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between GLENN WILLIAM LAPEYRE AKA GLENN LAPEYRE AND ANITA KATHLEEN LAPEYRE AKA ANITA K LAPEYRE

K-46051____

KLAMATH COUNTY TITLE COMPANY

01-13-94A10:39 RCVD

Associates Financial Services Company of Oregon, Inc., as Beneficiary.

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ALAMAIH The following described real property situate in Klamath County, Oregon: VIENTS

Lot 4 or NW1SW1, the SW1NW1, the W1NW1NW1 of Section 14, Township 41 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon. EXCEPTING from said Just's Lot 4 (NWISWI) the following described parcel of land:

ibsti Beginning at the Southeast corner of said Lot 4; thence Westerly along the South line of said Lot 4 = distance of 417.2 feet; thence North at right angles to said South line a distance of 208.6 feet; thence East parallel to said South line of Lot 4 a distance of 417.2 feet more or less to the Easterly side of said Lot 4;

thence Southerly along the Easterly side of said Lot 4 a distance of 208.6 feet,

more or less, to the point of beginning. which real property is not currently used for agricultural, timber or grazing purposes, together with all and singular the tenements, bereditaments and appurtenances and all other rights thereunto belonging or in anywise now appertaining, and the rents, issues and profits thereof and all fixtures now attached to or used in connection with still real estate: arises fore former marger to not ence ones for a

For the purpose of securing: (1) Payment of the indebtedness and all other lawful charges evidenced by a loan agreement of even date herewith, made by grantor, payable to the order of beneficiary at all times, in the manner as therein sel forth, having a Total of Payments of \$91020.97installments: 1 at \$520.36 followed by 179 at \$505.59 followed by 0 at \$0 at \$0., payable in 180 _ monthly , with a principal balance of \$_37950.14 and any extensions thereof; (2) performance of each agreement of grantor herein contained; (3) payment of all sums expended or advanced by beneficiary

under or pursuant to the terms hereof; together with interest thereon as herein provided.

per year. The interest rate will increase or decrease with changes in the Bank Prime Loan rate when the Bank Prime Loan rate, as of the last business day of the preceding month, has increased or decreased by at least 1/4th of a percentage point from the Bank Prime Loan rate on which the current interest rate is based. The interest rate cannot increase or decrease more that 2% in any year. In no event, however, will the interest rate ever be less than 12.01 % per year nor more than 20.01 % per year. The interest rate will not change before the First Payment Date.

Adjustments in the Agreed Rate of Interest shall be given effect by changing the dollar amounts of the remaining monthly payments in the month following the anniversary date of the loan and every 12 months thereafter so that the total amound the on the indebtedness will be paid by the last payment date. Associates waives the right to any interest rate increase after the last anniversary date prior to the last payment due date of the loan.

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

1. To keep said property in good condition and repair; not to remove or demolish any building thereon; to complete or restore promptly and in good and workman-like manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials furnished therefor; to comply with all laws affecting said property or requiring any alterations or improvements to be made thereon; not to commit or permit waste thereof; not to commit, suffer or permit any act upon said property in violation of law; and do all other acts which from the character or use of said property may be reasonably necessary; the specific enumerations herein not excluding the general.

2. To provide, maintain and deliver to beneficiary insurance on the premises satisfactory to the beneficiary and with loss payable to the beneficiary. The amount collected under any fire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine. or at option of beneficiary the entire amount so collected or any part thereof may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

3. To pay all costs, fees and expenses of this trust including the cost of title search as well as other costs and expenses of the trustee incurred in connection with or enforcing this obligation, and trustee's and attorney's fees actually incurred as permitted by law.

4. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of beneficiary or trustce; and to pay all costs and expenses, including costs of evidence of title and attorney's fees in a reasonable sum as permitted by law, in any such action or proceeding in which beneficiary or trustice may appear.

5. To pay at least ten (10) days prior to delinquency all taxes or assessments affecting the property, to pay when due all encumbrances, charges and liens with interest on the property or any part thereof that at any time appear to be prior or superior hereto at

6. If grantor fails to perform any of the above duties to insure or preserve the subject matter of this trust deed, then beneficiary may, but without obligation to do so and without notice to or demand on grantor and without releasing grantor from any obligation hereunder, perform or cause to be performed the same in such manner and to such extent as beneficiary may deem necessary to protect the security hereof. Beneficiary may, for the purpose of exercising said powers; enter onto the property; commence, appear in or defend any action or proceeding purporting to affect the security hereof or the rights and powers of beneficiary; pay, purchase, contest or compromise any encumbrance, charge or lien, which in the judgement of beneficiary appears to be prior or superior hereto; and in exercising any such powers beneficiary may incur any liability, expend whatever amounts in its absolute discretion it may deem necessary therefor including cost of evidence of title, employ counsel and pay his reasonable fees. Grantor covenants to repay immediately and without deniand all sums expended hereunder by beneficiary, together with interest from date of expenditure at the agreed rate shown above until paid, and the repayment of such sums are secured hereby.

Deliver to Associates Financial Services Company of Oregon, Inc. 259 BARNETT RD., STE J, MEDFORD, OR 97501

(Address) L'enconcher Y

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7. Any award of damages in connection with any condemation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to beneficiary who may apply principase such monies received by it in the same manager and with the same effect as above provided for disposition of proceeds of fire

8. Upon any default by grantor or if all or any part of the property is sold or transferred by grantor without beneficiary's consent, the beneficiary may at any time, 5. Upon any detault by granter or it all or any part or the property is sold or transferred by granter without beneficiary is consent, the beneficiary may at any time, without negative of any security for the indebtedness secured, enter upon and take possession of the without houce, enter in person or by agent, and without regard to the adequacy of any security for the indeptedness secured, enter upon and taking possession of the property shall not cure or waive any default or notice of default or invalidate any

9. Upon default by gramor in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately 9. Upon default by gramor in payment of any indedicaness secured or in his performance of any agreement, the deficiency may declare all soms secured inner due and payable. In such event beneficiary at its election may proceed to foreclose this trust deed in equity in the manner provided by law for mortgage foreclosures or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded its or direct me trustee to foreclose uns trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a

10. If after default and prior to the time and date set by trustce for the trustce's sale, the grantor or other person pays the entire amount then due under the terms 10. It after octauit and prior to the time and date set by truster for the truster's safe, the grantor or outer person pays the entire annual time out one time of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually 11. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor's default. Grantor will pay these fees upon demand.

12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by 12. Alternation to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied covenants or 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lawful

13. When the trustee sens pursuant to the powers provided, trustee snan apply the proceeds of sale to payment of (1) the expenses of sale, the hading the tawful fees of the trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded lies subsequent Tees of the trustee and the reasonable rees of the trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded liests subsequent to the interest of the beneficiary and the trust deed as their interest mily appear in the order of their priority, and (4) the surplus, if any, to the grantor of to his successor in interest entitled to such sampling attaches at all prior to the subsequent to their priority, and (4) the surplus, if any, to the grantor of to his successor to the prior of the surplus attaches the subsequent to be prior to be supply at the surplus of the surplus o 14. For any reason permitted by law, the 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 appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any frustee herein named of appointed hereunder. (and hereunder, (and hereunder, (and hereunder, (and hereunder,) and hereunder.) The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and the same against all persons whomsoever.

and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. ACOUNT OF A DECEMPTOR AND A DE BURGE (AT A DECEMPTOR AND A DECEMPTOR AND A DECEMPTOR DATE OF A DECEMPTOR AND A DECEMPTOR DESCRIBED IN THIS INSTRUMENT.

A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. This deed applies to finures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, successors and assigns. The term

this deed applies to, mores to no benefit of and ones an parties benefic, men ners, regards, orvisers, something, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this feed benchcary shall mean the holder and owner, including progee, of the note sectired heredy, whether or not named as a benchcary herem. In and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, the grantor has bereunto set his hand and scal the day and year first above written.

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To be used only when obligations have been paid.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of

ofJan	A.D. 1994	Klamath County	Title Co		
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