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gether with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now hereafter appertaining, and the rents; issues and profits thereot and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum THIRTY-SEVEN THOUSAND AND NO/100of -(\$37,000.00)-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if note sooner paid, to be due and payable at maturity of note ______

beneficiary: options, all obligations secured by this instrument, irrespective of the instruitly dates expressed therein, or herein, shall become immunitately due and payable. The execution by granter of an earnest money agreement** does not constitute a sale, conveyance or a structure of the constitute of the property in good condition and repair; not to remove or demolish any building or improvement thereon, not operatin any water of the property.
To complete or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon, and pay when due all costs incurred therefor.
To complete or restore promptly and in good and habitable conditions and restinctions alfecting the property; if the beneficiary for or equets; to join in cost calling such limancing statements pursuant to the Unitom Commercial Code as the beneficiary and requires and genetics as may be deemed desirable by the beneficiary.
To complete or restore promptly and in good conditions and restinctions alfecting the property against loss or sore such the desirate by the beneficiary.
To result and continuously maintain insurance on the buildings now or hereafter preceded on the property against loss or brange by file and such other hazards any policy of insurance and to deliver the policies to the beneficiary may from time to time to time and times any delay to notice of the structure of the appropriate on the buildings, the senticiary may proprint any wasant to such notice.
To keep the property the beneficiary is for or less and indicates pay delay the entire amount so collected, any be released to grantor. Such application or release and indicates or any delay the notice of the structure, such as a state state as all to a structure and be delivered to beneficiary unay report any indicated as a property if of state and property is a structure and be adding the property if of state and property is and sthe benefic

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, 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, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 695.585. WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of this option. The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

| TRUST DEED | STATE OF OREGON, |
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| | ment was received for record on the |
| Gronter, elitional el construir de la construir Trui filipio a un construir de la construir de | SPACE RESERVED atO'clockM., and recorded FOR in book/reel/volume No on RECORDER'S USE page or as tee/file/instru- |
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| After Recording Return to (Name, Address, Zip): State Party of ASPEN TITLE & ESCROW, INC. 525. Main Street Klamath Falls, OR 97601 | Witness my hand and seal of County affixed. |

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and that the grantor will warrant and forever, defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (a)* primarily for grantor, or (even if grantor is a natural person) are for business or commercial purposes. (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. (c) his deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, 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. I nonstruing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be if the context so requires, the provisions hereod apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

| BUILDER DE LE CONTRACTOR CONTRACTOR DE LE C | ever warranty (a) or (b) is WILTIAM R. ADDINGTON to beneficiary is a creditor Act and Regulation Z, the ation by making required MARLENE T. ADDINGTON (No:1319, or equivalent. |
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| OFFICIAL & AL SANDRA S. CRANE NOTARY PUBLIC ⁷ OREGON COMMISSION NO. 025921 MY COMMISSION EXPIRES JULY 07, 1997 | Designation Designation Designation Designation France Designation Designation < |
| STATE OF OREGON: COUNTY OF KI | Aspen Title Cotheday 44at11:12o'clockA_M.; and duly recorded in Volday Mortgageson Page18595 Evelyn Biehn > County Clerk By Occurre Mullendere |

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