxes or assessments and shall authorize the popropriate county official to deliver to Lender at any time a written statement of the taxes and assessments against the Property. Notice of Construction. Grantor shall notify Lender at lays 15 days before any work is commenced, any services are furnished, or any materials properties of the Property if a construction lien could be asserted on account of the work services or materials and the cost of the construction.
P	roperty is used for nonresidential or construction lien could be asserted on account of the work, services, or materials and the cost exceeds \$5,000 (if the dyance assurances can residencial Granter and the cost exceeds \$5,000 (if the
	nd assessments which seems and any immate as by applicable kiw, Lender may require Grantor to maintain with London seems to
ar to	re insufficient, Grantor shall upon temand pay any deficiency to Lender. The reserve funds shall be held by Lender to be sufficient to pro- trand shall constitute a non-temand pay any deficiency to Lender. The reserve funds shall be held by Lender to be sufficient to pro-
to	or and shall constitute an upon term and pay any deficiency to Lender. The reserve funds shall be held by Lender as a general deposit from Gran- rand shall constitute an oninterist-basing debt from Lander to Grantor, which Lender may satisfy by payment of the taxes and assessments aquired to be paid by Grantor as they become due. Lender close not hold the reserve funds in trust for Grantor, and Lender is not the agent of Gran- range Insurance.
4.1 M	laintenance of Insurance. Grantor shall procure and maintain policies of fire insurance with standard extends t
fo	um as may be reasonably accorting a to its payable clause in favor of Lender. Policies shall be written by such intervente do word application of any
4.2 Gi	ranter's Report on Insurance, if the Property is not used as Granter's residence within 60 days the the descent the first the Property is not used as Granter's residence within 60 days the close of the first the descent the first the descent the first the descent the first the descent the desc
(b) (c)	The risks insured;
(e)	the amount of the policy; the Property Insured, the then current replacement value of the Property, and the manner of determining that value; and the expiration date of the policy.
4.3 Ap	antor shall, upon request, have an independent appraiser satisfactory to Lender determine the cash value replacement cost of the Property.
Im	provements in a manufacture elects to apply the proceeds to restoration and repair. Granter shall repair of the indepletences of the restoration and
dav	us after their receipt and which far or restoration if Grantor is not in default hereunder. Any proceeds which have been been been been been been been be
4.4 Un	international international state of the state of the independences, such proceeds shall be paid to
the	Insurance provide a new in a tropenty. During the period in which any prior indebiedness described in Section 17, 1, at the
pro	ceeds from the insurance become payable on loss, the provisions in this Deed of Trust would constitute a duplication of insurance provisions
law	for the stabilishing of merse in the event the Real Property has been submitted to unit ownership pursuant to a their Ownership to the test of
4.7 Ins	Property. If not so used by the association, such insurance may be paid to the association of unit owners for the purpose of repairing or reconstructing
insu befo shall	urance Reserves. Subject to any limitations set by applicable law, Lender may require Grantor to maintain with Lender reserves for payment of trance premiums, which reserves shall be created by monthly payments of a sum estimated by Lender to be sufficient to produce, at least 15 days to demand pay any deficiency to Lender. The reserve funds shall be held by Lender to general durot the reserve funds are insufficient, Grantor interest begins during the serve funds. The reserve funds shall be held by Lender to general durots the reserve funds are insufficient. Grantor
noni theu	Interest-bearing debt from Lender. The reserve funds shall be held by Lender as a general deposit from Grantor and shall constitute a the come due Lender to Grantor, which Lender may satisfy by payment of the insurance premiums received to be a statistical to be a
5. Expenditu	ire By Lender. The shad by Grantor.
Section 17	hereunder, or if any action or proceeding is commenced that would materially affect Londors in the prior Indebtedness in good standing as required by
this section Lender shall	shall be in addition to any other rights or any remedies to which Lender may be entitled on account of the default with the rate the rights provided for in
6.1 Title	
Derso	and in the event subject to the exceptions in the paragraph above, Grantor warrants and will forever defend the title arriver the to the total the
7. Condemna	ition.
proce exper	lication of Net Proceeds. If all is any part of the Property is condemned, Lender may at its election require that all or any portion of the net seds of the award be applied to the Indebtedness. The net proceeds of the award shall mean the award after payment of all reasonable costs, nses, and attorneys' fees necessarily paked or incurred by Grantor, Lender, or Trustee in connection with the condemnation. eventues. If any proceedings in condemnation are filled, Grantor shall provide to reduce to the incurred to the
steps 8. Imposition	as may be necessary to defend the action and obtain the award.
8.1 State	Trans Covered. The following thall constitute state taxes to which this section applies:
(c)	or security agreement. A security agreement and a secure in the indebtedness secured by a deed of trust
0.2 Keme	edice. If any state tay to which this anative of on payments of principal and interest made by a Grantor
	It, and Lender may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met: Grantor may lawfully pay the tax or charge imposed by the state tax, and Grantor pays or offers to pay the tax or charge within 30 days after notice from Lender that the tax law has been enacted.
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- Powers and O'Blightions of Trustee.
 9.1 Powers of Trustee. In addition to all powers of Trustee and Grant or:

 (a) Join in preparing and filing a rt ap cripter of the Real Property.
 (b) Join in granting any easement or criefling any restriction on the Real Property.
 (c) Join in any subordination or other regreement affecting this Deed of Trust.
 (d) Soil the Property as provided in the' this Deed of Trust.
 (e) Soil the Property as provided in the' this Deed of Trust.
 (f) Soil the Property as provided in the' this Deed of Trust.
 (f) Soil the Property as provided in the' this Deed of Trust.
 (g) Trustee. Trustee shall meet the qualifications for Trustee in applicable state law.

 9.2 Oblightions to No if y. Trustee shall not be obligated to notify any other party of a pending is brought by Trustee.
 9.3 Trustee. Trustee shall meet the qualifications for Trustee in applicable state law.

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3.2. Output to rought, it uses that not be oblighted to range any one prive a periodic periodic periodic and other any other must deel or len, or or any Action or proceeding is brought by Trustee.
9.3. Trustee shall meet the qualifications for Trustee in applicable state law.
10. Due on Sale.
10. Consist by Lender. Lender mail, at its option, declare immediately due and psychele all sums secured by this Deed of Trust upon the sale or rank of the trustee shall be in the sale or transfer of all or any part of the Real Property without the Lender's plot written consent. A "sale or transfer" means the conveyance of real property or any right, title, or interest therein, whether legal or equirible, whether voluntary or involuntary, by outright sale, deed, installment sale contract, and contract, contract for deed, let schold interest with a tern greater than three years, lease-option contract, or any other method of conveyance of real property interests. If any Gravitor's a corporation, transfer also includes any change in ownership of more than 25% of the voting stock of Grantor.
11. Security Agreement: Financing State ments.
11. Security Agreement: This is of the output on the new loan applicant.
11. Security Agreement: The acting State ments.
11. Security Agreement: The acting State ments.
11. Security Agreement: The acting State ments.
11. Security addition of Grantor shall execute financing statements and lake whatever other action is requested by Lender to perfect and continue Lender's security interest. Upon request by Lender to continue the security interest. Upon request by the origin the real property records.
11.2 Security Agreement: the Context is the state in the income and Personal Property. Grantor hereby appoints Lender as Grantor's atterney in fact for be requested by continue is security interest. Upon request by the periest or continue the security interest.
12. Security Agreement: This incr

- (a) Failure of Grantor or Obligot to pay any portion of the Indebtedness when it is due.
 (a) Failure of Grantor or Obligot to pay any portion of the Indebtedness when it is due.
 (b) Failure of Grantor or Obligot to pay any portion of the Indebtedness when it is due.
 (c) Failure of Grantor or Obligot to pay any portion of the Indebtedness when it is due.
 (c) Failure of Grantor or Obligot to pay any portion of the Indebtedness when it is due.
 (c) Failure of Grantor or Obligot to pay any portion of the Indebtedness when it is due.
 (c) Dissolution or termination of extitence (If Grantor is a corporation), insolvency, business failure, appointment of a receiver for any part of the property of, assignment for the benefit of creditors by, the commencement of any proceeding under any bankruptcy or insolvency laws by or property of, assignment for the benefit of creditors by, the commencement of any proceeding under any bankruptcy or insolvency laws by or against, or the failure to obtain dismissal or deny the contents of any pritor field under any bankruptcy or insolvency laws within the time required to answer by, Grantor or any of the individuals or entities who are herein collectively referred to as "Grantor."
 (d) Default of Grantor under any p.tor obligation or instrument securing any prior obligation, or commencement of any suit or other action to foreclose any prior len.
 (e) If the Real Property has been submitted to unit ownership pursuant to a Unit Ownership Law or any similar law, failure of Grantor to perform any of the obligation simposed on Grantor to perform any of the obligation information of an association of unit ownership, any failure of Grantor to perform any of the obligation information of an association of unit ownership any member of the association.
 (e) If the Real Property has been submitted to unit ownership tresult in termination of the lease as it pertains to the Real Property has been submitted to unin

- (h): Any baseh by Granor under the terms of any other agreement concerning any indebedness of Granor to Lender, whether made now or later.
 (i) II Lender reactionship deem itsel insecure.
 14. Represented to make the ender of t
 - Notice. Any notice under this Deed of Trust shall be in writing and shell be effective when actually delivered or, if mailed, shall be deemed effective on the second day after being deposited as registered or certified mail, posage prepaid, directed to the address stated in this Deed of Trust. Any party may change its address for notices by written notice to the other parties. Lender requests that copies of notices of foreclosure from the holder of any lien which has priority over this Deed of Trust be sent to Lender's address, as set forth on page one of this Deed of Trust.

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- 16.
- Successors and Assigns. Subject to limitations stated in this Deed of Trust on transfer of Grantor's interest, and subject to provisions of applicable Successors and Assigns. Subject to limitations stated in this Deed of Trust on transfer of Grantor's interest, and subject to provisions of applicable law with respect to successor trusters, this Deed of Trust shall be binding upon and inure to the benefit of the parties, their successors and assigns. Into Ownership Power of Attorney. If the Real Property is submitted to unit ownership, Grantor grants an irrevocable power of attorney to Lender to vote in its discretion or. any matter that may come before the members of the association of unit owners. Lender shall have the right to exercise this power of attorney only after default by Grantor and may decline to exercise this power, as Lender may see fft. Miscellaneous. 16.2
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			Grantor's residence, within 60 da	is following the close of teach that is a set of teach of Granter's previous fiscal year in such detail enditures made in connection with the opera- endition of the state shall be applicable permitted by the law of any state in which any
16.3 Annual Reports	shall furnish to Lend it.	itement of net cath pro	fit received from user years all cash expe	enditures made in connection where a policable
as Lender shall re	quire. "Net cash profit		in the state in which the Lender is lo	cated. The law of any state in which any
16.4 Applicable Law for the purpose of	of construing and determining the	ing the validity of the De rights and remedies of Li	ender on default. ender on default. enerson or entity, the obligations in	nposed upon Grantor under this Deed of Truss
of the Property	ral Lizbility. If Grantor	CONSISIE OF MOLE		[1] A. S. Martin, A. S. Martin, M. M. Martin, M. S. Martin, Phys. Rev. Lett. 10, 121 (1997).
16.6 Time of Essent	ce. Time is of the esy mce	is not more than twent	y acres in area or is located within an	n incorporated city of village.
(b) It located in	the Property is	not now used to any this	TIN VIOLATION OF ALL LOS	THE THIE TO THE PROPERTY STATE
(c) If located in OF THE F	PROPERTY DESCR BEL	IN THIS INSTRUMEN	NT, THE PERSON ACQUIRING	n incorporated club of VLASEN THIS INSTRUMENT WILL NOT ALLOW USE LE LAND USE LAWS AND REGULATIONS. FEE TITLE TO THE PROPERTY SHOULD RIFY APPROVED USES." Indenture executed in conformity with the Small ed Act, UCA 57-1-19, et seq.
CHECK V	WITH THE APPROPRIAT	does not exceed fifteen	acres and this instrument a -	1 A 11CA 57-1-19, et seq.
(e) If located	in Utah, this instrument is	a Trust Deed execting the	benefit of the homestead exemption	ther interest or estate in the Property at any
16.8 Walver of Flo	e shall be no merger of th	e interest or estate create v capacity, without the w	ritten consent of Lender.	istee to any Trustee appointed hereintee of
neia uv or ior e	1	ers opnon, may the	the office of the necorder of the	The state of Trust is recorded, and and
ment shall con	ntain the name of the single	uccessor trustee shall, w	ithout conveyance of trustee shall	govern to the exclusion of all a state
ferred upon th substitution.	le Trustee nereni and oy .		Dood of Trust is and remains secon	dary and inferior to the lieft security payment
7. Prior Indebtedness 17.1 Prior Lien.	The lien securing the inde	bledness secured by this	her (Specify)	A ≥ 1 − 2 − 2 − 2 − 2 − 2 − 2 − 2 − 2 − 2 −
(Check which	h Applies)	[] Ot	her (Specify)	
Trust De	08			, and is in the original
Land Sa	ale Contract bas a current principal ba	lance of approximately \$, and is in the original pay or see to the payment of the prior indebtedness to be not made within the time required by the note
The prior obligation principal amount of	f\$. Granto	expressive covernance - indebtednes	pay or see to the payment of the required by the note as is not made within the time required by the note ng such indebtedness and not be cured during any he option of Lender, become immediately due and the consult arreement which has
and to prevent any	default thereunder. the payment of any inst	liment of principal or an ould an event of default	occur under the instrument securit occur under the instrument securit	is is not made within the time required by the noice ng such indebtedness and not be cured during any ne option of Lender, become immediately due and , deed of trust or other security agreement which has newed without the prior written consent of Lender.
17.3 No Modifi	Ications. Grantor shall n	hich that agreement is m	under a prior mortgage, deed of tru	ist or other security agreement without a
Cirantor sh	all net her request ncr acc it of Lender.	ept any future auv	Description of the second sec second second sec	have be mailed to Grantor at Grantor's address as se
18. Notices to Gran	itor. Grantor requests that all	notices to Grantor requi	red under this Deed of Trust or by	law be mailed to Grantor at Grantor's address as se
forth on the first p	Grantor requests that all page of this Deed of Trust.	a mena e la selection de la sel ∎ manueles e la selectión ∎ manueles e la selectión	GRANTOR:	
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