as Grantor, Mountain Title Company of Klamath County

Charles D. Whittemore and Bonnie J. Whittemore, husband and wife

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath

County, Oregon, described as:

Lots 12, 17, 18, 19 and 20 of the Resubdivision Plat of Block 23 of INDUSTRIAL ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account No: 3809 033BA 00200, 3809 033BA 00300, 3809 033BA 00800

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. now or hereafter appertaining, and the rents, issues and production with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ONE HUNDRED NINETEEN THOUSAND AND NO/100

(\$119,000.00) — Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, it

not sooner paid, to be due and payable per terms of note 19 per paid, to be due and payable per terms of note 19 p

herein, shall become immediately due and payable.

To protect the security of this first dued, grantor agrees.

It opposes, preserve and maintain said property in good confliction and repair, not to emove or derrollsh any building or improvement elevent.

It occumulates the any waste of said property.

It occupies or restore promptly and in good and workmunlike tanner any building or improvement which may be constructed, damaged or estoryed thereon, and pay when due all costs insurred therefor, and comply with all less, ordinances, regulations, covernants, conditions and restrictions affecting said property; if the beneficiary as requires to the teneficiary may require and to pay for litting same in the approper public office or offices, as well as the wost of all line same in the by thing officers or searching agencies as may be deemed desirable by the beneficiary.

Fun in secreturing scena suspensing managements particular to fast for filling same in the proper public office or offices, as well as the zone of all line searches inade by thing officers or searching altencies as may be comed desirable by the benelicistry.

A To provide and continuously maintain its nance on the buildings must or hereafter exected on the wid premises (gainst loss or damage by line and who other heards as the hopelicary may for the continuously maintain its nance on the buildings must another the heards as the hopelicary may for the same securities to the beneliciary with loss payable, to the latter all fellows the formation of the same as the hopelicary may be companied as companied to the beneliciary with loss payable, to the latter all fellows as the formation to procure any such soon as insured; the grants and policies to the beneliciary at least fulteen clays prior to the riviance to the procure the same at features such continuous collected under any procure the same at features are present. The beneliciary of insurance power was been published to the procure of the same at features are present. The procure of the same at features are present. The procure of the same at features are present. The procure of the same at features are present. The procure of the same at features are present, and therefore any are part thereof, may be alseed to feature the time amount to collected or any are part thereof, may be alseed to feature the time amount to collected or may care any thereof the present of the presen

It is mutually agreed that:

A. In the event that any portion or all of said property shall be taken under the right of enument domain or condemnation, beneficiary shall have the right, it is to elected to require that all or any portion of the monies payable at compensation for to require that all or any portion of the mount required to pay all reasonable costs, expenses and attorney is ten necessarily paid or incurred by granton such proceedings, shall be paid to beneficially and any approached by the proceedings, shall be paid to beneficially against any proceedings, shall be paid to beneficially against the trial and attorneys and attorneys are proceedings, and the balance applied upon the indebteding secured hereby, and reputalism, and the balance applied upon the indebteding and electute such influments shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and energial time to time upon writen request of beneficiary and its fees any time to time upon writen request of beneficiary and time to time upon the deal and the note for endowerment (in case of tull reconveyinces, for cancellatism), without affecting the libibility of any purson 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; (e) join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any ant of the property. The france in any reconveyance may be described as the "person or persons be conclusive proof of the distributions therein of any matters or lacts shall services mentioned in this paragraph shall be not less than \$5.

10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without person, by dient or by a receiver to be applied by a court, and without person, by dient or by a receiver to be applied by a court, and without notice, either in person, by dient or by a receiver to be applied by a court, and without and the property of any security for the indebtedness hereby secured, extant to the adequacy of any security for any part thereol, in its own rames use or otherwise collect the rents, less costs and expenses of operation and cand unpaid, and apply the same, less costs and expenses of operation and ended under the apply the same ney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits or the proceeds of line and other insurance policies or compensation or awards to my taking or damage of the insurance policies or compensation or awards to my taking or damage of the insurance policies or compensation or awards to my taking or damage of the property, and the application or release therefore or invalidate any act done pursuant to such notice.

waive any default or notice of idealult hereinder of invalidate any act done pursuant to such notice.

1. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afreement hereunder, time being of the easence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immalely due and payable. In such a declare all sums secured hereby immalely due and payable. In such a declare all sums secured hereby immalely due and payable. In such a declare all sums secured hereby immalely due and payable. In such a declare all sums secured hereby immalely due and payable. In such a declare all sums secured hereby immalely due and payable. In such a declare all sums secured hereby immalely proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to pursue any other right or remedy, either at law or, in equity, which the trustee to pursue any other right or remedy, either at law or, in equity, which the beneficiary may have. In the event the beneficiary electron to sell the said described and property to saisly the obligation secured hereby whereupon the trustee shall in property to saisly the obligation secured hereby whereupon the trustee shall the time and place of sale, give notice thereof as then required by law and property to saisly the obligation in the manner provided in ORS 86.735 to 88.795, do foreclose this trust deed in the manner provided in ORS 86.735 to 88.795, do foreclose this trust deed in the manner provided in ORS 86.735 to 88.795, may cure state, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor or any other person so priviled by ORS 86.755, may cure the default or defaults. If the default commissed the trustee conducts the entire amount due at the time of the cure other rhandsuch portion as would not then be due had no default courted. Any other date that is capable of being cured may be cured by tendering the performance and the default or defaults, the

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as projectly law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parce or parcels at auction to the highest bidder for cash, payable at the time of so parcels at shall deliver to the purchaser its deed in form as required by law conveying the property so the purchaser its deed in form as required by law conveying plied. The recitalized, but without any covenant or warranty, so or instance, but includes the feather and benefits, many purchase at the sale.

15. When trust's sells pursuant to the powers provided herein, trustee shall apply the processing sale to payment of (1) the expenses of sale, including the compensation of the firstee and a reasynable charge by trustee's attorney. (2) to the chilication secured by the trust deed. (3) to all persons having recorded lions subsequent to the interest of the trustee in the trust direct surplus, it any, to the granter or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. 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 appointent, and without converance to the successor trustee, the latter shall be meeted with all title, powers and duties conferred upon any trustee herein namented appointed hereunder. Each such appointment upon any trustee herein named appointed hereunder. Each such appointment which, when recurded in the mortage records of the country or counties in which the property is situated, shall be conclusive point of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale up faw. Trustee is not rout or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee he euncy: must be either an atterney, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, additionally appropriate to the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

	12870
The grantor covenants and agnies to and with fully seized in fee simple of said described real prope	the beneficiary and those claiming under him, that he is law- rry and has a valid, unencumbered title thereto
except none  and that he will warrant and forever defend the san	ne edainst all persons whomsnever
and that he will warrant and tolever deletic the sail	and a state of the
The granter warrants that the proceeds of the loan repre (a)* primarily for granter's personal, family or househol (b) for an organization, or (even it granter is a natura	esented by the above described note and this trust deed are: ld rurposes (see Important Notice below), Il person) are for business or commercial purposes.
personal representatives, successors and assigns. The term bene secured hereby, whether or not named as a beneliciary herein. gender includes the feminine and the neuter, and the singular n	
	hereunto set his hand the day and year first above written.  D & S Properties, a Partnership or (b) is By:
F IN PORTANT NOTICE: Delete, by lining out, whichever warranty (a) is contrapplicable; if warranty (a) is applicable and the buneficiary is a are such word is defined in the Truth-in-Lending Act and Regulation beneficiary MUST (penply with the Act and Regulation by making a fixed source; for this purpose use Stevens-Ness Form Nes. 1319, or equific ampliance with the Act is not nigative, disregerd # is notice.	ered.tor n Z. The required
If the signer of the above is a corporation, so the form of acknowledgement opposite.]	
STATE OF OREGON,  County of Klamath	STATE OF OREGON,
This instance was acknowledged before me on June 19 90 by	County of
Gerritt A. DeGroot , a partner of D & S Properties, a Partnership	at
(SEA) ( Was Marellus Agoreson	Notary Public for Oregon (SEAL) My commission expires:
NOTARY PUBLIC-ORE ON	FOR FULL RECONVEYANCE
Commission of the Commission o	when obligations have been paid.
The undersigned is the legal owner and trolder of all in	Trustee  Indebtedness secured by the foregoing trust deed. All sums secured by said
trust deed have been fully paid and satisfied. You hereby are	e directed, on payment to you of any sums owing to you under the terms of ses of indebtedness secured by said trust deed (which are delivered to you out warranty, to the parties designated by the terms of said trust deed the
estate now held by you under the same. Mull reconveyance a	
DATED:	
	Beneficiary
Do not lose or destroy this Trust Dood OR THE NOTE which it secures.	. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON, Ss.
FORM No. 881)	County of
D & S Properties, a Partners ip	was received for record on the 29th day of
Klamath Falls, OR 97601	at 2:55 o'clock P.M., and recorded in book/reel/volume No M90 on page 12869 or as fee/file/instru-
Charles D. Whittemore P.O. Box 634	ment/microfilm/reception No. 16950.  Record of Mortgages of said County.

Klamath Falls, OR 97601

Beneficiary

AFTER RECORDING RITURN TO Klamath First Federal Main Street Branch (Collection Escrow Dept.)

ment/microfilm/reception No. ...16950., Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk