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WHEN RECORDED MALL TO:

Western Credit Services 1600 N. Riverside Drive Suite 1027 Medford, OR 97501

MITI 336,58

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY THIS DEED OF TRUST IS DATED AUGUST 23, 1994, among RONDAL C. MOON and LINDA L. MOON, As Tenants DEED OF TRUST by the Entirety, whose address is at 26 ALPINE DR, (LAMATH FALLS, OR 97603 (referred to below as "Grantor"); Western Credit Services, wł ose address is 1600 N. Riverside Drive, Suite 1027, Medford, OR 97501 (referred to below sometimes as "Let der" and sometimes as "Beneficiary"); and Mountain Title Company, whose address is 222 So 6th Street - Klamath Falls, OR 97601 (referred to below as "Trustee"). CONVEYANCE AND GRANT. For valuable consideration, Grantor conveys to Trustee for the benefit of Lender as Beneficiary all of Grantor's dot tills and interest in and to the following destribut real property together with all existing or subsequently erected or affixed buildings. CONVEYANCE AND GRANT. For valuable consideration, Grantor conveys to Trustee for the benefit of Lender as Beneficiary all of Grantor's right, title, and interest in and to the following described real property, together with all existing or subsequently erected or affixed buildings, improvements and fixtures; all easer rents, rights of with and appurtenances; all water, water rights and ditch rights (including stock in utilities with ditch and similar matters, located in K. AMATH Court ty, State of Oregon (the "Real Property"): Lot 7 in Block 4, Tract No. 1087, FIRST ADDITION TO BANYON PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. The Real Property or its address is commonly known as 46/26 ALPINE DR, KLAMATH FALLS, OR 97603. The Real Granter presently assigns to Lender (- iso known as Bex eficiary in this Deed of Trust) all of Grantor's right, title, and interest in and to all present and future leases of the Property and all Fients from the Property and the Property defined below. DEFINITIONS. The following words shall have the following meanings when used in this Deed of Trust. Terms not otherwise defined in this Deed of Trust shall have the meanings at but a flo such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful Beneficiary. The word "Ber effcially" means Western Credit Services, its successors and assigns. Western Credit Services also is referred to as Deed of Trust. The words "Deet of Trust" mean this Deed of Trust among Grantor, Lender, and Trustee, and includes without limitation all assignment and security inten st provisions relating to the Personal Property and Rents. Existing indebtedness. The words "Existing Indebie tness" mean the indebtedness described below in the Existing Indebtedness section of this Deed of Trust. Grantor. The word "Grantor" near cany and all percens and entities executing this Deed of Trust, including without limitation RONDAL C. MOON Guarantor. The word "Guarintor means and includes without limitation any and all guarantors, suraties, and accommodation parties in Improvements. The word "Inprovements" means and includes without limitation all existing and future improvements, fixtures, buildings, structures, mobile homes affixed on the Real Property Licilities, additions, replacements and other construction on the Real Property. Indebtedness. The word "Inck bits 1:955" means all .» noipal and interest payable under the Note and any amounts expended or advanced by i endur to discharge obligations of (is anter or expenses incurred by Trustee or Lender to enforce obligations of Granter under this Deed of Trust. Indeptedness. The word "Incklote) tess" means all thincipal and interest payable under the Note and any amounts expended or advanced by Lender to discharge obligations of (ir antor or expenses) incurred by Trustee or Lender to enforce obligations of Grantor under this Deed of Trust, together with interest on such an our if as provided in this Deed of Trust. Note: The word "Note" mean i the Note dated Aught st 23, 1994, in the principal amount of \$14,500.00 from Grantor to Lender, together with all renewals, extensions inodifications, reir inclings, and substitutions for the Note. The maturity date of the Note is August 29, 1999. The rate of interest on the Note is subject to indexing, e to indexing a to interest on the Note is August 29, 1999. Personal Property. The words "Personal Property" metal all equipment, renewal, or rengroussion by Grantor, and now or hereafter littate ed or affixed to "his Real Property: logethe with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such a openty: and together with all proceeds (in studing without limitation all insurance proceeds and refunds of premiums) from any safe or other filip billion of the Property. Real Property. The words "Real Froper y" mean the procently, interests and rights tescribed above in the "Conveyance and Grant" section. Related Documents. The word i "Related Document:" mean and include without limitation all promissory notes, credit agreements, loan agreements environmental agreements mortgages deeds of trust, and all other instruments agreements and agreements, environmental agreements guaranties, security agreements, mortgages, deeds of trust, and all other instruments, agreements and documents, whether now or hereet eries sting, executed in onnection with the Indebtedness. Rents. The word "Rents" means all present and future rents, revenues, income, issues, royallies, profits, and other benefits derived from the Trustee. The word "Trustee" means Mountain Title Compary and any substitute or successor trustees. THUSTER, THE WORD THUSTER MOLINATING COMPARY and any substitute or successor trustees. THIS DEED OF THUST, INCLUDING THE ASSIGNMENT CF RENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE INDEBTEDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF ON THE FOLLOWING TERMS: PAYMENT AND PERFORMANCE. Except as cherwise provided in this Deed of Trust, Grantor shall pay to Lender all amounts secured by this Deed of Trust as they become due, and shall strictly and in a timely manifer perform all of Grantor's obligations under the Note, this Deed of Trust, and the Related Documents POSSESSION AND MAINTENANCE OF 1 HE PROPERTY. Grants regrees that Grantor's possession and use of the Property shall be governed by the Possession and Use. Until the occurrence of an Event of D fault, Grantor may (a) remain in possession and control of the Property. (b) use, operate or manage the Property, and (c) collect any Rents train the Property. The following provisions relate to the use of the Property (b) use. Initiations on the Property. This INSTRUMENT INT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING APPROVED USES.

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DEED OF TRUST (Continued)

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Duty to Maintain. Grantor shall maint in the Property in enantable condition and promptly perform all repairs, replacements, and maintenance Duty to Maintain. Grantor shall i taint in the Property in "enantable condition and promptly perform all repairs, replacements, and maintenance necessary to preserve its value. Hezarricus Substances. The tenns "hizardous waste," hazardous substance," "disposal," "release," and "hireatened release," as used in this 1980, use of Trust, shall have the same in reinings as set for 1 in the Comprehensive Environmental Response, Compensation, and Liability Act of (SARA'), the Hazardous Materials Train portation Act, 4: 1980, Liso, Section 1801, et seq., the Resource Conservation and Recovery Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 49 U.S.C. Section 301, et seq., or other at plics le state or Fed# at laws, rules, or regulations adopted pursuant to any of the foregoing. The terms and aspestos. Grantor represents and "earants to Lender" that: (a) During the period of Grantor's ownership of the Property, there has been no under, or about the Property, than to have have an on knowled je of, or reason to believe that there has been, except as previously disclosed to and underweided by Lender in writing, (- any iss, generation, manufacture, stora; et al., manufacture, stora; et al., manufacture, stora; et al., or othereatened release of any hazardous waste or substance by any person or to vanis of the Property (- (I)) any ectual or threatened lingation or claims of any hazardous waste or substance by any person or to vanis of the Property or (I) any ectual or threatened lingation or claims of any hazardous waste or substance by any person and - claims of the Property (- (I)) any ectual or threatened release of any mazardous waste or substance by any person and - claims of the Property or (I) any ectual or threatened release of any mazardous waste or substance by any person and - claims of the Property or (II) any ectual or threatened release of any hazardous waste or substance by any person or to vastify a claims of the Property (- (II) any ectual or threatened release of any hazard Nuisance, Waste. Grantor shall not cause, conduct or peen it any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. If thout limiting the generality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (inclusing oil and gas), sill, gravel or rock products without the prior written consent of Lender. Removal of Improvements. Grantci shall not demolish or a move any Improvements from the Real Property without the prior written consent of Lender. As a condition to the removal of a ty Improvements, ender may require Grantor to make arrangements satisfactory to Lender to replace such Improvements with Improvement's of at least equal value. Lender's Right to Enter. Lender and its agents and repletentatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Property for purposes or Grantor's compliance with the terms and conditions of this Deed of Trust. Compliance with Governmental Reculter tents. Grantor is all promptly comply with all laws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities apply able to the use in occupancy of the Property. Grantor may contest in good faith any such law, writing prior to doing so and so long as, in Lender's sole continue in Lender's interests in the Property are not jeopardized. Lender may require formation to post adequate security or a sure blond, reasonably satisfactory to Lender's interest. Duty to Protect. Grantor agrees neither to ibancon nor lea a 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 use of the Property are reasonably necessary to protect and preserve the Property. set forth above in this section, which the character and LS+ or the Property are reasonably necessary to protect and preserve the Property. OUE CN SALE - CONSENT BY LENDER Lends 's phot written consert, of all or any part of the Real Property, or any interest in the Real Property, a "sale involuntary; whether by outright sale, dead, instal nent sale contract, contract for deed, leasehold interest with a term greater than three or in any second or deal property, a "sale by any other method of conveyance of Real Property interest. If any Grantor is a corporation, partnership or limited liability company, transfer also as the case may by, of Grantor. However, this option shall not be excised by Lender if such exercise is prohibiled by federal law or by Oregon law. TIXES AND LIENS. The following provision i relating to the taxes end liens on the Property ere a part of this Deed of Trust. Payment. Grantor shall pay when due and 1 all events prior to delinquency) all taxes, special taxes, assessments, charges (including water and severe), fines and impositions levied agrinstor on account of to e Property, and shall pay when due all claims for work done on or to services rendered or material furnished to the Propert . Grantor shall n untain the Property free of all liens having priority over or equal to the interest of except as otherwise provided in this Deed of Trust. Right To Contest. Grantor may withhold pel ment of any tax, a sessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Froperty is not jeopardita d. If a lien arises or is filed as a result of nonpayment, Grantor shall within fifteen (15) days after the lien arises or, if a lien is filed, within fifteen (11) days after the lien pays so in the copy of the lien of a sufficient control to days after Grantor has notice of the filing, secure the discharge of the lien, or if to discharge the lien pays any costs and after eys' fees or other sharges that could accrue as a result of a foreciosure or sale under the lien, or if any contest, Grantor shall defend itself and the der and shall se to any adverse judgment before enforcement against the Property. Grantor shall only a sufficient or shell in the contest proceedings. Evidence of Payment. Grantor shall up on domand furnish to ender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental office to deliver to Ler ter at any time a written statement of the taxes and assessments against the Notice of Construction. Grantor shall multify Lander at least fiftarin (15) days before any work is commenced, any services are furnished, or any materials and supplied to the Property, if any materials and the cost acceeds \$5,000.00. Grantor will upor equest of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such commences. PRCPERTY DAMAGE INSURANCE. The folio ving provisions relating to insuring the Property are a part of this Deed of Trust. Maintenance of insurance. Grantor shall provide and maintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurable value privering all improvements on the Real Property in an amount sufficient to avoid application of any may reasonably require. Policies shall be writen in form, amount its coverages and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantix upon request of Lender, will deliver to Lender from time to time the policies or 10 days' procrimiten notice to Lender. Each issuance policy is o shall include an endorsement providing that coverage in tavor of Lender vitten notice to Lender. If ach issuance policy is o shall include an endorsement providing that coverage in tavor at lender without at least tent or be impaired in any way by any act, on ssich or default of Gran or or any other person. Should the Real Property at any time become located naintain Federal Flood Insurance to the extent is ich insurance is to guired by Lender and is or becomes available, for the term of the loan or it a maximum limit provide by Lender and is overage that is available, whichever is less. Maintenance of insurance. Grantor shall provide and maintain policies of fire insurance with standard extended coverage endorsements on a he full unpaid principal balance of the loan or if a maximum limit b coverage that is available, whichever is less. Application of Proceeds. Grantor shall promotify hender of any loss or damage to the Property if the estimated cost of repair or replacement exceeds \$500.00. Lender may make proof of loss if brantor fails to do so within fifteen (15) days of the casualty. Whether or not lender's security is impaired. Lender may, at is election, receive and retain the proceeds of any insurance and apply the proceeds to the reduction of the indebtedness, payment of any is an affecting the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair, Grantor stall repair or replace the damaged or destroyed improvements in a manner satisfactory to Lender. Lender shall, upon satisfactory proof of such expenditure, pay by reimburse Grantor from the proceeds for the reasonable cost of repair or ristoration if Grantor is not in default under this bed of Trust. An proceeds which have not been disbursed within 180 days after their receipt Ceed of Trust, than to pay accrued interest and the remainder, if any, shall be applied to the principal balance of the indebtedness. If Lender hadds any proceeds after payment in full of the it ebtedness, such proceeds shall be paid to Grantor as Grantor's interests may appear. Hender the indebtedness and applied to the reprincipal balance of the Indebtedness. If Lender hadds any proceeds after payment in full of the it ebtedness, such proceeds shall be paid to Grantor as Grantor's interests may appear.

Unexpired Insurance at Sale. Any unexpired intrurance shall intre to the benefit of, and pass to, the purchaser of the Property covered by this

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DEED OF TRUST 26966 Page 3 Deed of Trust at any trust se's sale or other s the held under the provisions of this Deed of Trust, or at any foreclosure sale of such Property. Compliance with E) tath 1 indexteedness. I furing the period in which any Existing Indebtedness described below is in effect, compliance with the insurance provisions or this Deed of Trust, or at any toreclosure sale or such property. Index this Deed of Trust, in the instrument evidencing such Existing Indebtedness described below is in effect, compliance with the insurance provisions in this Deed of Trust or division of proceeds shall apply only to that the provisions in this Deed of Trust for division of proceeds shall apply only to that the provisions in this Deed of Trust individue and physications in the proceeds shall apply only to that the provisions in this Deed of Trust individue and physications in the provisions in this Deed of Trust individue and physications in the proceeds shall apply only to that the provisions in this Deed of Trust individue and physications in the proceeds shall apply only to that the provisions in this Deed of Trust individue and physications in the proceeds shall apply only to that the provisions in this Deed of Trust individue and physications in the proceeds shall apply only to that the provisions in this Deed of Trust individue and physications in the proceeds shall apply only to that the provisions in the proceeds shall apply only to that the provisions in the proceeds shall apply only to that the provisions in the proceeds shall apply only to that the provisions in the proceeds shall apply only to that the provisions in the proceeds shall apply only to that the provisions in the proceeds shall apply only to that the provisions in the proceeds shall be provided to the proceeds shall apply only to that the proceeds shall apply applies to the proceeds shall apply only to that the proceeds shall be provided to the proceeds shall apply only to that the proceeds shall be provided to the proceeds shall apply only to that the proceeds shall be proceeds shall apply applies to the proceeds shall apply applies to the proceeds shall apply applies to the proceeds shall apply applies Portion of the proceed is not payable to the holder of the Existing Index ledness. **EXPENDITURIES BY LENTER**. If Grantor fails 1) comply with any provision of this Deed of Trust, including any obligation to maintain Existing indebtadness in good standing is required below or if any action or proceeding is commenced that would materially affect Lender's infations is a ball on the required to the required to the date incurred or paid bey senses, at Lender's to the stat the rate or tiged under the Note from the date incurred or paid by Lender to the date of repayment by Grantor that Lender date of the Note's infations on payment which will be due and payable on the adaption of the balance of the Note and be appropriate. Any amount that Lender do the balance of the Note and be apportioned and that used of any advine the to the date of repayment by Grantor that Lender's infatients in the date of repayment by Grantor that Lender's to be apportioned among and be due and payable on the note's maturity. This Deed of Trust also will be amounts at raph shall be in addition to any other rights or any remedies to which Lender may be entitled or the work had. VIARRAINTY; DEFENSE OF 'ITLE. The following provisions relating to ownership of the Property are a part of this Deed of Trust. Title, Grantor warrants hat (a) Grantor holds good and marketable trile of record to the Property are a part or this beed of riust. Title, Grantor warrants hat (a) Grantor holds good and marketable trile of record to the Property in fee simple, free and clear of all liens and encumbrances other that this best orth in the teal Property description or in the Existing indeptedness section below or in any title insurance full right, power, and authority becaute and deliver this Deed of Trust to Lender. Defense of Title. Subject to 1 e exception in the paragraph above, Grantor warrants and will forever defend the title to the Property against the lawful claims of all persons. In the event any acting or proceeding is commenced that questions Grantor's title or the interest of Trustee or Lender Defense of Title. Subject to 1 e exception in the paragraph above, Grantor warrants and will forever defend the title to the Property 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 Trustee or Lender shall be entitled to participate in the proceeding indices expense. Grantor may be the nominal party in such proceeding, but Lender before such in truments as Lender may request from time to time to permit such participation. Compilance With Laws. Gravitor warrants that 'he Property and Gran'or's use of the Property complies with all existing applicable laws, ordinances and requilations of it warrants that wiles EXISTING INDEBTEDNESS. The following provisions a ncerning axisting indebtedness (the "Existing Indebtedness") are a part of this Deed of Trust. Edisting Lien. The lien of this (eed of Trust set Ling the Indebtedness ray be secondary and inferior to an existing lien. Grantor expressive proventants and agrees to park of the payment of, the Existing Indebtedness and to prevent any default on such indebtedness, any default under any security documents for such indebtedness. Default. If the payment of any installment of principal or any oblaux under any security occurrents to such indebteoness. Default. If the payment of any installment of principal or any interest on the Existing Indebtedness is not made within the time required by the note evidencing such indebtedness, or should a default occurr under the instrument securing such indebtedness and not be cured during any payable, and this Deed of Truit strait be in default. payable, and this Deed of Truit shall be in default. No Modification. Grantor shill no enter into any sig element with the holder of any mortgage, deed of trust, or other security agreement which has priority over this Deed of Trus by which that agreement is modified, arrended, extended, or renewed without the prior written consent of Lender. Grantor shall neither requist nor accept any future advances under any such security agreement without the prior written consent of Lender. CONDEMNATION. The following provisions relating to conclemnation proceedings are a part of this Deed of Trust. Application of Net Proceeds. If all is any part of the i roperty is condemned by eminent domain proceedings or by any proceeding or purchase in field of condemnation, Lander may at its election recurrent to any portion of the net proceeds of the award be applied to the indebtedness or the repair or restoration of the i Projecty. The net prix eeds of the award shall mean the award after payment of all reasonable costs, expenses, and altorneys' fees incurred by "ruste a or Lander in conjection with the condemnation. Proceedings. If any proceeding i in condemnation is the d. Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such steps its may be necessary to deleng the action and of thin the award. Grantor may be the cominal party in such proceeding, but Lender shall be Proceedings. If any proceeding i in condemnation is thick, Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such steps us may be necessary to defence he action and of thin the award. Grantor may be the nominal party in such proceeding, but Lender shall be dollivered to Lender such instruments as may be requesited by it from time to time to permit such participation. IMPOSITION OF TAXES, FEES AND CHAI GES BY GOVERN MENTAL AUTHORITIES. The following provisions relating to governmental taxes, fees and charges are a part of this Deed of trus Current Taxes, Fees and Chargtis. Son request by Lie Ider, Grantor shall execute such documents in addition to this Deed of Trust and take whatever other action is requested by Linder to perfect aid continue Lender's lien on the Real Property. Grantor shall reimburse Lender for all taxes, fees, documentary stampt, and other charges for scording or registering this Deed of Trust, including without limitation all taxes to the score of the state to the score of the score of the score of the state of the score Taxes. The following shall constitute tax as to which this te tion applies: (a) a specific tax upon this type of Deed of Trust or upon all or any part of the Incenteriness secured by this Dest of Trust. (b) as racific tax on Grantor which Grantor is authorized or required to deduct from payments Taxes. The following shall constitute tax is to which this 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 Deer of Trust; (b) a specific tax on Grantor which Grantor is autinorized or required to deduct from payments on the indebtedness secured by this type of Deed of Trust; (c) a tax on this type of Deed of Trust chargeable against the Lender or the holder of the Noto; and (d) a specific tax on sill or sny portion of the ir debtedness or on payments of principal and interest made by Grantor. Subsequent Taxes. If any tax to which this section applies is enacted subsequent to the duits of this Deed of Trust, this event shall have the same effect as an Event of Default (as defined to elow), and Lend 3: may exercise any or all of its available remedies for an Event of Default as provided above in the Taxes and Lender cash or a sufficient corporal 3 surely bond or other security satisfactory to Lender. SECURITY AGREEMENT; FINANCING STATE MENTS. The tolk wing provisions relating to this Deed of Trust as a security agreement are a part of Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures or other personal property, and Lender shall have all of the rights of a secured 3, rty under the Uniform Commercial Code as amended from time to time. Security interest. Upon request by Linder Grantor shall exist the financing statements and take whatever other action is requested by Lender to nerfect and continue Lender's security interest in the Rents are Personal Property. In addition to recording this Deed of Trust in the real property Security interest. Upon request by Under Grantor shall exa ute financing statements and take whatever other action is requested by Lender to perfect and continue Lender's security interest in the Rents and Personal Property. In addition to recording this Deed of Trust in the real property of Trust as a financing statement. Grant for shall examine a to find the real property in addition to recording this Deed of Trust in the real property of Trust as a financing statement. Grant is shall examine a to find the real property in a difference of the real property in a maxime records. Lender may, at any time and other shall examine a to find the real property in a difference of the real property in a maxime records. Lender may at any time and other shall examine a the real property in a maxime records and the perfecting or continuing this security interest. Upon available to Lander within three (3) days after receipt of written or mand from Lender. Addresses. The mailing addresses of Grantor (cebtor) and i ender (secured party), from which information concerning the security interest granted by this Deed of Trust may be on ainex (each as require c by the Uniform Commercial Code), are as stated on the first page of this Deed of the trust. FURTHER ASSURANCES; ATTORNEY-IN-FAC1. The following profisions relating to further assurances and attorney-un-fact are a part of this Deed Frust. Further Assumances. At any time, and from time to time, upoin request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender's design e, and when requested by Lender, cause to be filed, recorded, refiled, or rerecorded, as the case may be, at such times and in such offics and places as Lender may deem appropriate, any and all such mortgages refered trust, security deeds, security agreen ints, financing stat ments, continuation statements, instruments of urther assurance, certificates, and other documents as may, in the sole opin on of Lender, be recessary or desirable in order to effectuate, complete, perfect, continue, or preserve (a) the obligations of Grantor un for the Note, this beed of Trust, and the Related Documents, and (b) the tiens and security interests contrary by Lender in writing, Grantor shall eimit urse Lender for all costs and expenses incurred in connection with the matters referred to in this sreated by this Deed of Trust on the Property, Anether now owner or hereafter acquired by Grantor. Unless prohibited by law or agreed to the contrary by Lender in writing, Grantor shall reimburse Lender for all costs and expenses incurred in connection with the matters referred to in this rearrance. Attorney-in-Fact. If Grantor fails to do any of the things referrer to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Grantor here by inevocably appoints Lender as Grantor's attorney-in-fact for the purpose of making, executing, delivering, filling, recording and doing all of the things as may be necessary or desirable, in Lender's sole opinion, to accomplish the matters referred to in the preceding paragraph.

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	FULL PERFORMANCE		(Continued) Page 4
	Deed of Trust, Lander shall execute and d of termination of any financing statement in equired by law shall be paid by Grantor, if	ii the indebtedness whither to Trustee a require to Trustee a require file evidencing Lend	an due, and otherwise parforms all the obligations imposed upon Grantor under this is for full reconveyance and shall execute and deliver to Grantor suitable statements is security interest in it e Rents and the Personal Property. Any reconveyance fee
	Default on indebted and a the optimised at the optimised	ion c Lender, shall cc	aw. aw. aw. hittute an event of defauit ("Event of Default") under this Deed of Trust:
	Default on indebtedness. Failure of Default on Other Payments. Failure of other payment necessaries to provide the failure of the payment necessaries to provide the failure of the fai	iranter to make any pa	nent when due on the Indebtedness
	Compliance in a cost of the prevent fill	g cf ar to effect disch.	Pedured by this Deed of Trust to make any powerst (
	Tribet with a south a south a south a sa	ITO Atmable	Banon, COVE/IAN OF CONDINA-
	produce compliance as soon as reasonal	cure he failure and the	within fifteen (15) days, or (b) if the cure requires more than fifteen (15) days. and (b) if the cure requires more than fifteen (15) days.
	the Note or the Related Documents	sen a tion or statemen	lade of function in the subcont to
	laws by or against Grantor	ly t) I e of creditor word	the appointment of a receiver for any and the
	any other mather is the of the Comment	PITTER t of formalise	-proy or hisolyency
	Breach of Other	A MARCEN INCOMES	orfeiture proceedings, whether by judicial proceeding, self-help, repossession or tal agency against any of the Property. However, this subsection shall not apply such claim and furnishes reserves or a surety bond for the claim satisfactory to
	Lender, whether existing now er later	nclucing without limited	in any other agreement between Grantor and Last
	dies or boson a detailitur. Any of the	Ofer dine august	guildrift of Grantor to
	Existing indeptedness. A default shall c	nar r ar satisfactory to	with respect to any Guarantor of any of the Indebtedness or such Guarantor note, and, in doing so, cure the Event of Default Indebtedness or under
RIG	TE AND DESCRIPTION OF ANY SL	t or ther action to for	includeness or under any instrument on the Que
U.C.	Accelerate Indeptedness	nd a medias, in addition	Independences or under any instrument on the Property securing any Existing lose any existing lien or the Property. I vent of Default and at any time thereafter, Trustee or Lender, at its option, may to any other rights or remedies provided by law
1	Foreciperine the second s	d bei required to pay	The usciare the entire indebtedness immediately d
c ii	" Trust is foreclosed by judicial foreclosure	sure, in either case in a	a cordance with and to the full extent provided base and sale, and Lender shall
t?	JCC Remedies With respect to all or any	art (the Personal Pr	in to the unpaid balance of the judgment.
C	collect Rents. Lander shall have the right	with put notice to Gra	soly, conder shall have all the rights and remedies of a secured party under
th Co de exi	I right, Lender may require any tenant or in Diected by Lender, then Grantor inrevocably the name of Grantor and to negotiate the st anand shall satisfy the obligations for which ∉rcise its rights under this cuter.	appl the net proceeds the user of the Prope dest nates Lender as (me and collect the pro- the j ayments are me	over and above Lende's costs, against the Indebtedness. In furtherance of y to make payments of rent or use fees directly to Lender. If the Rents are rentor's attorney-in-fact to endorse instruments received in payment thereof
pro	prect and preserve the Property, to operate	to nave a receiver app	inted to take possesses of the
Tar	Employment by Lender sh	all no disquality a popul	not the apparent value of the Property and bond if permitted by law
the upo	Property and shall, at Lender's option, eithin	upor default of Granto	Grantor shall become a tenant at sufference above or Lender otherwise
Noti	te of Sale. Lender shall give Grantor recommendation	any ther ight or remo	(y provided in this Deed of Trust or the Nate and the
Prop	erty.	poston. Any sale of	t perty is to be made. Reasonable notice shall mean notice given at least
exerc Separ Water	a sing its rights and remedies, the Trustee or rule sales. Lender shall be entitled to bid at	by ac plicable law, Gra- Lenc at shall be free to any public sale on all of	any calls of the Real eli all or any part of the Property marshalled. In
the pr	erty's rights otherwise to demand strict on	part of a preach of a	rovision of this Depart of Truck and the same of by
Attorn	Active a default and to declare a default and to a defaul	exemption any of its rem	o Grantor under this Deed of Trust after failure of Grantor to perform shall
enforce entorce	sonable expenses incurred by Lender with ament of its rights shall become a part of the	nable as attorneys' feet	s at trial and on any appeal. Whether or not any court action to install be
Vacate title rep applicat	inny automatic stay or injunction), appeals a funy automatic stay or injunction), appeals a parts (including loreclosure reports), survey t le law Grantor ilso will points.	las paragraph include lava uit, including atta ind a ty anticipated pos rs' (Eports, appraised to	vithout limitation, however subject to any limits under applicable law, reys' fees for bankrupicy proceedings (including efforts to modify or efforts to modify or
Rights	of Trustee Trustee	an i domon to all other	sums amulate the rustee to the outert
(OCDOAL)	or instee. In addition to all nowers of T) the powers and obligations of Tanta
and (c)	bin in any subcridination or other agreement	he blic; (b) join in a	a) foin in preparing and filing a map or plat of the Real Property
or proces	a ding in which Grantes had not be obligated	to 1 tify any other an	the inclusion cender under this Deed of Trust
		u to: Trustee under a:	of a pending sale under any other trust deed or lien, or of any action ⇒ action or proceeding is brought by Trustee. ⇒licable law. In addition to the rights and remedies set forth above,

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n addition to the rights and remedies set forth above,

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	08-23-1994 Loan No 002-2000543		DCED -	
			DEED OF TRUST (Continued)	26960
	foreclose by judicial foreclo jure	the Property, the		26968 Page 5
	Successor Trustee. Lend ir. at	Lender's option	rustee shall have the right to foreclose by notice ordance with and to the full extent provided by an ay from time to time appoint a successor Trustee ind recorded in the office of the recorder of KLAN date law, the names of the original Lender, Trust dates of the successor trustee and the original Lender, Trust	and sale, and Lond
	contain, in addition to all other it	edged by Lende	sordance with and to the high to foreclose by notice ay from time to time appoint a successor Trustee ind recorded in the office of the recorder of KLAN itate law, the names of the original Lender, Trust furstee, without conveyance of the Property, shal by applicable law. This procedure to	oplicable law.
	STATISTICS FACTORY -		state to the Unice of the	10 Any Truck
	NOTICES TO GRANTOR AND A		of applicable law. This procedure for sub-	succeed to all the till
	States mail first class, registered with a n	tionally recognize	notice under this Deed of T	govern to the exclusion of
	times of Grantor's current address	Inning of this De	sure from the holder of on the other parties, so	ng of this Deed of Trust Any actually
			· VI IIUSI EC. and ···································	y over this Deed of Trust
	Amount Amount I he is	Owing mine a		concer and Trustee informed at an
	the matters set forth in this Deer of Trust, i	gether with any a		
	Applicable Law. This Deed of Trus shall be governed by and construe	arged or bound a	of or amendment to this Deed of Tail	ding and par-
	shall be governed by and consider	t has been delive	red to Lendor	ective unless given in writing and sizes
	provisions of the D	in the D-	h the laws of the State of Oregon	State of One-
	Merger. There shall be no	The Deed of t	ust are for convenience purposes only and	- Gregon. This Deed of Trust
		the state of the s		
	avery grantor This and duoits (1 Gra		CORSACT OF LAST	lierest est a
	Severability. If a court of competent	he persons sign n	d of Trust shall be joint and several, and all refere below is responsible for all obligations in this Der y provision of this Deerd of Trust to be invalid of valid or unenforceable is to any other persons or thin the limits of enforce ability or validity; however s Deed of Trust in all other news	
	offending provision shall be deema to	er that provision in	I below is responsible for all obligations in this Deed y provision of this Deed of Trust to be invalid or valid or unenforceable as to any other persons or thin the limits of enforce ability or validity; however s Deed of Trust in all other respects shall remain v d in this Deed of Trust on transfer of Ground I cessors and again of the shall be and a shall be all the shall	ad of Trust.
	Sugar Shall be stricken and all ci	inclined to be	thin the limits at the any other pome	Unenforceable as to
	the of the hand in the hand is	of all all one etch	a lespects chall to the	
	way of forbearance or extension with out	antor, may deal	thin the limits of enforce able us to any other persons or s Deed of Trust in all other respects shall remain v d in this Deed of Trust on transfer of Grantor's in cessors and assigns. If ownership of the Propert n Grantor's successors with reference to this Dee n the obligations of the Deer to the propert	nterest the Deed
	Time is of the Essence. Time is or he es Waivers and Consents. Lender shall ro unless such waiver is in writing and some	leasing Grantor in	s Deed of Trust in all office ability or validity; however of in this Deed of Trust in all office respects shall remain v d in this Deed of Trust on transfer of Grantor's in cessors and assigns. If ownership of the Property in Grantor's successors with reference to this Deed in the obligations of this Deed of Trust or flability of mance of this Deed of Trust.	y becomes vested in a person other
	unless such waiver is in weiter	t be deemed to	The obligations of this Deed of Trust or flability unance of this Deed of Trust or flability unance of this Deed of Trust. Ive waived any rights under this Deed of Trust (ay or omission on the part of Lender in exercising ovision of this Deed of Trust shall not constitute a y of Lender's clotts or nor waiver by 1	nder the indebtedness by
	si such right or any other right	Dy Lender Ma	ive waived any rights used and	
	between ender and Grantor, shall constitute	e with that provs	ave waived any rights under this Deed of Trust (ay or omission on the part of Lender in exercising ovision of this Deed of Trust shall not constitute a on or any other provision. No prior waiver by L y of Lender's rights or any of Grantor's obligate st, the granting of such consent by Lender in it is required.	or under the Related Documents)
E A CI				
TERN	continuing consent by Lender is required continuing consent to subsequent instances I GRANTOR ACKNOWLEDGES HAVING I IS.	Whene such conse	Ay or omission on the part of Lender this Deed of Trust (ovision of this Deed of Trust shall not constitute a on or any other provision. No prior waiver by L y of Lender's rights or any of Grantor's obligation tst, the granting of such consent by Lender in this required.	ons as to any future transactions
GRAN	TOR:	CAD ALL THE FI	y of Lender's rights or any of Grantor's obligations, the granting of such consent by Lender in this required. OVISIONS OF THIS DEED OF TRUST, AND EAU	any instance shall not constitute
x.	BOAR O Man		AND EAN	CH GRANTOR AGREES TO ITS
RO	NDAL C. TROON		, Led CA	
Signed	acknowledged and delivered in the pres		LINDAL NOON	toon/
× Y	Mula Tank	since of:		
Wi	ness		A CONTRACTOR OF A CONTRACTOR O	
X	1655		OFFIC	DIAL SEAL
			NOTARYPI	BUCHANAN
	IN	WUDLIAL	MY COMMISSION EXP	
STATEO	F ORegan	A DOAL A	KNOWLEDGMENT	CERCERCERCE CONTRACTOR
)		
COUNTY	DF_Jackso_) 88		
On this day Individuals	before me, the undersigned Make		sared RONDAL C. MOON and LINDA L. MOON edged that they signed the Deed of Trust as their	
deec, for the	a uses and purposes therein man the Dated of	c, personally app Trust, and solver	ared RONDAL C. MOON and LINDA L. MOON edged that they signed the Deed of Trust as their y of	
City 211 Hds	hand and official seal this	2209	edged that they signed the Deed of Trust as their	to me known to be the
	ALL S. O. In		Yor Muciet	t divide and voluntary act and
motary Fubli	c in and for the State of OR C		Da 100 19 1	<u>4</u>
		: <u></u>	My commission expires 5-17-97	Ρ

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	06-23-1994 Loan No 002-2000543		DEED OF TRUST (Continued)	26969 Page 6
	To	To be is	ST FOR FULL RECONVEYANCE ied only when obligations have been paid in full) . Trustee	
	fully paid and satisfied. You an he any applicable statute, to care the	ind holder of all it d	lebtedness secured by this De	
	reconveyance and Related Document	Vote secured by the 9 tated by the terra:	ied only when obligations have been paid in full) 	secured by this Deed of Trust have been
	Date:		in trustee iebtedness secured by this Deed of Trust. All sums ayment to you of any sums owing to you under the is a Deed of Trust (which is delivered to you together w of this Deed of Trust, the estate now held by you under the state now held by you under the state now held by you u	with this Deed of Trust, and to reconvey, inder this Deed of Trust. Please mail the
		-	Benefician	
	LASER PFO Reg. U.S. Pat. & T.M. Off., Ver. 3.18	1994 (5) 0-0 1	By:	
le seu la companya de la comp		Servk 4	Inc. All rights reserved. [OFI-G01 MOON.LN R3.OVL]	
	STATE OF OREGON			
	STATE OF OREGON: COUNTY (KLAMATH	SS.	
	of <u>Aug</u> A .).,	1) 94 at	ss. <u>ntain Title Cc</u> <u>i:22</u> o clock <u>A.M.</u> and duly record on Page 26964 Evelyn Biehn	
	of FEE \$35.00	Mortgages	L:22 o'clockA_M , and duly record on Page 26964 Evelyn Biebn	he <u>29th</u> day
			Evelyn Biehn County By By	Clerk
	ಕೆಲೆಯಲ್ಲಿ ಕ್ರಾನಿಸಿ ಕೆಲ್ಲಿ ಕೆಲ್ಲೋನ್ನು ಗಟ್ಟು ಗಟ್ಟು		- Saultine fr	Luilendore
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