WHEN RECORDED MAIL TO Klamath Public Employees Federal constitution of the state of the stat ATC 41229 SPACE ABOVE THIS LINE FOR RECORDER'S USE DEED OF TRUST. DATED: "The "oFebruary" 11; 1994s of the beamoust of limited space metas, there has carried. BETWEEN: Larry Ray Stacey and Joyce Ann Stacey ("Trustor," hereinafter "Grantor,") WHOSE ADDRESS IS 15720 Pioneer Drive; Keno, Oregon 97627 AND: Klamath Public Employees Federal Credit Union, Beneficiary ("Credit Union,") WHOSE ADDRESS IS 3737 Shasta Way, Klamath Falls, Oregon Total And Aspen Title & Escrow, Inc. ("Trustee") Grantor conveys to Trustee for benefit of Credit Union as beneficiary, all of Grantor's right, title, and interest in and to the following described all property (the "Real Property"), together with all existing or subsequently erected or affixed improvements or fixtures. Chala inspecures tenand in favor bedracht Union in carbaction with the fives of Pros. Lot. 1. Block 9. FIRST ADDITION TO KENO WHISPERING PINES, in the County of Klamath, Expenditure hy Gradit Lason, it drame-fast to confer with the provincial field find of the district to maintain the fast and the confer with the fast to the fast 4.8 Insurance Reserved. Solvert to any limitative set by applicable law, typical Rayler Reserved in principal with Credit United may receive Bereserved by Credit United may receive Bereserved by Credit United by Credit Original Reserved Solvert to any Institution of the Credit Original Reserved Solvert of manufacture presidents are these special reserved to the Credit Original Reserved Rayler Rayl Association of Unit () where in the event the Real Brayery has been admitted transitionary of generating of Collisions bly in which is a Association of Unit () where it is not the series of the content of operations were real to be associated generative for the pursue of regiments of alternative for the collision and it is not the collision and the process of the process of the framework of the formal collisions. salance provisions upper and instance to the investment of the provisions of the control of the investment of practs of the provisions. Hone in the investment of practs of the provisions in the provisions of the provisions in the provisions of the provisions of the provisions in the provisions of the provisions in the provisions of the provisions in the provisions of th Grantor presently assigns to Credit Union (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, your beautiful sequence of the sequence of Grantor grants, Credit Union 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 a laccessions, parts, or additions to, all replacements of and all substitutions for any of such property, and together with all proceeds and refund of premium) from any sale or other disposition (the "Personal Property"). The Real Property are collectively referred to as the "Property," a subsequently attached or affixed to the Real Property and the Personal Check if Applies).

There is a mobile home on the Real Property which is covered by this security instrument, and which is and shall remain. (Check if Applies) and the property of the property which is covered by this security instrument, and which is and shall remain. It has a constant of the property of the property. The property of the property. The property of the property Grantor has borrowed from Credit Union, has guaranteed to Credit Union, or otherwise has agreed to provide the Property as collateral for a debt to Credit Union in the principal amount of \$ 15,750.00. This amount is repayable with interest in accordance with the terms of a promissory note or other credit agreement given to evidence the debt, dated 2-11-94. Due not later than ten (10) years from the date The term "Indebtedness" as used in this Deed of Trust, shall mean the debt to Credit Union described above, including interest thereon as and (b) any expenses incurred by Credit Union or Trustee to enforce Grantor's obligations hereunder, with interest thereon at the Note rate. The promissory note or other credit agreement describing the repayment terms of the Indebtedness, and any notes, agreements, or documents on the Note may be subject to indexing, adjustment, renewal, or renegotiation.

The term "Borrower' is used in the Deed of Trust for the convenience of the parties, and use of that term shall not affect the liability of any cosigns this Deed of Trust, but does not execute the Note: (a) is cosigning this Deed of Trust only to grant and convey that Borrower who the Property to Trustee under the terms of this Deed of Trust, (b) is not personally liable under the Note except as otherwise provided by law or any other accommodations or amendments with regard to the terms of this Deed of Trust or the Note, without notice to that Borrower's interest in the Borrower's consent, and without releasing that Borrower or modifying this Deed of Trust as to the Borrower's interest in the Property.

This Deed of Trust secures a note under which the final payment of principal and interest will be due on or before 2-25-04 Grantor has borrowed from Credit Union, has guaranteed to Credit Union, or otherwise has agreed to provide the Property as collateral for a This Deed of Trust secures a note under which the final payment of principal and interest will be due on or before 2-25-04 Indebtedness includes all loans of Beneficiary to Grantor, whether now existing or made later. This includes future loans in addition to the Note This Deed of Trust unless a right of rescission is in fact given to Grantor.

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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 Grantor's obligations under this Deed of Trust and the Note and is given and accepted under the following terms: 1. Payment and Performance. Grantor shall pay to Credit Union all amounts secured by this Deed of Trust as they, become due, and strictly perform all of Grantor's obligations. shall strictly perform all of Grantor's obligations.

12. Possession and Maintenance of the Property-to-success and a green success as a part of the property to success a green success and a green success and maintenance of the Property-to-success as a green success and a green success and the green success as a green success and the green success as a green success and the green success as a green success as 2.1 Possessiom. Until in default, Grantor may remain in possession and control of and operate and manage the Property and collect the 2.2 Duty to Maintein. Grantor shall maintain the Property in first class condition and promptly perform all repairs and maintenance 2.3 Nuisance, Waste. Grantor shall neither conduct or permit any nuisance nor commit or suffer any strip or waste on or to the Property or any portion thereof including without limitation removal or alienation by Grantor of the right to remove any timber, minerals (including oil and 2.4 Removal of Improvements. Grantor shall not demolish or remove any improvements from the Real Property without the prior written consent of Credit Union. Credit Union, credit Union, shall consent if Grantor makes arrangements satisfactory to Credit Union to replace any improvement which Grantor proposes to remove with one of at least equal value. "Improvements" shall include all existing and future buildings, structures, and 2.5 Credit Union Right to Enter. Credit Union, its agents and representatives, may enter upon the Property at all reasonable times to attend to Credit Union's interest and to inspect the Property. 5213

4.2 Application of Proceeds. Grantor shall promptly notify Credit Union of any loss or damage to the Property. Credit Union may make proof of loss if Grantor fails to do so within 15 days of the casualty. Credit Union may, at its election, apply the proceeds to the reduction of the Indebtedness or the restoration and repair of the Property. If Credit Union elects to apply the proceeds to restoration and repair, Grantor shall such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any proceeds which have not been paid out within 180 days after their receipt and which Credit Union has not committed to the repair or restoration of the Property shall be used to prepay first accrued interest and then principal of the Indebtedness. If Credit Union holds any proceeds after payment in full of the Indebtedness, such proceeds shall be paid to Grantor.

4.3. Unexpired Insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass to, the purchaser of the Property covered by this Deed of Trust at any trustee's or other sale held under the provision contained within, or at any foreclosure sale of such Property.

4.4. Compliance with Prior Indebtedness. During the period in which any prior Indebtedness described in Section 17 is in effect, compliance with the insurance provisions contained in the instrument evidencing such prior Indebtedness shall constitute compliance with the insurance provisions under this Deed of Trust, to the extent compliance with the terms of this Deed of Trust would constitute a duplication of insurance requirements. If any proceeds from the insurance become payable on loss, the provisions in this Deed of Trust for division of shall apply only to that portion of the proceeds not payable to the holder of the prior Indebtedness.

4.5 Association of Unit Owners. In the event the Real Property has been submitted to unit ownership pursuant to a Unit Ownership Law, or similar law for the establishment of condominiums or cooperative ownership of Real Property, the insurance may be carried by the association of unit owners in Grantor's behalf, and the proceeds of such insurance may be paid to the association of unit owners for the purpose of repairing or reconstructing the Property. If not so used by the association, such proceeds shall be paid to Credit Union.

4.6 Insurance Reserves. Subject to any limitations set by applicable law, Credit Union may require Borrower to maintain with Credit Union reserves for payment of insurance premiums, which reserves shall be created by monthly payments of a sum estimated by Credit Union to be sufficient to produce, at least 15 days before due, amounts at least equal to the insurance premiums to be paid. If 15 days before due, amounts at least equal to the insurance premiums to be paid. If 15 days before payment is due Union as a general deposit from Borrower ashall upon demand pay any deficiency to Credit Union. The reserve funds aball be held by Credit Union as a general deposit from Borrower and shall constitute a noninterest bearing debt from Credit Union to Borrower, which Credit Union may satisfy by payment of the insurance premiums required to be paid by Borrower as they become due. Credit Union does not hold the reserve funds in trust for Borrower, and Credit Union is not the agent of Borrower for payment of the insurance premiums required to be paid by Borrower.

5. Expenditure by Credit Union. If Grantor fails to comply with any provision of this Deed of Trust, including the obligation to maintain the Prior Indebtedness in good standing as required by Section 17, Credit Union may at its option on Grantor's behalf take the required action and any amount that it expends in so doing shall be added to the Indebtedness. Amounts so added shall be payable on demand with interest from the date of expenditure at the rate the Note bears. The rights provided for in this section shall be in addition to any other rights or any remedies to which Credit Union may be entitled on account of the default. Credit Union shall not by taking the required action cure the default so as to bar it

6. Warranty; Defense of Title.

6.1 Title. Grantor warrants that it holds merchantable title to the Property in fee simple free of all encumbrances other than those set forth ection 17 or in any policy of title insurance issued in favor of Credit Union in connection with the Deed of Trust.

6.2 Defense of Title. Subject to the exceptions in the paragraph above, Grantor warrants and will forever defend the title against the lawful claims of all persons. In the event any action or proceeding is commenced that questions Grantor's title or the interest of Credit Union or Trustee under this Deed of Trust, Grantor shall defend the action at Grantor's expense, or Capture and interest using to the Operant granture.

7 Condemnation.

7.1 Application of Net Proceeds. If all or any part of the Property is condemned, Credit Union may at its election require that all or any reasonable costs, expenses, and attorneys' fees necessarily paid or incurred by Grantor, Credit Union, or Trustee in connection with the

7.2 Proceedings. If any proceedings in condemnation are filed Grantor shall promptly notify Credit Union in writing and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award.

8. Imposition of Tax By State.

M. Sin State Taxes Covered. The following shall constitute state taxes to which this section applies:

(a) A specific tax upon trust deeds or upon all or any part of the Indebtedness secured by a trust deed or security agreement.

(b) A specific tax on a Grantor which the taxpayer is authorized or required to deduct from payments on the Indebtedness secured by a trust deed or security agreement.

(c) A tax on a trust deed or security agreement chargeable against the Credit Union or the holder of the note secured. (d) A specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by a Grantor.

8.2 Remedies. If any state tax to which this section applies is enacted subsequent to the date of this Deed of Trust, this shall have the same effect as a default, and Credit Union may exercise any or all of the remedies available to it in the event of a default unless the following conditions are met:

(a) Grantor may lawfully pay the tax or charge imposed by the state tax, and
(b) Grantor pays or offers to pay the tax or charge within 30 days after notice from Credit Union that the tax law has been enacted.

Power and Obligations of Trustee.

actions with respect to the Property upon the request of Credit Union and Grantor:

(a) Join in preparing and filing a map or plat of the Real Property, including the dedication of streets or other rights in the public.

(b) Join in granting any easement or creating any restriction on the Real Property.

(c) Join in any subordination or other agreement affecting this Deed of Trust or the interest of Credit Union under this Deed of Trust.

9.2 Obligations to Notify. Trustee shall not be obligated to notify any other party of a pending sale under any other trust deed or lien, or of any action or proceeding in which Grantor, Credit Union, or Trustee shall be a party, unless the action or proceeding is brought by Trustee.

10.1 'Consent by Credit Union. Grantor shall not transfer or agree to transfer all or part of Grantor's interest in the Property without the prior written consent of Credit Union. Any attempt to transfer shall constitute a default under this Deed of Trust. A "sale or transfer," means the

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conveyance of the Real Property or any right, title, or interest therein, whether legal or equitable, whether voluntary or involuntary, by outright sale, any other method of conveyance of real property interests. If any Borrower is a corporation; transfer also includes any change in ownership of Grantor or a prospective transferee applies to Credit Union for consent to a transfer, Credit Union may require such information concerning the prospective transferee as would normally be required from a new loan applicant. Concerning the prospective transferee as would normally be required from a new soan applicant.

10.2 Condition to Consent. As a condition of its consent to any transfer, Credit Union may in its discretion impose an assumption fee in accordance with Credit Union's fee schedule then in effect, and may increase the interest rate of the Indebtedness to the prevailing rate for similar paid by the original maturity date. In no event, however, shall the interest rate be increased, nor any fee imposed, beyond the maximum rate exclusive and Credit Union, at its sole discretion, may impose additional terms or may decline to consent. This paragraph is not 10.3 Effect of Consent. If Credit Union consents to one transfer, that consent shall not constitute a consent to other transfers or a waiver of this section. No transfer by Grantor shall relieve Grantor of liability for payment of the Indebtedness. Following a transfer, Credit Union may agree Trust or the Note without relieving Grantor from liability. Grantor waives notice, presentment, and protest with respect to the Indebtedness. 11.1 Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures, and Credit Union shall have all of the rights of a secured party under the Uniform Commercial Code of the state in which the Real Property is located. Credit Union shall have all of the rights of a secured party under the Uniform Commercial Code of the state in which the Real Property is located.

11.2 Security Interest. Upon request by, Credit Union, Grantor shall execute financing statements and take whatever other action is requested by Credit Union as Grantor part to perfect and continue Credit Union's security interest in the Income and Personal Property. Grantor hereby appoints Credit Union may, at any time and without further authorization from Grantor, file copies or reproductions of this Deed of Trust as a financing statement. Grantor will retiraburse Credit Union, for, all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall be perfected by the Personal Property and make it available to Credit Union within three days after receipt of written demand from Credit Union.

11.3 Mobile Homes. If the Property includes mobile homes, motor homes, modular homes, or similar structures, such structures shall be and irrespective of the classification of such structures for the purpose of tax assessments. The removal or addition of axles or wheels, or the placement upon or removal from a concrete base, shall not after the characterization of such structures.

12 Reconveyance on Full Performance. If Grantor nava all of the Indebtedness when due and otherwise performs all the obligations 12. Reconveyance on Full Performance. If Grantor pays all of the Indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Deed of Trust and the Note, Credit Union shall execute and deliver to Grantor suitable statements of termination of any financing statement on file evidencing Credit Union's security interest in the Income and the Personal Property. Any reconveyance fee or termination fee required by law shall be paid by Grantor. Default. The following shall constitute events of default:

(a) Failure of Grantor to pay any portion of the Indebtedness when it is due.

payment necessary to prevent filing of or to affect discharge of any lien.

(b) Failure of Grantor within the time required by this Deed of Trust to make any payment for taxes, insurance, or for any other payment necessary to prevent filing of or to affect discharge of any lien.

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 against, or the failure to obtain dismissal or deny the contents of any petition filed 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 prior obligation or instrument securing any prior obligation, or commencement of any suit or other action to foreclose any prior lien.

(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 obligations imposed on Grantor by the declaration submitting the Real Property to unit ownership, by the bylaws of the association of unit owners, only any rules or regulations thereonder. If Grantor's interest in the Real Property is a leasehold form on the lease of the Real Property from its owner, any default under such lease which might result in terminations imposed on within Grantor's power to prevent a default under such lease which might result in termination of the lease as it of Failure by Grantor to perform any other obligations imposed on within Grantor's power to prevent a default under such lease by the association of unit owners to take any reasonable action (1) Credit Union has sent to Grantor aw written notice of the failure and the failure has not been cured within 15 days of the notice, or action, or

if the default cannot be cured within 15 days, Grantor has not commenced curative action or is not diligently pursuing such curative action, or (2). Grantor has given notice of a breach of the same provision(s) of this Deed of Trust within the preceding 12 months.

(g) If the interest of Grantor in the Property is a leasehold interest, any default by Grantor under the terms of the lease, or any other event (whether or not the fault of Grantor) that results in the termination of Grantor's leasehold rights; provided, that such events shall of Grantor's intent to place the Personal Property and all Improvements at another location, subject to a lease of at least equal benefit to Grantor of the terminated lease, stating the location, and evidencing Grantor's right to do so, the stating the location, and evidencing Grantor's right to do so, the stating the location and the terms of any other agreement between Grantor and Credit Union that is not remedied within any whether made now or later.

(i) If Credit Union reasonably deems itself insecure.

14. Remedies. Upon the occurrence of any event of default and at any time thereafter, Trustee or Credit Union may declare a default and (a) Credit Union shall have the right at its option without notice to Grantor to declare the entire Indebtedness immediately due and (b) With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and Credit Union (c) With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and Credit Union (c) With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and Credit Union (c) With respect to all or any part of the Personal Property, Credit Union shall have the right to foreclose to the Uniform Commercial Code in effect in the state in which the Property is located.

(d) Credit Union shall have the right, without notice to Grantor, to take possession of the Property and collect the Income, including of this right, Credit Union may require any tenant or other user to make payments of rent or use fees directly to Credit Union. If the instruments received in payment thereof in the name of Grantor and to negotiate the same and collect the proceeds. Payments by tenants whether or not any proper grounds for the demand existed. Credit Union may exercise its rights under this subparagraph either in (e) Credit Union shall have the right to have a receiver appointed to take possession of any or all of the Property, with the power to apply the proceeds, over and above covership, against the Indebtedness. The receiver may serve without bond if personal protect and preserve the Property, to operate the Property preceding foreclosure or sale, and to collect the Income from the Property and by law. Credit Union shall have the right to have a receiver applied to take possession of any or all of the Property, with the power to apply the proceeds, over and above cost of the Property preceding foreclosure or sale, and t exercise any one or (a) Cred

(g) If the Real Property is submitted to unit ownership. Credit Union or its designee may vote on any matter that may come before the members of the association of unit owners, pursuant to the power of attorney granted Credit Union in Section 16.2.

(h) Trustee and Credit Union shall have any other right or remedy provided in this Deed of Trust, or the Note:

14.2 Sale of the Property. In exercising its rights and remedies, the Trustee or Credit Union, shall be free to sell all or any part of the perty together or separately, or to sell certain portions of the Property and refrain from selling other portions. Credit Union shall be entitled to at any public sale on all or any portion of the Property.

14.3" Notice of Sale. Credit Union shall give Grantor reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale or disposition.

14.4 Waiver, Election of Remedies. A waiver by any party of a breach of a provision of this Deed of Trust shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. Election by Credit Union to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor this Deed of Trust after failure of Grantor to perform shall not affect Credit Union's right to declare a default and exercise its remedies under this Deed of Trust.

14.5 Attorneys' Fees; Expenses. If Credit Union institutes any suit or action to enforce any of the terms of this Deed of Trust, Credit Union shall be entitled to recover such sum as the court may adjudge reasonable as attorneys' fees at trial and on any appeal. Whether or not any court its interest or the enforcement of its rights shall become a part of the Indebtedness payable on demand and shall bear interest from the date of expenditure until repaid at the rate of the Note. Expenses covered by this paragraph include (without limitation) all attorney fees incurred by reports, appraisal fees, title insurance, and fees for the Trustee. Attorney fees include those for bankruptcy proceedings and anticipated post

15. Notice. Any notice under this Deed of Trust shall be in writing and shall be effective when actually delivered or, if mailed, shall be deemed effective on the second day after being deposited as first-class registered or certified mail, postage prepaid, directed to the address stated in of this Deed of Trust. Any party may change its address for notice by written notice to the other parties. Credit Union requests that copies of notices, this Deed of Trust. If the Property is in California, the notice shall be as provided by Section 2924b of the Civil Code of California.

grapher of the light labels and the content of the limitations stated in this Deed of Truston transfer of Gri 116.1 Successors and Assigns. Subject to the limitations stated in this Deed of Trust on transfer of Grantor's interest, and subject to the successors and sasigns.

The successors and sasigns are successor trustees, this Deed of Trust on transfer of Grantor's interest, and subject to the successors and sasigns.

16.2: Unit Ownership. Power of Attorney. If the Real Property is submitted to unit ownership. Grantor grants an irrevocable power of shall have the right to exercise this power of attorney only after default by Grantor and may decline to exercise this power, as Credit Union may

JE.3 Annual Reports. If the Property is used for purposes other than Grantor's residence, within 60 days following the close of each fiscal year of Grantor, Grantor shall furnish to Credit Union a statement of net operating income received from the Property during Grantor's previous expenditures made in connection with the operation of the Property.

16.4 Applicable Law. The law of the state in which the Property is located shall be applicable for the purpose of construing and determining the rights and remedies of Credit Union on default.

16.5 Joint and Several Liability. If Grantor consists of more than one person or entity, the obligations imposed upon Grantor under this 16.6 Time of Essence. Time is of the essence of this Deed of Trust.

(a) If located in Idaho, the Property either is not more than twenty acres in area or is located within an incorporated city or village.

(b) If located in Washington, the Property is not used principally for agricultural or farming purposes.

IC If located in Oregon, THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY (d) If located in Montana, the Property does not exceed fifteen acres and this instrument is a Trust Indenture executed in conformity with the Utah Trust Deed Act. UCA 57-1-19, et seq.

16.8 Walver of Homestead Exemption. Borrower hereby waives the benefit of the homestead exemption as to all sums secured by this Deed

16.9 Merger. There shall be no merger of the interest or estate created by this Deed of Trust with any other interest or estate in the Property at any time held by or for the benefit of Credit Union in any capacity, without the written consent of Credit Union.

16.10 Substitute Trustee. Credit Union, at Credit Union, soption, may from time to time appoint a successor trustee to any Trustee and hereunder by an instrument shall contain the name of the original Credit Union and recorded in the office of the Recorder of the county where the call the title, powers, and duties conferred upon the Trustee herein and by applicable law. This procedure for substitution of trustee shall, without conveyance of the Property, succeed to 16.11 Statement of Obligation. If the Property is in California Credit Union may collect a fee not to average \$50 for furnishing the statement

16.11 Statement of Obligation. If the Property is in California, Credit Union may collect a fee not to exceed \$50 for furnishing the statement.

17.1 Prior Lien. The lien securing the Indebtedness secured by this Deed of Trust is and remains secondary and inferior to the lien securing

XX Trust Deed The prior obligation has a current principal balance of \$ 58,644.42 ☐ Land Sale Contract

The prior obligation has a current principal obligation of the prior indebtedness and to prevent any default thereunders.

Grantor expressly covenants and agrees to pay the prior indebtedness and to prevent any default thereunders.

Grantor expressly covenants and agrees to pay the prior indebtedness is not made within the time required by or see to the payment of the prior indebtedness and to prevent any default thereunder.

17.2 Default. If the payment of any installment of principal or any interest on the prior indebtedness is not made within the time required by the note explained and an event of default occur under the instrument securing such indebtedness and not be cured by this Deed of Trust shall, at the option of Credit Union, become

immediately due and payable, and this Deed of Trust shall be in default.

17.3 No Modifications. Grantor shall not enter into any agreement with the holder of any mortgage, deed of trust, or other security written consent of Credit Union. Grantor shall neither request nor accept any future advances under a prior mortgage, deed of trust, or other security agreement without the prior written consent of Credit Union. Grantor shall neither request nor accept any future advances under a prior mortgage, deed of trust, or other security agreement without the prior written consent of Credit Union.

GRANTOR: Trainer of instrument are easily in him application of

STATE OF Oregon

County of Klamath

INDIVIDUAL ACKNOWLEDGMENT of antique and antique antique and antique a County of Klamath

On this day personally appeared before me
to michigate to be (or in California, personally known to me or proved to me on the basis of satisfactory evidence to be) the individual or individuals described in and who executed the within and foregoing instrument, and acknowledged that he/she signed the same as his/her free Given under my hand and official seal this 11th day of February 1994

Given under my hand and official seal this 11th day of February 1994

Cannel 1994

COMMISSION NO. 009061.

KY COMMISSION EDPES SEP. 10, 1903

ane L' thath Notary Public for Oregon siding at Klamarh Falls, Oregon My commission expires: September 15, 1995

REQUEST FOR FULL RECONVEYANCE

(To Be Used Only When Obligations Have Been Paid In Full)

STATE OF OREGON: COUNTY OF KLAMATH: SS....

Filed for record at request of Aspen Title co A.D., 19 94 at 3:33 o'clock P.M., and duly recorded in Vol. M94 Mortgages _ day on Page _____5212

FEE \$25.00

Evelyn Biehn . County Clerk
By Oscil & Maulindare engachane te parties | Landers | Andrews | Andrews | Andrews | Credit Union (1912) | (1923) | Credit Union (1912) | (1923) | Credit Union (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) | (1923) |