...WRAY PARTNERSHIP, an Oregon general partnership, as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 

Sec Exhibit "A" attached hereto and made a part hereof.

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 attached.

with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the aum of . Two Million Three Hundred...Iwenty-four Thousand Seven Hundred ...

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not sooner paid, to be due and payable. As Drovided to The date of maturity of the dabt secured by this Instrument is becomes due and payable.

To protect the security of this trust deed, granter agrees:

In protect, preserve and maintain said property, in good condition not to cumunit or persist of reducible any building to improvement interesting the continued of improvement and repair, no required or results of said property.

To complete or said of the said property in good and workmanlike destroyed thesen, and pay when due at costs incursed and amaged or destroyed thesen, and pay when due at costs incursed and analysis of said Code as the benilmaning stetements pursuant to the Unitorn said code as the benilmaning stetements pursuant to the Unitorn of the said property. If the bentiliciary to endestit, to tail Code as the benilmaning stetements pursuant to the Unitorn of the by filing officers or searching structures and to pay for litting same in the by filing officers or searching structures and the cost of demand desirable by the by filing officers or searching structures and the said premiers against loss or demage by lire and continuously maintain lass and such other heards as the bendiciary and the said premiers against loss or demage by lire and sand such other heards as the bendiciary with loss payable to the buildings and such other heards as the bendiciary with loss payable to the willies in the said premiers and policies to the bendiciary with loss payable to the said life to said payable to the said said to said said to the said life to a said payable to the said said to said said

## It is mutually agreed that:

It is mutually agreed that:

8 In the event that any portion or all of said property shall be taken under the right of seminor domain or condemnation, beneficiary shall have the right; it is a derivated domain or condemnation, beneficiary shall have the right; it is a derivated to require that all or any portion of the monies payable as compensation for the condensation of the semines payable to grant or any portion of the monies payable incurred by grantor costs, expenses and attorney's less measurily paid or applied by it liest upon any resumabit costs and expenses and attorney's less both in the telal and any resumabit costs and expenses and attorney's less licitary in such proceedings, and the balance applied upon the indebtedness and executed hereby; and green, at its own expense, to take such actions and executes such instruments shall be necessary in obtaining such compensation, promptly upon been sayed; and increasely in obtaining such compensation, promptly upon been size that be increased in obtaining such compensation, promptly upon terminary request.

9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the note for andorsement (in case of full receivement expenses) for cancellation), without allecting the limbility of any present for the spayment 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 allecting this deed or the lien or cheeke thereof; (d) reconvey, without wereastry all or any part of the property. The featily antitled thereto, and the recitals thereof as the "person or persons be conclusive proof of the truthuliness thereof any matters or lack shall be conclusive proof of the truthuliness thereof restricts fees for any of the services mentioned in this paragraph shall be not test than \$3.

10. Upon any default by granton hereunder, beneficiary may at any time without notice, either in person, by agind or by a receiver to be appointed by a court, and without staged the adoquecy of any security for eithy or any part theteol, in its own hame sue or otherwise collect the tests, less costs and explosing those pass due and unpaid, and apply the same, less costs and expenses of operation and collection, including traumable attorney'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 person, issues and profits; or the proceeded the and other insurance policies or commensation or awards for any taking or damage of the

ney's less upon any indebtedness secured hereby, and in such older as branliciary may determine.

11. The entering upon and taking possession of said property, the
collection of such rents, issues and profits, of the proceeds of fire and other
insurance policies or compensation or awards for any taking or damage of the
property, and the application or releast thereof as adversals, ashall not cure
pursuant policies or compensation or awards for any taking or damage of the
property, and the application or releast thereof as adversals, ashall not cure
pursuant lo such notice.

12. Upon delault by frantor in payment of any indebtedness secure
hereby or in his performance of any afterement hereunder, time being of the
declars all sums secured hereby immediately due and payable. In such
assent the brankinery at his election many proceed to foreclose this trust deed
advertisament and sale, or may direct the trusts of pursue any other right or
and with the brankinery at his election that the pursue any other right or
the brankinery at law or in equity, which the brankinery and the brankinery
has brankinery allows to foreclose by advertisement and with the brankinery
has brankinery allows to foreclose by advertisement and
the short of the sale described real property to salisy the obligation
rottee thereofy whereupon the trustee shall lis the time and place of elevalitients of the sale free
the sale, and at any time prior to 5 days before the date the trustee conducts the
sale, and at any time prior to 5 days before the date the trustee conducts the
sale, and at any time the sime of the conducts of a failure to pay, when your
sale, and at any time prior to 5 days before the date the trustee conducts the
sale, and at any time the sime of the time of the sale free
the frantor of the sime of the sale from the manner provided to RS 86.733 to 86.795.

13. After the sime of the sale described real state for paying the provided to the sale free
sale, and at any time prior to 5 days before the date the trustee conducts the
sa

together with truster's and altorney's less 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 provided by m. The trustee may sell said property either an expect or in separate parents and shall sell the parent or parent sell and property sell and property so that suction to the highest bidder for said shall sell the parent or parent such as the said deliver to the purchaser its deed papels at the time of sale. Trustee that deliver to the purchaser its deed papels at the time of sale. Trustee the property so sold, but without any coverant or warrenly, express or in-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any purchase at the sale.

15. When trustee ettle pursuant to the powers provided herein, trustee that provided the property of sale to payment of (1) the express of sale to payment of (1) the express of sale, including the compensation of the trustee and a reasonable charge by frustree the subsequent to the interest of the Color of the trustee and subsequent to the interest of the Color of the trustee and subsequent to the interest of the Color of the trustee and subsequent to the interest of the Color of the trustee and surplus.

16. Beneticiary may from time to time appoint a automate of such trustees and trustees of the color o

surplus, if any, to the grantor or to his successor in interest anneled to such surplus.

16. Beneticiary may from time to time appoint a successor of successor to any future named herein or to any successor trustee appointed herein of to any successor trustee appointed herein or to any successor trustee appointed herein or the latter that be valed with all title, powers and duties contered upon any trustee herein name or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by henciticiary, which, when recorded in the most large records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not trust or of any action or providing lab under any other deed of trust or of any action or providing in which trained, hencitistry or trustee shall be a party unless such action or proceeding is brought by trustree.

NOIF. The Trust Deed Act provides that the trustee hereunder news be either an ottorney, who is an active member of the Oregun Stare Bar, a benk, trust temporary or savings and from 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, uffiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585

This deed applies to, inures to the benefit of and binds all parties hereto, their helts, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above witten. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevent-Ness Form No. 1319, or equivalent, the services with the Act is not repulsed. discended this notice. if compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, STATE OF OREGON, Klamath This instrument was acknowledged before me on 1990 by Michael & Whay as present This instrument was acknowledged before me on , 19. by of Brendan Capital Corp Notary Public for Oregon Backara Hose Notary Public for Oregon My commission expires: (SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE to be used only when obligations have been paid, ..... Trustes 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 statuto, to cancel all evidences of indebtedness escured 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 reconveyence and documents to DATED: .. Beneficiary Do not loss or destroy this Trust Deed OR THE NOTE which it secures, Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, TRUST DEED County of ..... Leertily that the within instrument (FORM No. 681-1) was received for record on the ......day STEVENS-NESS LAW PUB, CO., PORTLAND, ORE \_\_\_\_\_, 19....., Brendan Capital Corp. at ...... o'clock .....M., and recorded in book/reel/volume No. ..... on page ..... or as fee/file/instru-SPACE RESERVED Grantor ment/microfilm/teception No...... FOR Wray Partnership RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Beneficiar) AFTER RECORDING RETURN TO TITLE Richard N. Belcher

815 Washburn Way

Klamath Falls, OR 97603

MAME

EXHIBIT.

.. Deputy

PAGE.