-TRUST DEED. 02-14-94A11:12 RCVD corveige Volman Page 4854 m 49.8612 (10) 76020 THIA TRUST DEED, mede this 14 day of TERAUARY 1994, between ROSAN D. CLARK day of TERAUARY 1994, between Escrent Ine Attreast and paug the sol of Martic PORIFIC SERVICE CONDONATION and the T6020 as Beneficiary, WITNESSETH: Witne 4854 LOT 45, BLOCIC 79, KLAMATH FAILS FOREST ESTATES HIGHLAG 66 UNIT 4, KLAMATH COUNTY, ONEGON e fare an iterand. Die sints Dear Die gift heble martiplie saat

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all tixtures now or hereafter attached to or used in connec-tion with said real estate. FORTHE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of the purpose of security of performances and made by grantor, the tinal payment of the terms of a promissory note of the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said noise sold, conveyed, assigned or alienated by the grantor without first having obtained the written constant or approval of the beneficiary, sold, and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written constant or approval of the beneficiary, then and the become immediately due and payable, it are applied to be therein as sold, agreed to be therein, shall become immediately due and payable, it are and said and there therein, are spective of the maturity dates expressed therein, or To protect the security of this trust deed, grantor agrees: the security and the security of the deal, grantor agrees: the security of the deal biling to be and payable. If the deal biling the secure of the maturity dates expressed therein, or there are an and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be therein, shall become immediately due and payable, it are and the security dates expressed therein, or the protect the security of this trust deed, grantor agrees: the trust deal to be therein the security of this the deal, grantor agrees: the trust deal to be therein the terms of the therein the terms of the terms of the terms of the terein terms of the terms

sold, conreyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instances, and the security of this trust deed, grantor without first therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor adrees.
 and repair to protect, preserve and meintain asid property in god condition to commit to remove or demolian any building or improvement thereon.
 To compare any wate of asid property.
 manner any building or improvement which may be constructed, damaged or deteroyed thereon, and pay who are involved therefor.
 To compare any building or improvement which may be constructed, damaged or fine search intracing fastement? If the beneficiary or reguests, to fine and reserve in differences as well as the cond pto fulling searches made building of improvement grant and the beneficiary in the control for the building of the search of the searches made building of the search of the searches made building of the search of the search of the searches made building of the search of the searc

## It is mutually agreed that:

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It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condennation, beneliciary shall have the right, it it so elects to require that all or any portion of the monies payable to pay all reasonable costs, expenses and altorney's less necessarily poild or applied by it linet upon any to prove and the sentences and the sentences and both in the trial and near the balance applied or incurred by beneficiary incured by the trial and the balance applied or incurred by beneficiary and the trial and the balance applied or incurred by beneficiary incured the trial and the balance applied upon the indebtedness and execute such instrumming agrees, at its own expense, to take such actions and execute such instruments aball be necessarily polid or incurred by beneficiary ficiary, payment of its heat and presentation of this deed and the note for endorsement (in case of full presentation of this indebtedness, trustee may (e) consent to the making of any map or plat of said property; (b) join in (e) consent to the making of any map or plat of said property; (b) join in

Philippine .

frument, irrespective of the maturity dates expressed therein, or rescan used threader. Substantiation of other agreement allecting this deed of the lien or charge substantiant of the agreement allecting this deed of the lien or charge thereof. (d) recorvey, without warranty, all or any millers or lacts shall be concluded in this paragraph shall be not less than \$5. The property of the truthhulness thereof. Truttee's the property. The deality entitled thereof, and the recitas there of any millers or lacts shall be concluded in this paragraph shall be not less than \$5. The property of the truthhulness thereof. Truttee's the start of any of the services mentioned in this paragraph shall be not less than \$5. The indebtedness hereof and the recitas thereof. Truttee's any security of the deality of the truthhulness thereof. Truttee's any security prop-isues and a part thereof, in its own name sue or otherwisesion of said prop-tices and an including those past due and umpail, and apply the same, ney's less updat including those past due and unpail, and apply the same. It is any indebtedness ascured hereby, and in such order as bene-liciaary may determine. 11. The contrained of the proceed of the and of the and including the property of the proceed of the and of the property, and the application or velease thereof as aloresaid, shall not cure of property, and the application or velease thereof as aloresaid, shall not cure of proversity as a more data of property the second there insurance policies the such and property the second the beneficiary at his selection may greement hereumder of invalidate any security of the second at an and the second of property the second the beneficiary at his selection may greement hereumder, time being of the advertisement and safe or direct the trustee to foreclose this trust deed by are endy as a more any direct the trustee to foreclose this trust deed by are mady, either at law in may direct the trustee to foreclose this trust deed by advertisement and safe or direct the trustee

And expenses actually incluses in ensurements not exceeding the amounts provided to fogether with fruncted s and attempts fees not exceeding the amounts provided by law.
Jac designated in the notice of sale or the time to which and at the time and place designated in the notice of sale or the time to which and property either and the time and the time of the time and place designated in the notice of sale or the time to which and property either and the time to the time and place designated in the notice of sale or the time of which and property either and the time of the property so the purchase, it deed in form as required by law conversion of the further, but the the deed of any matters of fact that by law conversion of the truthlubes three deed of any matters of fact that by the process with the deed of any matters of fact that by the process of the further and beneficied. Any person, excluding the trustee, but including 15. When trustee of the powers provided herein, trustee and the compensation of the 6 bigstom exclusive ground a resonable charge by trustee has a subsequent to the order of the trust deed, (3) to all persons a fair interest of the trust in the trust and the subsequent to the order of the trusted to the the interest may appear in the order of the trusted to the surplus.
16. Beneticiary may from time to time appoint a successor or successor in the constant of the top in the trusted or the trusted to a successor in the successor in successor in successor in successor in successor in the trusted or successor in the trusted in the interest of the successor in the interest of the intere

surpline. Beneficiary may from time to time appoint a successor or success sors to any insite named herein or to any successor insite appoint here under. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, powers and during some for upon any results herein named or appointed hereunder. Each such appointered and whether the successor in the successor in the successor in the successor whether the successor is the successor in the successor is the successor in the successor and whether and the successor is the successo irustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in of the successor trustee. If the successor trustee is a situated; shall be conclusive proof of proper appointment acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust 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 hereinder must be either an attainey, who is an advise member of the Oregon State Bar, a bank, trust company or savings and loan autocation automotized to do bullness under the lows of Oregon or the United States (e sittle insurance) company is uthorized for insure the to real property of this state, its subsidiaries, officiates, agents or branches, the United States or any agency thereof, or an esclaw agent licensed under ORS 696.505 to 696.505.

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 has a valid, unencumbered title thereto. and that he will warrant and forever defend the same against all persons whomsoever. Test unitralit strang page The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* trimarily for grantor's personal, temily, or household purposes (see Important Notice below), (b) tot an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to; inures to the benefit of and binds all parties, hereto, their, heirs, logatees, 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 hereis. In construing this deed and whenever the context so requires; the masculine gender includes the terminine 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 written. \* IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (o) or (b) is not applicable; if warranty (o) is applicable and the beneficiary is a creation ses such word is delined 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 Stevens-Ness Form. No. 1310; or equivalent of compilance with the Act is not required, disregard this notice. diark la ROSAN D. CLARK CALIFORNIA STATE OF GRESSN, County of ORUNG C This instrument was acknowledged before me on hv This instrument was acknowledged before me on ..... , 19.94 by SAM L. ABRAMAM COMM. # 1009138 NOTARY PLEIC CALERIA ORANGE COUNTY Comm. Expires Nov. 11, 1937 19.94 CAU. Notary Public for Oregon My commission expires Nor. Tak Million Sugar http://www. AVALANCES of the time needs REQUEST FOR FULL RECONVEYANCE persent to treat and the sup to say the be used only when ablightees have been paid, persentation, a contrast of contrast processing the type treatment to exclude the a sush 11 ..... TO: ...... das and askaples and the the tradition of a state of the second st 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 statute, to cancel all ovidences of indebtedness secured by and trust deed. All sums to you under the terms of herewithingether with said trust deed) and to reconver without warranty, to the parties designated by the terms of said trust deed to you estate now held by you under the same. Mail seconveyance and documents to the parties designated by the terms of said trust deed the and and the contraction of the second of net less or destroy this Trust Deed OR THE NOTE which it secures. Beth must be delivered to the trustes for cancellation before reconveyance will be m **'RUST** DEED" KIRWUN T STATE OF OREGON MANYIH ENTE County of Klamath ss. OSAIL. resolut described and was received for record on the 14th day whe arel convers to insens DG.A 8910 at 11:12 o'clock A M., and recorded Feb SPACE RESERVED AUTIC in book/reel/volume No. .M94 FOR WL) - 07 page ... 4854 FLAMINGO RECORDER'S USE 60 E ... Or as fee/file/instru-112 SUEGAS \$m Record of Mortgages of said County. NVE 9911 GBonaticiary Starian-7440 FTER RECORDING RETURN TO Witness my hand and seal of County affixed. ATT C. SEME A-Collector Biebn, County Clerk S CP. TRUST DEED ream etc. 201 - Deserve Truit Dead Lation - Jauss dero: 02 - 14 - 944 11: 12 REVO By Daulane Mullen Star Deputy