

DEED OF TRUST

THIS DEED OF TRUST IS DATED AUGUST 17, 1994 imong Shield Crest, Inc., an Oregon Corporation, as estate in the simple, whose address is P () B(x 5047, Klanuth Falls, OR 97601 (referred to below as "Grantor"); South Valley State Bank, whose address is 801 Main Street Klamath Falls, OR 97601 (referred to below sometimes as "Lender" and cometimes as "Benefic ary"); and \V Iliam P. Brandsness, whose address is 411 Pine Street, Klamath Falls, OR 97503 (referred to below as "Trustee").

CONVEYANCE AND GRANT. For valuable construction, Grantor conveys to Trustee for the benefit of Lender as Beneficiary all of Grantor's CONVEYANCE AND GHANT. For valuable (ons) eration, Grantor conveys to trustee for the benefit of Lender as beneficiary all of Grantors right, title, and interest in and to the following precised real proverty, logether with all existing or subsequently erected or affixed buildings, more versents and fidures; all easements, right of v ay, and appute v nees; all water water rights and ditch rights (including stock in utilities with ditch proversents and fidures; all easements, rights, er a profix relating 1 to the real property, including without limitation all minerals, oil, gas, geothermat and similar matters, located in Klamath (loc vity, State of Diegon (the "Real Property"):

See attached Exhibit A

Crantor presently assigns to Lender (also known as Beneficiary in the Deed of Trust) all of Grantor's right, tille, and interest in and to all present and hiture lesses of the Property and all Rents from the Property. In ac cition, Grantor grants Lender a Uniform Commercial Code security interest in the Fer ts and the Personal Property defined below.

DEPINITIONS. The following words shall have the following meaning a when used in this Deed of Trust. Terms not otherwise defined in this Deed of Trust shall have the meanings attributed to such ter ns in the Uniform - commercial Code. All references to dollar amounts shall mean amounts in lawful money of the Unit of States of America.

Benefictory. The word "Beneficiary" mains & outh Valley State mank, its successors and assigns. South Valley State Bank also is referred to as

Deed of Trust. The words "Deed of Tust" near this Deed (Trust among Grantor, Lender, and Trustee, and includes without Brazilion at assignment and security interest provisio is reliating to the Person al Property and Rents.

Grantor. The word "Grantor" means any ancial persons and enables executing this Deert of Trust, including without limitation Shield Crest, Inc... Guarantor. The word "Guarantor" means indirictudes with ut limitation, any and all guarantors, sureties, and accommodation parties in

Improvements. The word "Improvements' means and incluses without limitation fill existing and future improvements, futures, buildings, structures, nucbile homes affixed on the Real Property, facilities dditions, replacements and other construction on the Real Property.

Indebtedness. The word "Indebtedness" no ans F# principal and interest payable under the Note and any amounts expended or advanced by Lander to discharge obligations of Gran or (+ expenses incurr + by Trustee or Lender to enforce obligations of Grantor under this Deed of Trust, together with interest on such amounts is provided in this Decid of Trust. In addition to the Note, the word "Indebtedness" includes all obligations, debts and liabilities, plus interest thereon, of (rantor to Lender, ir any one or more of them, as well as all claims by Lender against Grantor, or any one or more of them, whether now existing or hereafter arisen), whether related or unrelated to the purpose of the Note, whether voluntary or one or more of them, whether now existing or hereafter arisen), whether related or unrelated to the purpose of the Note, whether voluntary or other interest in the set of the normal states of the normal set of the normal otherwise, whether due or not due, abs slute or contingent, liq a lated or unliquidated and whether Grantor may be liable individually or jointly with others, whether obligated as guarantor or otterwise, and whether recovery upon such indebtedness may be or hereafter may become barred by any statute of limitations, and whether a ich (debtedness may) a or hereafter may beck me otherwise unenforce able

Lender. The word "Lender" means South Valley State Bank, is successors and assigns.

Note. The viord "Note" means the Note (ated August 17 994, in the principal amount of \$630,000.00 from Grantor to Lender, together with all renewals, extensions, riodi i attona, refinanci x s, and substitutions for the Note. The maturity date of the Note is August 15, 1995. The rate of interest on the Note is subject to indexing, adjustrie it, renewal, or renegotiation.

Personal Froperty. The words "Personal ? operty' mean all (juipment, fixtures, and other articles of personal property now or hereafter owned by Grantor and now or hereafter attacked a affixed to the Rig Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and together A th all proceeds (including without limitation all insurance proceeds and refunds of pramiums) from any sale or other dispusition of the Property.

Property. The word "Property" means collex tively the Real Procenty and the Personal Property.

Real Property. The words "Real Property" mean the propert , nterests and rights described above in the "Conveyance and Grant" section. Related Documents. The words "Felate t Documents" nean and include without limitation all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, dea is of trust, and all other instruments, agreements and documents, whether now or

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hereafter existing, executed in connection with the indebtedness.

Hents. The word "Rents" means all precent and future rents, ra enues, income, issues, royalties, profits, and other benefits derived from the

Property. frustee. The word "Trustee" means Willer P. Frandsness and an substitute or successor trustees

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THIS DEED OF TRUST, INCLUDING THE ASSIGNMENT OF RIGHTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PATINE OF THE INDER EDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GIVEN TO RECURE (1) PATINET OF THE INDER EDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GIVEN TO RECURE (1) PATINET OF THE INDER EDNESS AND (2) PERFORMANCE OF THE AND ALL OBLIGATIONS OF GIVEN TO RECURE (1) PATINET OF THE INDER EDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GIVEN TO RECURE (1) PATINET OF THE INDER EDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GIVEN TO RECURE (1) PATINET, AND THE INDER EDNESS AND (2) PERFORMANCE OF THE INDER EDNESS OF GIVEN AND ALL OBLIGATIONS OF GIVEN AND ALL OBLIGATIONS OF GIVEN TO RECURE THE NOTE, THE RELATED DO JUMENTS, AND THIS DEED OF TRUST. THIS DEED OF TRUST IS GIVEN AND ACCEPTED

PAYLAENT AND PERFORMATICE. Except as there so provided in the Deed of Trust. Grantor shall pay to Londer all amounts secured by this Deed of Trust as they become due, and shall strictly and in a timely manner partorm all of Grantor's obligations under the Note, this Deed of Trust, and the

POS SESSION AND MAINTEMANCE OF THE PROPERTY. Grantor a pres that Grantor's possession and use of the Property shall be governed by the to lowing provisions:

Postassion and Use. Until the occurrence of an Event of Default, Grantor may (a) remain in possession and control of the Property. (b) use, operate or manage the Property, and (c) r clie: any Rents from the Property The following provisions relate to the use of the Property or to other limitations on the Property. THIS INSTRUMENT WILL NOT ALL(X) USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICAELE LAND USE LAWS AND RECLUATIONS. BEF; IE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING THE TO THE PROPERTY CHANNEL AND LECK WITH THE ADDODUCTOR CONCEPTING THIS INSTRUMENT. THE PERSON ACQUIRING FEE TITLE TO THE RIOPERTY SHOULD . HECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY

Duty to Maintain. Crantor shall maintain the property in tenar able condition and promotiy perform all repairs, replacements, and maintenance

Hazardous Substances. The terms "ha ard a is waste," "hazard aus substance." "disporal," "release," and "threatened release," as used in this Deed of Trust, shall have the same meanings as set forth in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amenuted, 42 U.S.C. Section 9€(1, e eq. ("CERCLA") the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazarcious Materials Transport I on Act. 49 U.S.(. Section 1801, et seq., the Resource Conservation and Recovery Act, 49 U.S.C. Section 6901, at seq., or other application size or Federal la v, rules, or regulations adopted pursuant to any of the foregoing. The terms "hazardous viaste" and "hazardous substinct" shall also includ a without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos. Grantor represents and warran s to Lender that a) During the period of Grantor's ownership of the Property, there has been no use generation, manufacture, storage, thatment, disposal, release or threatened release of any hazardous waste or substance by any person on, under, or about the Property: (b) Granic r has no knowledge of, or reason to balleve that there has been, except as previously disclosed to and acknowledged by Lander in writing, () any ise, generation, r anufacture, storage, treatment, disposal, release, or threatened release of any hazardous waske or substance by any prior or ners or occuparts of the Property or (ii) any actual or threatened litigation or claims of any kind by any person rating to such matters; and (c) : cept as previou: A disclosed to and acknewledged by Lender in writing, (i) neither Grantor nor any tenant, contractor, agent or other authorized used of the Proparty shall use, generate, manufacture, store, treat, dispose of, or release any hazardous waste or substance on, uncer, or about the Propers and (ii) any such activity shall be conducted in compliance with all applicable rederal, state, and local laws, regulation, and ordinances, inc. , ing without limitation those laws, regulations, and ordinances described above. Grantor authorizes Lender and its agents to interrupon the Picperty to make such inspections and tests, at Grantor's expense, as Lender may doom appropriate to datermine complicing a the Property with his section of the Deed of Trust. Any inspections or tests made by Lander shall be for Lender's purposes only and shall not the construed to the ate any responsibility of liability on the part of Lender to Grantor or to any other person. The epresentations and warrenties contained hereir i re based on Grantor's due diligence in investigating the Property for hazardous waste. Grantor hereby (a) releases and wair is any future clair is against Lender for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs under any such aws, and (b) a pass to indemnify and hold harmless Lender against any and all claims, losses, liab lities, dam ages, penalties, and experises which Lender may directly or indirectly sustain or suffer resulting from a breach of this section of the Deed of Trust or as a consequence 1 and use, generation hanufacture, storage, disposal, release or threatened release occurring prior to Grantor's or mership or interest in the I rop a ty, whather or ro the same was or should have been known to Grantor. The provisions of this section of the Deed of Trust, including the obligation to ince unify, shall survive the payment of the Indebtedness and the satisfaction and reconveyance of the ien of this Deed of " ust and shall not be affected by Lender's acquisition of any interest in the Property, whether by Nuisance, Waste. Granter shall not to use conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property Without I mitting the 3 nerality of the foregoing, Grantor will not remove, or grant to any other party the right to ramove, any timber, minerals (in tude g cil and gas), six gravel or rock products without the prior written consent of Lender. Removal of mprovements. Grantor shall of demolish or remove any improvements from the Real Property without the prior written consent of Lender. At a condition to the remova of a 1 Improvements, ander may require Gran or to make arrangements satisfactory to Lender to replace such improvements with improvements of at east equal value Leader's Flight to Enter. Lender as i its gents and representatives may enter up in the Real Property at all reasonable times to attend to Lender's interests and to inspect the Phiperh for purposes of 3 antor's compliance with the terms and conditions of this Deed of Trust. Compliance with Governmental Recy drein ants. Grantor s a 1 promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of nill governmental authorities applicable to the usin or occupancy of the Froperty, including without limitation, the Americans With Disabilities Act. Granter may contest in (a od faith any suit law, ordinance, or reculation and withhold compliance during any proceeding, including appropriate appeals, so long as grantor has noticed Lender in writing prior to doing so and so long as, in Lender's sole opinion, Lender's interests in the Property are not appardized. Lenk er may require Granto to post adequate security or a surety bond, reasonably

satisfactory to Lender, to protect Lender's in arest. Duty to Protect. Grantor agrees neitt at to abandon nor lea & unattended the Property. Grantor shall do all other acts, in addition to those acts set forth above in this section, which from the character and as a of the Property are reasonably necessary to protect and preserve the Property.

DUE ON SALE - CONSENT BY LENDER. Les ter may, at its op on, declare immediate due and payable all sums secured by this Deed of Trust pon the sale or transfer, without the Lenckr's pror written consent of all or any part of the Real Property, or any interest in the Real Property. A "sale r transfer means the conveyance of Rea Pros erty or any right, itle or interest therein; whether legal, beneficial or equitable; whether voluntary or nvoluntary; whether by outright sale, dead ins a lment sale contract, land contract, contract for dead, leasehold interest with a term greater than three 3) years, lease-sption contract, or by sale assa nment, or transta of any baneficial interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of Filel Friperty interest. If any Grantor is a corporation, partnership or limited liability company, transfer also ncluces any change in ownership of more har wenty-five percen (25%) of the voting stock, partnership interests or limited liability company interests, is the case may be, of Grantor. However his potion shall not be exercised by Leoder if such exercise is prohibited by federal law or by Oregon law.

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DEED OF TRUST (Continued)

TAXES AND LIENS. The following prostions relating to the texas and liens on the Property are a part of this Deed of Trust.

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Payment. Grantor shall pay when clue (and in all eval is prior to delinquency) all taxes, special taxes, assessments, charges (including water and server), fines and impositions levies against or on exount of the Property, and shall pay when due all claims for work done on or for services randared or material turnished to the Property. Grants r shall maintain the Property free of as liens having priority over or equal to the interest of Lencer under this Deed of Trust, excapt for the lien of tixes and assessments riot due and except as otherwise provided in this Deed of Trust.

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Right To Contest. Grantor net y withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to par, so long as Lander's Intera t in the Property is not apparcized. If a lien ansas or is filed as a result of nonpayment, Grantor shall within fifteen (15) Jays after the ien arbses or, if a ien is filed, with a fifteen (15) days after Grantor has notice of the filing, secure the discharge of the ien, or if recuested by Lender, deposit + ith L ader cash or a su ficient corporate surely cond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and attorneys' feal or other charges that could accrue as a result of a foreclosure or sale under the lien. In any contest, Granter shall defer d Iby if and Lender ar c shall satisfy any advers a judgment before enforcement against the Property. Grantor shall name Lender as an additional (blig) (under any sure y bond furnished in the contest proceedings.

Evidence of Payment. Granter site if upon demand ternish to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental orificial to dell er to Londer at any time a written statement of the taxes and assessments against the

Notice of Construction. Granter shall notify Lender at least fifteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Propert, if any mechanist lien, materialmen's liar, or other lien could be asserted on account of the work, services, or meterials and the cost excereds (1,000.00. Grante vill upon request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such improve r ants.

PROPERTY DAMAGE INSURANCE. The following provising a relating to insuring the Property are a part of this Deed of Trust.

Maintenance of Insurance. Ganto shall procure a comaintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full in jurap a value covering . Il improvements on the Real Property in an amount sufficient to avoid application of any coinsurance clause, and with a stare and mortgagee suse in favor of Lender together with such other insurance, including but not limited to hazurd, liability, business interriptice, and boiler insulance, as Lender may reasonably require. Policies shall be written in form, amounts, coviveiges and basis reasonably acceptable to Lender and issued by a compary or companies reasonably acceptable to Lender. Grantor, upon request of Lender, will deliver o Lender rom time t time the policies or cartificates of insurance in form satisfactory to Lender, including stipulations that coverages will lot > + cancelled or d + inished without at least ten (10) days' prior written notice to Lender. Should the Real Property at any time become located in an area design ated by the Director of the Federal Emergency Management Agency as a special flood hazerel area. Grantor agrees to potalin and maintain Fer & al Flood Insurance to the extent such insurance is required by Lender and is or becomes available, for the term of the loan and or the full unpair principal balance of the loan, or the maximum limit of coverage that is available, whichever

Application of Proceeds. Grantor that promptly no fy Lander of any loss or damage to the Property of the estimated cost of repair or replacement exceeds \$500.00. encer may make prop of loss if Grantor fails to do so within fifteen (15) days of the casualty. Whether or not Lence 's security is impaired, binder may, at its election, receive and retain the proceeds of any insurance and apply the proceeds to the reduction of the Indebtedness, a tyme it of any lien affice ing the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and ripal. Grantor shall replace the damaged or destroyed improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory proof of such expand hine, pay or reimburse Grantor from the proceeds for the reasonable cost of repair or restoration if Granter is not in dra auti inder this Deed of Trust. Any proceeds which have not been disbursed within 180 days after their receipt and which Lander has not committee the repair or rest oration of the Property shall be used first to pay any amount owing to Lender under this Deed of Trust, then to pay accroad in arest, and the ren ainder, if any, shall be applied to the principal balance of the indebtedness. If Lander holds any proceeds after payment in the indebtech iss, such proceeds shall be paid to Grantor as Grantor's interests may appear.

Unexpired insurance at Sale. Inverse expired 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 sale or of her sale held under the provisions of this Leed of Trust, or at any foreclosure sale of such Property.

Granio/'s Report on Insurance. Up the request of Lender, however not more than once a year, Grantor shall furnish to Lender a report on each existing policy of insurance showing:) the name of the nsurer; (b) the risks insured; (c) the amount of the policy; (d) the property insured, the then ourrent replacement value of superproperty, and the manner of determining that value; and (e) the expiration date of the policy. Grantor shall, upon request of Lender, here are independent approviser satisfactory to Lender determine the cash value replacement cost of the Property.

EXPENDITURES (3Y LENDER. If Granter talls to comply with any provision of this Deed of Trust, or if any action or proceeding is commenced that would materally affect Lender's Interests in the Property, Len ler on Grantor's behalf may, but shall not be required to, take any action that Lender daems appropriate. Any amount that I encerexpends in so d ing will bear interest at the rate charged under the Note from the date incurred or paid by Lander to the date of repayment by Grant or. All such expert ses, at Lender's option, will (a) be payable on demand. (b) be added to the balance of the Note and be apportioned among and he payable with any installment payments to become due during either (i) line term of any applicable insurance policy or (ii) the remaining term of the Note, or (c) be treated as a balloon payment which will be due and payable at the Note's maturity. This Deed of Trust also will secure pay nent of these amounts. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be entilled on account of the difault. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise would have had

WARRANTY, DEFENSE OF TITLE. The following provisions in lating to ownership of the Property are a part of this Deed of Trust.

Title. Crantor warrants that: (a) Start of holds good and marketable title of record to the Property in fee simple, free and clear of all liens and encur brances other than those sit fort i in the Real Propinty description or in an / title insurance policy, title report, or final title opinion issued in favor (4, and accepted by, Lender in connection with the Deed of Trust, and (b) Grantor has the full right, power, and authority to execute and

Defence of Title. Subject to the exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the lawful statms of all persons. In the even any action or pro seeding is commenced that questions Grantor's title or the interest of Trustee or Lender under this Deed of Trust, Grantor shall c afend the action a Grantor's expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver or cause to be delivered, to Ler or such instrumen s as Lender may request from time to time to permit such participation.

Compliance With Laws. Granto war ants that the Picperty and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

CCNDEMN/TION. The following provisions relating to condern: ation proceedings are a part of this Deed of Trust.

Application of Net Proceeds. If all or any part of the Property is condemned by eminent domain proceedings or by any proceeding or purchase In lieu of condemnation, Lender may at 1's election require hat all or any portion of the net proceeds of the award be applied to the Indebtedness

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or the repair or restoration of the Property. The net property shads of the award shall mean the award after payment of all reasonable costs, expenses, and a tionneys' fees incurred by frusk e or Lender In cornection with the condemnation.

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Proceedings. If any proceeding in condemnation is t ad, Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such stars as may be necessary to different the action and co ain the award. Grantor may be the nominal party in such proceeding, but Lender shall be entitied to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Granter will deliver or cause to be delivered to Lender such instruments as may be represented by it from time to time to participation.

MPOSIFION OF TAXES, FEES AND CHURGES BY GOVIE INMENTAL AUTHORITIES. The following provisions relating to governmental taxes, fees and charges are a part of this Deed of Thir to

Current Taxes, Fees and Charges Upon request by Lender, Grantor shall execute such documents in addition to this Deed of Trust and take whetever other action is requested or Lender to perfect and continue Lender's lien on the Real Property. Grantor shall reimburse Lender for all taxes, as described below, togs her vith all expenses in turred in recording, perfecting or continuing this Deed of Trust, including without limitation all taxes, documentary starting, and other charge or recording or registering this Deed of Trust.

Taxet. The following shall constitute taxes to which the section applies: (a) a specific tax upon this type of Deed of Trust or upon all or any part of the indebtedness secured by this (seed of Trust; (b) specific tax on Grantor which Grantor is authorized or required to deduct from payments on the indebtedness secured by this (seed of Trust; (c) a tax on this type of Deed of Trust chargeable against the Lender or the holder of the vote; and (d) a specific tax on all or any portion of the indebtedness or on payments of principal and interest made by Grantor.

Subsequent Taxes. If any tax is which this section applies is enacted subsequent to the date of this Deed of Trust, this event shall have the same effect as an Event of Default (as defined below), and tender may exercise any or all of its available remedies for an Event of Default as provided below unless Grantor either (a) pays the tax before the ecomes delinquent, or (b) contests the tax as provided above in the Taxes and Liens section and deposits with Lender cash or a sufficient contorate surety bond or other security satisfactory to Lender.

SECURD Y AGREEMENT; FINANCHIG 9 'ATEMENTS. The following provisions relating to this Deed of Trust as a security agreement are a part of this Deed of Trust.

Security Agreement. This instrume is shall constitute a security agreement to the extent any of the Property constitutes fixtures or other personal property, and Lender shall have up on rights of a secure of party under the Uniform Commercial Code as amended from time to time.

Security Interest. Upon request by Lander, Grantors 1. If execute financing statements and take whatever other action is requested by Lender to perfuct and continue Lender's security interest in the Raits and Personal Property. In addition to recording this Deed of Trust in the real property records, Lender may, at any time and without further au horization from Grantor file executed counterparts, copies or reproductions of this Deed of Trust is a financing statement. Give for shall reimburs a Lender for all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall assemble the Farsonal Property L a manner and at a place reasonably convenient to Grantor and Lender and make it available to Lender within three (1) dir staffer receipt of withen demand from Lender.

Addresses. The mailing addresses of Grantor (debto) and Lender (secured party), from which information concerning the security interest gramed by this Deed of Trust may be blained (each as equired by the Uniform Commercial Code), are as stated on the first page of this Deed of Trust.

FURTHER ASSURANCES; ATTORNEY-IX-FACT. The foll 3 dng provisions relating to further assurances and attorney-in-fact are a part of this Deed of Trust.

Further Assurances. At any bit et all drain time to thit et upon request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, it ler fer or to Lender's designee, and when requested by Lender, cause to be filed, recorded, refiled, or referenceded, as the case may be at the childres and in a childres and places as Lender may deem appropriate, any and all such mortgages, and there documents as may, it is obtained or delivered, it is childres and places as Lender may deem appropriate, any and all such mortgages, and there documents as may, if the sole ophion of a rider, be necessary or desirable in order to effectuate, complete, perfect, continue, or preserve (at the obligations of Granto under the Note in the Dead of Trust, and the Related Documents, and (b) the liens and security interests creative by this Dead of Trust as the contrary by Letter in writing, Grantor the shall reimburse Lerder for all costs and expenses incurred in connection with the matters referred to in this paragraphit.

Attorney-In-Fact. If Grantor fells to in any of the thin is referred to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. Fix such purposes, Crantor hereby irrevocably appoints Lender as Grantor's attorney-in-fact for the purpose of making, executing, delivering, filling, recording, and i oling all other things as may be necessary or desirable, in Lender's sole opinion, to accomptish the matters referred to in the preceding paragraph.

FULL PERFORMANCE. If Grantor pars all the indebtedness when due, and otherwise performs all the obligations imposed upon Grantor under this Deed of Trust, Lender shall execute and deliver to Trustee all quest for full reconveyance and shall execute and deliver to Grantor suitable statements of termination of any financing statement of file evidencing ander's security interest in the Rents and the Personal Property. Any reconveyance fee required by taw shall be paid by Grantor, if permitted by applicable law.

DEFAULT. Each of the following, at the op is n of Lender, she'l constitute an event of default ("Event of Default") under this Deed of Trust:

Default on Indebtedness. Failure of () antor to make any payment when due on the Indebtedness.

Default on Other Payments. Fail ire of Grantor within the time required by this Deed of Trust to make any payment for taxes or insurance, or any other beyond nacessary to prevent filing of or to effect cis charge of any tien.

Compliance Default. Failure to comply with any other tight, obligation, covenant or condition contained in this Deed of Trust, the Note or in any of the Related Documents. If such a failure is curable and if Grantor has not been given a notice of a breach of the same provision of this Deed of Trust, within the preceding twelve (12) is onths, it may be cured (and no Event of Default will have occurred) if Grantor, after Lender sends written notice cernanding cure of such to the failure (a) cures the a ture within fifteen (15) tays; or (b) if the cure requires more than fifteen (15) days, produle compliance as soon as reasonable by practical.

Breaches. Any warranty, representation or statement mane or furnished to Lender by or on behalf of Grantor under this Deed of Trust, the Note or the Related Documents is, or at the time made or furnished was, false in any material respect.

Insolvency. The insolvency of Granter appointment of a receiver for any part of Grantor's property, any assignment for the benefit of creditors, the commencement of any proceeding under any bank uploy or insolvency laws by or against Grantor, or the dissolution or termination of Granter's existence as a going busines. (if Grantor is a tusiness). Except to the extent prohibited by federal law or Oregon law, the death of Granter (if Grantor is an individual) also hall constitute arr twent of Default under this Deed of Trust.

Foreclosure, Forfetture, etc. Commentment of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or

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any other method, by any creditor of Gram or or by any goveremental agency against any of the Property. However, this subsection shall not apply in the event of a good faith dispute by Grantor as to the valifity or reasonableness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor gras Lander written no k e of such claim and furnishes reserves or a surely bond for the claim satisfactory to Lender.

Breach of Other Agreement. Any creact by Grantor und at the terms of any other agreement between Grantor and Lender that is not remedied within any grace period provided the ein, excluding without initiation any agreement concerning any indebtedness or other obligation of Grantor to Lender, whether existing now or later

Events Affecting Guarantor. Any of the preceding events occurs with respect to any Guarantor of any of the indebtedness or such Guarantor dies or becomes incompetent. Lender, at is option, may, be shall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a manner satisfactor to Lender, and, in doir g so, cure the Event of Default.

Insecurity Lender in good faith dealns is all insecure.

RIGHTS AND REMEDIES ON DEFAULT. Up to the occurrence to any Event of Default and at any time thereafter. Trustee or Lender, at its option, may exercise any one or more of the following rights and nemedies, in a diftion to any other rights or remedies provided by law:

Accelerate Indebtedness. Lender that ave the right at it option to declare the entire Indebtedness immediately due and payable, including any prepayment penalty which Granter would be required to tay.

Foreclosure. With respect to all or any pait of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either rate in accordance with and to the full extent provided by applicable law. If this Deed of Trust is foreclosed by judicial foreclosure, in either will be entitled to a judigment which will provide that if the foreclosure sale proceeds are insufficient to satisfy the judgment, exactly on may issue for in amount of the unpaid balance of the judgment.

UCC Remedies. With respect to all or an part of the Perional Property, Lander shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Flents. Lender shall have the nonit, without notices o Grantor, to take possession of and manage the Property and collect the Rents, including a mounts past due and unpuild, and apply the net bioceeds, over and above Lender's costs, against the indebtedness. In furtherance of this right, Lender may require any takent or other user of the Property to make payments of rent or use fees directly to Lender. If the Rents are collected by Lender, then Grantor in two or indicates the net as Grantor's attorne —in-fact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the tender and collect the proceeds. Payment's by tenants or other users to Lender in response to Lender's demand shall satisfy the obligations for which the payments is releaved or on the appropriate tender and, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subgrate raph aither in person, bir agent, or through a releaver.

Appoint Receiver. Lender shall have the light to have a relever appointed to take possession of all or any part of the Property, with the power to protect and property to open to the Property is leading foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, are institle indebtedness. The receiver may serve without bond if permitted by law, under's right to the appointment of a relever shall exist is hether or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lencer shall not disquid a person from serving as a receiver.

Tenancy at Sufferance. If Grantor reme is in possession of the Property after the Property is sold as provided above or Lender otherwise becomes entitled to possession of the Program upon defaul. If Grantor, Grantor shall become a tenant at sufferance of Lender or the purchaser of the Property and shall, at Lender's cyllion, either (a) pay an example rental for the use of the Property, or (b) vacate the Property immediately upon the damand of Lender.

Other Remedies. Trustee or Lender shall have any other not or remedy provided in this Deed of Trust or the Note or by law.

Notice of Sale. Lender 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 interview of the sposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten (10) days before the time of the sale or disposition. Any sale of Personal Property may be made in conjunction with any sale of the Real Property.

Sale of the Property. To the extent permitted by applicative law, Grantor hereby waives any and all rights to have the Property marshalled. In exercising (3) rights and remedies, the True as or Lender shell be free to self all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to old at any public sile on all or any portion of the Property.

Walver; Election of Remedies. A viewer by any party of a treach of a provision of this Deed of Trust shall not constitute a waiver of or prejudice the party's rights otherwise to demail district compliance with that provision or any other provision. Election by Lender to pursue any remedy provided in this Deed of Trust, the Note, in any Related Dolument, or provided by law shall not exclude pursuit of any other remedy, and an election to hake expenditures or to take exclosion to perform an obligation of Grantor under this Deed of Trust after failure of Grantor to perform shall not affect Linder's right to declare a cefaul and to exercise any of its remedies:

Attorneys' Fees; Expenses. If Lencer in titules any suit or action to enforce any of the terms of this Deed of Trust, Lender shall be entitled to recover such sum as the court may entitied as at orneys' fees at trial and on any appeal. Whether or not any court action is involved, all reasonable exponses incurred by Ler fer which in Lenfer's opinion are necessary at any time for the protection of its interest or the onforcement of its rights shall become a part of the indebt a ness payable on demend and shall bear interest at the Note rate from the date of expenditure until repaid. Expenses cover of by this paragin on include, without tim tation, however subject to any limits under applicable law, Lander's atromeys' fees whether or not if are is a lawsuit, is cluding attorneys' fees for bankruptsy proceedings (including efforts to modify or vacate any automatic stay or injunction), it peaks and any ir icipated post-judgmen collection services, the cost of searching records, obtaining table law. Grantor also will pay i ny cri unt costs, in add is not all other sums provided by law.

Rights of Trustee. Trustee shall have all by the rights and duiles of Lender as set forth in this section.

*OWIERS AND OBLIGATIONS OF TRUST EE. he to lowing pro / ions relating to the powers and obligations of Trustee are part of this Deed of Trust.

Powers of Trustee. In addition to all povers of Trustee arishing as a matter of law, Trustee shall have the power to take the following actions with respect to the Property upon the written equest of Lender and Grantor: (a) join in preparing and filing a map or plat of the Real Property, including the decication of streets or other lights to the public (b) join in granting any easement or creating any restriction on the Real Property; and (c) join in any subordination or other a greement affecting this Deed of Trust or the interest of Lender under this Deed of Trust.

Obligations to Notify. Trustee shall not be obligated to notiny any other party of a pending sale under any other trust deed on tien, or of any action or proceeding in which Grantor, Lender, or "rustee shall be a party, unless the action or proceeding is brought by Trustee.

Trustee. Trustee shall meet all qualitications required for Thistee under applicable law. In addition to the rights and remedies set forth above, with respect to all or any part of the Property, the Trustee shall have the right to fore dose by notice and sale, and Lender shall have the right to

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foreclose by judicial foreclosure, in eith and 1 a in accordance vith and to the full extent provided by applicable law.

all other provisions for substitution.

Successor Trustee. Lender, at Lender's cotion, may from the to time appoint a successor Trustee to any Trustee appointed hereunder by an Instrument executed and acknowledged by Landar and received in the office of the recorder of Klamath County, Oregon. The Instrument shall contain, in addition to all other matter recurred by state law, he names of the origin it Lender, Trustee, and Grantor, the book and page where this Deed of Trust is recorded, and the name and address of he successor trustee, and the instrument shall be executed and acknowledged by Londer or its successors in interest. The + coessor trustee + ithout conveyence of the Property, shall succeed to all the title, power, and duties conferred upon the Trustes in this Deed of rust and by app is able law. This procedure for substitution of trustee shall govern to the exclusion of

Sec. 3. 2. 10

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HOTICES TO GRANTOR AND OTHER PARTIES. Any notice under this Deed of Trust shall be in writing and shall be effective when actually teliverad, or when deposited with a nationally ecognized over it ht courder, or, it mailed, shall be deemed effective when deposited in the United tates mail first tass, registered mail, postage repaid, directed to the addresses shown near the beginning of this Deed of Trust. Any party may hange its add ess for notices under this Dired o Trust by giving o mal written notice to the other parties, specifying that the purpose of the notice is to hange the party's addiress. All copies of holices of foreclosure in m the holder of any lien which has priority over this Deed of Trust shall be sent to ender's address, as shown near the beginning of this Deed of T uit. For notice purposes Grantor agrees to keep Lender and Trustee informed at all mes of Granter's current address.

MISCELLANEOUS PROVISIONS. The lote wind miscellaneous pic visions are a part of this Deed of Trust:

Amondments. This Deed of Trust, together with any Relater Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Deed of Tist. I o alteration of or a mendment to this Deed of Trust shall be effective unless given in writing and signed by the party or parties sought to be on inger or bound by the Eleration or amandment.

Annual Reports. If the Property is used is r purposes othe han Grantor's residence, Grantor shall furnish to Lender, upon request, a certified statament o net operating income repliced from the Property luring Grantor's previous fiscal year in such form and detail as Lender shall require. "Net openting income" shall mean at cast recepts from the Property less all cash expenditures made in connection with the operation of the Property

Applicable Law. This Deed of True has been delivered to Lender and accepted by Lender in the State of Oregon. This Deed of Trust thall be soverned by and construed in ac cordance with the laws of the State of Oregon.

Caption Headings. Caption headings in this Dead of Trust are for convenience purposes only and are not to be used to interpret or define the provisions of this Dead of Trust.

therger. There shall be no merger or the interest or estate cleated by this Deed of Trust with any other interest or estate in the Property at any time held by or for the benefit of Lenci (in any capacity, with a 1 the written consent of Lender.

Hauttiple Parties; Corporate Authority: All obligations of Gravior under this Deed of Trust shall be joint and several, and all references to Grantor shall mean such and every Grantor. This mans that each of the persons signing below is responsible for all obligations in this Deed of Trust.

Severability. If a court of competent jure diction finds any provision of this Deed of Trust to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision in a id or unenforceable as o any other persons or circumstances. If feasible, any such offending p ovision shall be deemed () be notified to be with the limits of enforceat lity or validity; however, if the offending provision cannot be to modified it shall be stricken and all other provisions of this beed of Trust in all other respects shall remain valid and enforceable.

Succession and Assigns. Subject of the limitations stated in this Deed of Trust contransfer of Grantor's interest, this Deed of Trust shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Granicr, Lender, without notice () Grantor, may deal with Grantor's successors with reference to this Deed of Trust and the Indebtedness by way of for busrance or extension without releasing Grantor from the obligations of this ()eed of Trust or liability under the Indebtedness.

Fime is of the Essence. Time is of it electionce in the performance of this Deed of Trust.

Waivers and Consents. Lender shall no be deemed to have waived any rights under this Deed of Trust (or under the Related Documents) inless such waiver is in writing and signed by Lender. No ce ay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver it y any party of a plovision of this Deed of Trust shall not constitute a waiver of or prejudice the party's ight otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between under and Grantor, shall const ute a waiver of any of Lender's rights or any of Grantor's obligations as to any future transactions. Whenever consent by Lender is required in this Deed of 1 ust, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instance, where such corsent is required.

COMMERCIAL DEED OF TRUST. Grant r all ses with Lender it at this Deed of Trust is a commercial deed of trust and that Grantor will not change the use of the Property without Lender's prior veilten consent.

EACH GRANTER ACKNOWLEDGES HAVING READ ALL THE FROVISIONS OF THIS DEED OF TRUST, AND EACH GRANTOR AGREES TO ITS TERMS.

GRADITOR:

Shlaid Crest, inc Robert E Cheyne, President

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President; and He	len Cheyne, Secretary of s wladged the Deed of Thist t	a leid Crest, Inc.	and known to me to be au	ithorized agents of the corp	oration that execution	ed the
 is bound of director act accounted the D 	rs, for the uses and purpos leed of Trust on behalf of the	 thensin mention concertion. 	e I, and on oath stated the	t they are authorized to exe	ecute this Deed of	Trust e
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he undersigned is	the legal owner and he ider	f all indebtedne :	secured by this Deed of	Trust. All sums secured by	this Deed of Trus	t have
Fully paid and satisfi (my applicable statu without warrancy to	ied. You are hereby directe ute, to cancel the Note recu o the parties designated by Related Documents to:	c upon payment in in d by this Deed	c you of any sums owing t f Trust (which is delivere t	o you under the terms of the to you together with this De	is Deed of Trust or ed of Trust) and t	pursu
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EXHIBIT "A"

DESCRIPTION OF PROPERTY

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

Block . Lots 1, 2, 3, 4 5 and 6 Lots 14, 17, 19, 21, 23, 24, 25 and 26 all in Shield Crest -Block 1 Tract 1172, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

That portion of a tract of land situated in the NEWNEY of Section 7. Township 39 South, Lange 10 E.W.M., deeded to Shield Crest, Inc., by deed from Leroy D. Spiker, Jr. and Meltde: A. Spiker, in Deed Volume M90 page 1522, Records of Klausth County, Oregon, lying Easterly of the Easterly line of MLP 3-91 and Westerly of the Westerly line of MLP 1-91 filed in the office of the County Herk.

Parcel J of Minor Land Partition 1-90 located in the NEWNEY of Section 7, and the NW NW of Section 8, Township 39 South, Range 10 East of the Willamette Meridian, file in the office of the County Clerk

Parcels 2 and 3 of Hiror Land Par ition 3-91 located in the NELNEY of Section 7. Township 39 South, Range 10 E.W.M., filed in the office of the county Clerk.

Lot 1. in Block 4 of Trac: 1257, Re-subdivision of a portion of First Addition to Shueld Crest, according to the official plat thereof on file in the office of the County Clerk of Klimath County, Oregon. SAVING AND EXCEPTING, that portion lying within Tract 1271-Shield Crest Condominuins-Building #4.

Together with an undivided interest in all those private roads shown on the plat and more particularly described in Declaration recorded in Volume M84 page 4256, records of Klamath County, Oregon.

26671

STATE OF OREGON: COUNTY OF KLAM, TH: SS.

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Filer for record at request of ______S. Valley State Bank_____ _____ the ____ _____<u>26th</u> day or _____ Aug. ____ A.D., 19 94 ____ at ___ 10:08 ___ o'clock ___ A.M. and duly recorded in Vol. ____ M94 ____ of ______ On Page ______ On Page ______ 26664____ Evelyn Biehn County Clerk By Dauline Mullindare

FEE \$45.00