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whose address is 11036 LOWER LAKE RD, KLAMATH FALLS, OR 97633
and ASPEN TITLE AND ESCROW INC.
CONTRACTOR OF THE PARTY OF THE
mid SEATTLE-FIRST NATIONAL BANK, a national banking association as Beneficiary, whose address is
P.O. BOX 3828, SEATTLE, WA 98124
the second secon
1. Granting Clause. Grantor irrevocably grants, bargains, sells and conveys to Trustee in trust, with power of sale, all Grantor estate, right, title, interest, claim and temand, now owned or hereafter acquired, in and to the following:
(a) The property in KLAMATH County OREGON
described in Schedule "A" attached hereto and incorporated herein by this reference (the "Property" which term shall include all any part of the Property, any improve nearts thereon and all the property described in this section 1).
(b) All land bring in streets at the property described in this section 1).
(b) All land lying in streets and roads adjoining the Property, and all access rights and easements pertaining to the Property.
(c) All the lands, tenements, privileges, reversions, remainders, irrigation and water rights and stock, oil and gas rights royalties, minerals and mineral rights, hereditaments and appurtenances belonging or in any way posterior as the college.
Property including high structures, it iprovements, fixtures and property now or hereafter attached to a series of the property now of the
Property including, but not limited to, heating and incinerating apparatus and equipment, boilers, engines, motors, dynamos plumbing fixtures, ranges, cooking apparatus and mechanical kitchen equipment, refrigerators, cooking apparatus.
plumbing fixtures, ranges, cooking apparatus and mechanical kitchen equipment, refrigerators, cooling, ventilating, sprinkling and elevators, escalators, partitions, exclusing apparatus, gas and electric fixtures, privation, equipment, refrigerators, cooling, ventilating, sprinkling and elevators, escalators, partitions, exclusions, escalators, escalat
elevators, escalators partitions apparatus, gas and electric fixtures, irrigation equipment, carried and electric fixtures, irrigation equipment, carried and electric fixtures.
elevators, escalators, partitions, mantles, built-in mirrors, window shades, blinds, screens, storm sash, awnings, furnishing so public not severable wholly or in part without material injury to the Property.
not severable wholly or in part without material injury to the Property.
(e) All rents issues and profits of the
and subleases), all agreements for use ar d occupancy of the Property (all such leases of the Property (including extensions, renewals after referred to as the "Leases"), and all guaranties of lessees' performance under the Leases together with the intermediate together with the
ing right to collect and received leaf and recei
ing right to collect and receive all of the rents, income, receipts, revenues, issues, profits and other income of any nature coming due during any redemption period under the Leases.
surance contributions, deficiency rents, liquidated damages following default in any Lease, all proceeds payable under any policy of interest of a lease of rents resulting from untenantability caused by destruction or damages to the Proceeds payable under any policy of interest of a lease of the proceeds payable under any policy of interest of a lease of the proceeds payable under any policy of interest of a lease of the proceeds payable under any policy of interest of a lease of the proceeds payable under any policy of interest of the proceeds payable under any policy of interest of the proceeds payable under any policy of interest of the proceeds payable under any policy of interest of the proceeds payable under any policy of interest of the proceeds payable under any policy of interest of the proceeds payable under any policy of interest of the payable under any policy of the payable under any
any lessee under the Lessee and all proceeds from any rights and claims of any hind which Country by
any lessee under the Leases or any occupants of the Property (all of the above are hereafter collectively referred to as the "Rents"). This and apply the Rents (as defined as the "Rents"). This and apply the Rents (as defined as the "Rents"). This
subsection (d) is subject to the right, power and authority given to the Beneficiary in the Loan Documents (as defined herein) to collect
If All of Grantonia state 6 at a state of the state of th
(f) All of Grantor's rights furthe to encumber said Property for debt except by such encumbrance which by its actual terms and specifically expressed intent shall be and at all times remain subject and subordinate to (i) any and all tenancies in existence when to Planton becomes effective and (ii) any tenancies the reafter created: Granton because (ii) any encumbrance when
to Beneficiary to make this loss that and (ii) any tenancies the reafter created; Grantor hereby (i) representing as a social industrial to the control of t
the coverienting that there are to be now as it it is a second coverience to secure debt minor to this flood of the second coverience.
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tenancy that is or may become subordinate in any respect to any mortgage or deed of trust other than this Deed of Trust.
Ze Security Agreement This Dand James to the State of the
Grantor as debtor and Beneficiary as secured party. Grantor grants a security agreement under the Uniform Commercial Code between sonal property and also grants a security interest in the following property now owned or besent in any of the Property which is per-
sonal property and also grants a security interest in the following property now owned or hereafter acquired by Grantor (the Property as defined in section 1, and the property (lescribed in this section 2 are hereafter collectively referred to as the "Collateral"):
(a) All furniture, furnishings, appliances, machinery, vehicles, equipment and all other property of any kind now or hereafter
and all rights of Grantor as lesses of any managery of purchased with the proceeds of the
(b) All compensation, awards, damage; rights of action and proceeds (including insurance proceeds and any interest on any of parties of action and proceeds (including insurance proceeds and any interest on any of parties proceeds and any interest on any of parties proceeds and any interest on any of parties proceeds.
the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of or relating to a laking or demension of the foregoing arising out of the foregoing arising arising arising out of the foregoing arising ari
the foregoing arising out of or relating to a taking or damaging of the Property by reason of any public or private improvement, condemnation proceeding (including change of gride), fire, earthquake or other casualty, injury or decrease in the value of the Property.
of taxes or assessments on the Property.
(d): All plans energifications and
(d): All plans, specifications, contracts, agreements and purchase orders pertaining or incidental to the design or construction of of improvements on the Property, Granter's rights under any payment, performance, or other hand in account of the property
used incompetion with the entering and all construction materials, supplies, and equipment delivered to the Department of the Department o
used in connection with the construction of improvements on the Property wherever actually located.
acterments and licenses, and agreements pertuining to or affecting the Property including management
** agreements and licenses: 1994 (1994) and 19
Note and the right to receive the proceeds the under such commitments or agreements including refundable deposits and fees.
(g) All additions, accessions, replacements, substitutions, proceeds and products of the Processions of the Procession

(g) All additions, accessions, replacements, substitutions, proceeds and products of the Property which is personal property.

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When and if Grantor and Beneficiary shall be pectively become the Debtor and Secured Party in any Uniform Commercial Code. Financing Statement affecting property either referred to or described herein, or in any way connected with the use and enjoyment of remedies for any violation of the covenants, terms and conditions of the agreements herein contained shall be [i] as prescribed herein, or remedies for any violation of the covenants, terms and conditions of the agreements herein contained shall be [i] as prescribed herein, or remedies for any violation of the covenants, terms and conditions of the agreements herein contained shall be [i] as prescribed herein, or remedies for any violation of the covenants, terms and conditions of the agreements herein contained shall be [i] as prescribed herein, or remedies for any violation of the covenants, terms and conditions of the agreements herein contained shall be figure and specified in the Uniform Commercial Code; all at Beneficiary's sole election, Grantor and sequences now or hereafter enacted and specified in the Uniform Commercial Code; all at Beneficiary's sole election, Grantor and sequences now or hereafter enacted and specified in the Uniform Commercial Code; all at Beneficiary's sole election, Grantor and sequences now or hereafter enacted and specified in the Uniform Commercial Code; all at Beneficiary's sole election, Grantor and sequences now or hereafter enacted and specified in the Uniform Commercial Code; all at Beneficiary's sole election, Grantor and sequences now or hereafter enacted and specified in the Uniform Commercial Code; all at Beneficiary is sole election, Grantor and sequences now or hereafter enacted and herein or the parties herein and herein or the parties herein and for all purposes and in all proceedings for use therein and/or which is described or reflected in this Deed of Trust is given for the purpose of securing the following:

[a constant of the sum of the sum of the real estate irrespective of whether [i] any such item is phys

(b) Payment of any further sums advanced or loaned by Beneficiary to Grantor, or any of its successors or assigns, if (1) the Note or other writing evidencing the future advance or loan specifically states that it is secured by this Deed of Trust or (2) the advance, including costs and expenses incurred by Beneficiary, is made pursuant to this Deed of Trust or any other documents executed by Grantor evidencing, securing, or relating to the Note and/or the Collateral, whether executed prior to, contemporaneously with, or subsequent to this Deed of Trust (this Deed of Trust, the Note and such other documents, including any construction or other loan agreement, are hereafter collectively referred to as the "Loan Documents") together with interest thereon at the rate set forth in the Note unless otherwise specified in the Loan Documents or agreed to in writing;

(c) Performance of each agreement, term and condition s at forth or incorporated by reference in the Loan Documents, including without limitation the loan agreement or commitment dated SEPTEMBER 26, 1994 and assignment of lenses and/or rents of even date herewith, which are incorporated herein by reference, or contained herein.

## GRANTOR REPRESENTS, WARRANTS, COVENANTS AND AGREES AS FOLLOWS:

- 4. Performance of Obligations. Grantor shall promptly and timely pay all sums due pursuant to the Loan Documents and strictly comply with all the terms and conditions of the Loan Documents.
- Swarranty of Title. Grantor has good and marketable title to an indefeasible fee simple estate in the Property and good marketable title to the personal property Collateral, subject to no liens, encumbrances, easements, assessments, security interest, marketable title to the personal property Collateral, subject to no liens, encumbrances, easements, assessments, security interest, claims or defects of any kind except those listed in Schedule "A", Beneficiary's title insurance policy or approved by Beneficiary in writing (the "Exceptions") and real estate axes for the current year. The Exceptions and the real estate taxes are not delinquent or in default. Grantor has the right to convey the Property to Trustee for the benefit of Beneficiary, and the right to grant a security interest in the personal property Collateral. Grantor will warrant and defend title to the Collateral and will defend the validity and priority of the lien of this Deed of Trust and the security interest granted here in against any claims or demands.
- 6. Prohibited Liens. Grantor shal not permit any governmental or statutory liens (including tax and mechanic's and materialmen's liens) to be filed against the Property except for real estate taxes and assessments not yet due and liens permitted by the Loan Documents or approved by Beneficiury in writing.
- 7. Payment of Taxes and Other Encumbrances. Grantor shall pay the real estate taxes and any assessments or ground rents at least 7 days prior to delinquency unless otherwise provided for in the reserve account. All other encumbrances, charges and liens affecting the Property, including mortgages and deeds of trust, whether prior to or subordinate to the lien of this Deed of Trust, shall be paid when due and shall not be in default. On request Grantor shall furnish evidence of payment of these items.
- 8. Maintenance No Waste. Grantor shall protect and preserve the Collateral and maintain it in good condition and repair.

  Grentor shall do all acts and take all precautions which, from the character and use of the Collateral, are reasonable, proper or necessary. Grantor shall not commit or permit any waste of the Collateral.
- 9. Alterations, Removal and Demolition. Grantor shall not structurally alter, remove or demolish any building or improvement on the Property without Beneficiary's prior written consent. Grantor shall not remove any fixture or other item of property which is part of the Collateral without Beneficiary's prior written consent unless the fixture or item of property is replaced by an article of equal suitability owned by Grantor free and clear of any lien or security interest.
- 10. Completion, Repair and Restoration. Grantor shall promptly complete or repair and restore in good workmanlike manner any building or improvement on the Property which may be constructed or damaged or destroyed and shall pay all costs incurred therefor, Prior to commencement of any construction Grantor shall submit the plans and specifications for Beneficiary's approval and furnish evidence of sufficient funds to complete the work.
- 11. Compliance with Laws. Gran or shall comply with all laws, ordinances, regulations, covenants, conditions, and restrictions affecting the Property and shall not contain of permit any act upon or concerning the Property in violation of any such laws, ordinances, regulations, covenants, conditions, and restrictions.
- 12. Impairment of Collateral. Grantor shall not, without Beneficiary's prior written consent, change the general nature of the occupancy of the Property, initiate, acquire or permit any change in any public or private restrictions (including a zoning reclassification) limiting the uses which may be mide of the Property, or take or permit any action which would impair the Collateral or Beneficiary's lien or security interest in the Collateral.
- 13. Inspection of Property. Beneficiary and/or its representative may inspect the Property at reasonable times after reasonable notice.
  - 14. Grantor's Defense of Collatural. Grantor shall appear in and defend any action or proceeding which may affect the Collateral or the rights or powers of Benefi nary or Trustee.
- 15. Beneficiary's Right to Protect Collateral. Beneficiary may commence, appear in, and defend any action or proceeding which may affect the Collateral or the rights or powers of Beneficiary or Trustee. Beneficiary may pay, purchase, contest or commisse any encumbrance; charge or lien not listed as an Exteption which in its judgment appears to be prior or superior to the lien of promise any encumbrance; charge or lien not listed as an Exteption which in its judgment appears to be prior or superior to the lien of promise any encumbrance; charge or lien not listed as an Exteption which in its judgment appears to be prior or superior to the lien of promise any encuments, Beneficiary may act required under the Loan Documents, Beneficiary may deem Documents, may make the payment or cause the act to be performed in such manner and to such extent as Beneficiary may deem necessary to protect the Collateral Beneficiary is authorized to enter upon the Property for such purposes. In exercising any of these necessary to protect the Collateral Beneficiary in its absolute discretion, it deems necessary.

io 116... Repayment of Beneficiary's Expenditures: Grantor shall psy within 10 days after written notice from Beneficiary all sums expended by Beneficiary; and all costs and expenses incurred by Beneficiary in taking any actions pursuant to the Loan Documents including attorneys' fees, accountants' fees, appraisal and in spection fees, and the costs for title reports. Expenditures by Beneficiary shall that time but not less than twelve present [12.0%] per annum matter of four percent (4.0%) per annum above the note rate in effect at shall be secured by and have the same a priority as the lien of this Deed of Trust. If Grantor fails to pay any such expenditures, costs and dent action against Grantor for the recovery of the expenditures and/or advance any undisbursed loan proceeds to pay the expenditures. expenses and interest thereon; beneal cany may, at its opnon, without preciosing the iten of this beed of Trust, commence an independent action against Grantor for the recovery of the expenditures and/or advance any undisbursed loan proceeds to pay the expenditures.

17. Sale or Transfer: If the Property or any part thereof is sold, conveyed, transferred, encumbered, or full possessory rights therein transferred or if a controlling interest in Grantor (if a corporation) or a general partnership interest in Grantor (if a partnership) sums secured by the Deed of Trust minediately due and payable. This provision shall apply to each and every sale, transfer, conception with any previous sale, transfer, conveyance or encumbrance regardless of whether or not Beneficiary has consented or waived its rights, whether by action or nonaction, in

- (a) Grantor shall maintain it surance on the Property with premiums prepaid providing replacement cost coverage and insuring against loss by fire and such other risks covered by extended coverage insurance, flood, and such other perils and risks, including carthquake, loss of rents and business interruption as may be required by the Loan Documents. Grantor shall also maintain comprehenquired by Beneficiary with lender's loss payable clauses in favor of and in form satisfactory to Beneficiary and in such amounts as reexpiration of the term of any insurance policy, Grantor shall furnish Beneficiary with written evidence of renewal or issuance of a satisfactory replacement policy. If requested Grantor shall deliver copies of all policies to Beneficiary.
- (b) In the event of foreclosure of this Deed of Trust all interest of Grantor in any insurance policies pertaining to the Collateral and in any claims against the policies and in any proceeds due under the policies shall pass to Beneficiary.
- (c) If under the terms of any I ease (as defined herein) the lessee is required to maintain insurance of the type required by the Loan Documents and if the insurance is maintained for the benefit of both the lessor and Beneficiary, Beneficiary will accept such policies provided all of the requirements of Beneficiary and the Loan Documents are met. In the event the lessee fails to maintain such insurance, Grantor shall promptly obtain such policies as are required by the Loan Documents.
- 19. Condemnation and Insurance Proceeds. Grantor shall give immediate notice to Beneficiary of any condemnation proceeding (including change of grade), or less or damage to the Collateral or any right therein. Grantor authorizes Beneficiary, as Beneficiary's option; to make a claim for and to enter into a compromise or settlement with respect to any proceeds payable as a result Beneficiary's option; to make a claim for and to enter into a compromise or settlement with respect to any process payable as a result of a condemnation, loss or damage. All proceeds payable as a result of a condemnation, loss or damage shall be paid to Beneficiary. Beneficiary shall, at its option, after deducting its expenses including attorneys' fees,
- (a) Apply all or part of the proceeds against the sums owed under the Loan Documents including the Note whether or not the sums are actually due or the Collateral for the Note is impaired and without affecting the due dates or amount of payments thereafter
- to the third (b) Release all or any part of the proceeds to Grantor or BENEFICEARY
- Beneficiary may impose including evidence of sufficient funds to complete the work, approval of the proceeds during the course of repair and restoration of the Property on such conditions as periodic disbursement of the proceeds during the course of repair and restoration.

- (a) If Beneficiary so requires, Grantor shall pay to Beneficiary monthly, together with and in addition to any payments of principal and/or interest due under the Note, a sum, as estimated by the Beneficiary, equal to the ground rents, if any, the real estate taxes all sums already paid therefor, divided by the number of months to elapse before 2 months prior to the date when the ground rents, real estate taxes assessments and insurance pregnings will become delinquent. The monthly reserve account payments and any principal state taxes assessments and insurance pregnings will become delinquent. The monthly reserve account payments and any principal state taxes assessments and any payments and any principal state. less all sums already paid therefor, divided by the number of months to elapse before 2 months prior to the date when the ground rents, real estate taxes, assessments and insurance premiums will become delinquent. The monthly reserve account payments and any principal and/or interest payments due shall be jaid in a single payment and applied by Beneficiary in the following order: [1] ground rents, real estate taxes, assessments and insurance premiums, [2] expenditures made pursuant to the Loan Documents and interest thereon, to the ground rents, taxes, assessments and insurance premiums.
- (b) The reserve account is solely for the protection of Beneficiary. Beneficiary shall have no responsibility except to credit properly the sums actually received by it. No interest will be paid on the funds in the reserve account and Beneficiary shall have no obligation to deposit the funds in an interest bearing account. Upon assignment of this Deed of Trust by Beneficiary shall have no reserve account shell be turned over to the assignee and any responsibility of Beneficiary with respect thereto shall terminate. Each transfer of the Property shall automatically transfer to the grantee all rights of Grantor to any funds in the reserve account.
- (c) If the total of the payments to the reserve account exceeds the amount of payments actually made by Beneficiary, plus such amounts as have been reasonably accumulated in the reserve account toward payments to become due, such excess may be the payments or the paymen such amounts as have been reasonably accumulated in the reserve account toward payments to become due, such excess may be (1) credited by Beneficiary against sums then due and payable under the Loan Documents or (2) refunded to Grantor as appears on the records of Beneficiary. If, however, the reserve account does not have sufficient funds to make the payments when they become due, Grantor shall pay to Beneficiary the amount necessary to make up the deficiency within 15 days after written notice to Grantor. If this proceedings or at the time the Property is otherwise acquires the Property, the Beneficiary shall, at the time of commencement of the become due during the pendency of the proceedings, against the sums due under the Loan Documents and/or to make payments required under the Loan Documents.
- 21. Leases. Grantor shall fully comply with all of the terms, conditions and provisions of the Leases so that the same shall not become in default and do all that is needful to preserve all said Leases in force. With respect to any Lease of the whole or any part of the Property involving an initial term of three years or more. Grantor shall not, without the prior written consent of Beneficiary, [a) permit of the leases's rights uniter the Lease in last the right to assign or sublet is averagely resembled by Property involving an initial term of three years or more, Grantor shall not, without the prior written consent of Beneficiary, (a) permit assignment or subletting of all or part of the lessee's rights under the Lesse unless the right to assign or sublet is expressly reserved by the lessee under the Lesse, (b) modify or amend the Lesse for a lesser rental or term, and (c) accept surrender of the Lesse or terminate the Lesse except in accordance with the terms of the Lesse providing for termination in the event of a default. Any proceeds or damages resulting from a lessee's default under any such Lesse, at Beneficiary's option, shall be paid to Beneficiary and applied against sums owed under the Loan Documents even though such our imprint on payable. Bacept for real estate taxes and assessments, Grantor shall demned or suffers a casualty, Grantor shall proughly repair and restore the Property in order to comply with the Lesses.
- 22. Assignment of Rents and Leases-Grantor's Right to Collect. Grantor hereby absolutely and irrevocably assigns to Beneficiary all Grantor's interest in the Rents and Leases. This assignment shall be subject to the terms and conditions of any separate assignment of leases and/or rents, whenever exect ted, in favor of Beneficiary and covering the Property. Unless otherwise provided in any Rents as they become due. Grantor shall use the Fents to pay normal operating expenses for the Property and sums the and payments required under the Loan Documents. No Rents shall be collected more than one month in advance of the due date. Grantor warrants that it

- has, made no prior; assignment of the Rents or seems and will make no subsequent assignment without the prior written consent of Beneficiary. Grantor excipt to collect the Rents is half not constitute the reficiary successor to the use of cash collateral in any benkruptcy proceeding one of a rotation and the constitute of the processor of any discount of the constitute of the proceeding one of a rotation and the constitute of the processor of the processor of the constitute of the constitution o subsequent enforcement by Beneficiary of its rights to collect the Rents. The collection of the Rents shall not cure or waive any default under the Loan Documents. Beneficiary or a receiver shall have no obligation to perform any of Grantor's obligations under the Leases. In exercising its rights under this section Beneficiary, shall be liable only for the proper application of and accounting for the Rents collected by Beneficiary or its agents. Any Rents paid to Beneficiary or a receiver shall be credited against the amount due from the lessee under the Lease. In the event any lessee under the Lease brooms the subject of any proceeding under the Bankruptcy Code or any other federal, state or local statute which provides for the possible termination or rejection of the Leases assigned hereby, Grantor covenants and agrees that in the event any of the Leases are so rejected no damages settlement shall be made without the prior written consent of Beneficiary; any check in payment of damages for rejection or termination of any such Lease will be made payable both to the Grantor and Beneficiary; and Grantor hereby assigns any such payment to Beneficiary and further covenants and agrees that upon request of Beneficiary, it will duly endorse to the order of Beneficiary any such check, the proceeds of which will be applied to any portion of the indebtedness secured reunder in such manner as Beneficiary may elect.
- 24. Additional Security Documents. Grar for shall within 15 days after request by Beneficiary execute and deliver any financing statement, renewal, affidavit, certificate, continuation statement, or other document Beneficiary may request in order to perfect, preserve, continue, extend, or maintain security interests or liens previously granted and the priority of the security interests or liens. Grantor shall pay all costs and expenses incurred by Beneficiary in connection with the preparation, execution, recording, filing, and refiling of any such
- 25. Financing Statement. This Deed of Trust is given to secure an obligation incurred for the construction of an improvement on the Property, including the acquisition of the Property or to secure an obligation incurred to refinance an obligation incurred for the construction of an improvement on the Property, including the acquisition of the Property. This Deed of Trust shall also serve as a financing statement filed for record in the real estate records as a fixture filing pursuant to the Uniform Commercial Code.
- 26. Late Charge. In the event that any payment or portion thereof is not paid within fifteen (15) days commencing with the date it is due, Beneficiary may collect, and Grantor agrees to pay with such payment, a "late charge" of 4% of the monthly payment so overdue. If the payment is not made on or before the lifteenth day of the first month following the month in which it is due, an additional 4% will be charged. An additional 4% will be charged for each successive month the payment remains fifteen (15) days past due. This late payment charge shall apply individually to all payments past due and there will be no daily pro rata adjustment. All late charges shall accrue to the benefit of the Beneficiary. This paragraph shall not relieve the Grantor of the obligation to make payments on or before the date on which they are due nor do the terms of this paragraph in any way effect Beneficiary's remedies pursuant to the terms of the Note secured hereby or this Deed of Trust.
- 27. Default-Remedies. Grantor's failure to comply with any term or condition of the Loan Documents, including payments due on the Note, shall constitute a default. In the event of a default Beneficiary may declare all amounts owed under the Loan Documents immediately due and payable without demand or notice and/or exercise its rights and remedies under the Loan Documents and applicable law including foreclosure of this Deed of Trust judicially or non-judicially by the Trustee pursuant to the power of sale. Beneficiary's exercise of any of its rights and remedies shall not constitute a waiver or cure of a default. Beneficiary's failure to enforce any default shall not constitute a waiver of the default or any subsequent default. In the event the Loan Documents are referred to an attorney for enforcement of Beneficiary's rights or remedies, whether or not suit is filed or any proceedings are commenced, Grantor shall pay all Beneficiary's costs and expenses inc uding Trustee's and attorneys' fees (including attorneys' fees for any appeal, bankruptcy proceeding or any other proceeding), accountant's fees, appraisal said inspection fees and cost of a title report.
- 28. Cumulative Remedies. All Beneficiar / s and Trustee's rights and remedies specified in the Loan Documents are cumulative, not mutually exclusive and not in substitution for any rights or remedies available in law or equity. In order to obtain performance of Grantor's obligations under the Loan Documents, without waiving its rights in the Collateral, Beneficiary may proceed against Grantor or may proceed against any other security or guaranty for the Note, in such order and manner as Beneficiary may elect. The commencement of proceedings to enforce a particular remedy shall not preclude the discontinuance of the proceedings and the commencement of proceedings to enforce a different remedy. proceedings to enforce a different remedy.
- 2º Sale of Property After Default. The Collateral may be sold separately or as a whole, at the option of Beneficiary. In the event of a Trustee's sale of all the Collateral, Beneficiary hereby assigns its a curity interest in the personal property Collateral to the Trustee. Beneficiary may also realize on the personal property Collateral in accordance with the remedies available under the Uniform Commercial Code or at law. In the event of a foreclosure sale Grantor and the holders of any subordinate liens or security interests waive any equitable, statutory or other right they may have to require marshaling of assets or foreclosure in the inverse order of alienation.
- 30. Appointment of Receiver. In the event of a default, Beneficiary shall be entitled, without notice, without bond, and without regard to the adequacy of the Collateral, to the at pointment of a receiver for the Collateral. The receiver shall have, in addition to all the rights and powers customarily given to and exercised by a receiver, all the rights and powers granted to Beneficiary by the Loan Documents.
- 31. Foreclosure of Lessee's Rights Subordin ation, Beneficiary shall have the right, at its option, to foreclose this Deed of Trust subject to the rights of any lessees of the Property. Beneficiary's failure to foreclose against any lessee shall not be asserted as a claim against Beneficiary or as a defense against any claim by Beneficiary in any action or proceeding. Beneficiary at any time may subordinate this Deed of Trust to any or all of the Lesses except that Beneficiary shall retain its priority claim to any condemnation or insurance proceeds.
- 32. Reconveyance After Payment. Upon written request of Beneficiary stating that all obligations secured by this Deed of Trust have been paid, Trustee shall reconvey, without warranty, the Property then subject to the lien of this Deed of Trust. The recitals in any reconveyance of any matters of fact shall be cinclusive proof of the truthfulness thereof. The grantee in the reconveyance may be described as "the person or persons legally entitled thereto". Grantor shall pay any Trustee's fees or recording fees.
- 33. Release of Parties or Collateral. Without affecting the obligations of any party due under the Loan Documents and without affecting the lien of this Deed of Trust and Beneficiary's security interest in the Collateral, Beneficiary and/or Trustee may, without affecting the lien of this Deed of Trust and Beneficiary's security interest in the Collateral, Beneficiary and/or Trustee may, without no. I release all or any Grantor and/or any other pury now or here iter liable for any sums due under the Loan Documents (including guarantors), (b) release all or any part of the Collateral, (c) subordinate the lien of this Deed of Trust or Beneficiary's security interest in the Collateral, (d) take and/or release any other security or guarantees for sums due under the Loan Documents, (e) grant an extension of time or accelerate the time for performance of the obligations owed under the Loan Documents, including payment of the Note, (f) modify, waive, forbear, delay or fail to enforce any obligations owed under the Loan Documents, (g) sell or otherwise realize on any other security or guaranty prior to, contemporaneously with or subsequent to a sale of all or any part of the Collateral, (h) make advances pursuant to the Loan Documents including advances in excess of the Note amount, [i] or usent to the making of any map or plat of the Property, and [j] join in the grant of any essement on the Property. Any subordinate lienholder established by subject to all such releases, extensions or modifications without notice to or consent from the subordinate lienholder. Grantor shall pay any Trustee's, attorneys', title insurance or recording fees in connection with release of Collateral, the making of a map or plat of the grant of an essement.

- 34. Nonwalver of Terms, and Cor different including the essence with respect to performance of the obligations due under the Lorn Documents. Beneficiary's failure to require prompt enforcement of any required obligation shall not constitute a waiver of the obligation due or any subsequent required performance of the obligation. No term or condition of the Lorn Documents may be waived, medified or amended except by a written agreement signed by Grantor and Beneficiary. Any waiver of any term or condition of the Lorn Documents shall apply only to the time and occasion specified in the waiver and shall not constitute a waiver of the term or condition at any subsequent time or occasion.
  - 35. Waivers by Grantor. Without a feeding any of Grantor's obligations under the Loan Documents, Grantor waives the following:
- to be [a] Notice of a default by any. Crantor or any other party, liable for sums due under the Loan Documents.
- (b) Any right to require Beneficiary to proceed against any specific party liable for sums due under the Loan Documents or to proceed or exhaust any specific security for sums due under the Loan Documents.
- (c) Diligence, demand for performance, notice of nonperformance, presentment, protest and notice of dishonor and notice of new or additional indebtedness of any Grantor or any other party liable for sums due under the Loan Documents to Beneficiary.
- (d) Any defense arising out of I eneficiary entering into additional financing or other arrangements with any Grantor or any party liable for sums due under the Loan Documents not relating to the Property and any action taken by Beneficiary in connection with any such financing or other arrangements or any pending financing or other arrangements not related to the Property.
- (e) Any defense arising out of the absence, impairment, or loss of any or all rights of recourse, reimbursement, contribution or subrogation or any other rights or remedies of Beneficiary against any Grantor or any other party liable for sums due under the Loan Documents or any (Collateral.
- 11 many near to the proper use, and application of any proceeds advanced pursuant to the Loan Louments.
- 36. Right of Subrogation. Beneficiary is subrogated to the rights, whether legal or equitable, of all beneficiaries, mortgagees, lienholders and owners directly or indirectly peid off or satisfied in whole or in part by any proceeds advanced by Beneficiary under the Loan Documents, regardless of whether these parties assigned or released of record their rights or liens upon payment.
  - 37. Use of Property. The Property is not used principally, or at all, for agricultural or farming purposes.
- 38. Joint and Several Liability. If there is more than one Grantor of this Deed of Trust, their obligations shall be joint and several.
- 39. Statement of Amount Owing. Grantor upon request by Beneficiary will furnish a written statement duly acknowledged of the amount due under the Loan Documents and whether any offsets of defenses exist against the amount due.
- 40. Operating and Financial Statements. Grantor shall deliver to Beneficiary within 90 days following the end of each fiscal year during the term of the loan, at Grantor's expense, Grantor's certified financial statements and certified operating statements in form satisfactory to the Beneficiary covering the Property, including tenant lists and current rent schedule. Beneficiary or its authorized representative shall have access to the bool's and records of the Grantor and obtain such statements at Grantor's expense if Grantor fails to provide them as herein set forth, or at any time at the Beneficiary soption if Grantor is in default. Beneficiary shall have the option, within 60 days following receipt of the financial and operating statements from Grantor, to order a confirmatory examination of Grantor's books and records pertaining to the Property. Said examination shall be at Beneficiary's expense unless Grantor's statements are found to contain significant discrepancies, in which case the confirmatory audit will be at Grantor's expense. In default thereof Beneficiary shall, in addition to all other remedies, have the option of maturing the indebtedness hereby secured.
- 41. Maximum Interest Rate. If any payment made or to be made under the Loan Documents shall constitute a violation of the applicable usury laws, then the payment made or to be made shall be reduced so that in no event shall any obligor pay or Beneficiary receive an amount in excess of the maximum amount permitted by the applicable usury laws.
- 42. Evasion of Prepayment Penalty. If Grantor is in default, any tender of payment sufficient to satisfy all sums due under the Loan Documents made at any time prior to foreclosure sale shall constitute an evasion of the prepayment terms of the Note, if any, and shall be deemed a voluntary prepayment. Thy such payment to the extent permitted by law, shall include the additional payment required under the prepayment privilege in the Note or if stitlat time there is no prepayment privilege, then such payment, to the extent permitted by law, will include an additional payment of 5% of the then principal balance.
- 43. Payment of New Taxes, If any federal, state or local law is passed subsequent to the date of this Deed of Trust which requires Beneficiary to pay any tax because of this Deed of Trust or the sums due under the Loan Documents, then Grantor shall pay to Beneficiary on demand any such taxes if it is lawfull for Grantor to pay them. If it is not lawful for Grantor to pay such taxes, then at its option Beneficiary may declare a default under the Loan Documents.
- 44. Repairs During Redemption. In the event of a judicial foreclosure, the purchaser during any redemption period may make such repairs and alterations to the Property as may be reasonably necessary for the proper operation, care, preservation, protection and insuring of the Property. Any sums so paid, together with interest from the date of the expenditure at the rate provided in the judgment, shall be added to the amount required to be paid for redemption of the Property.
- 45. Insolvency Proceedings. Granto: or any party liable on the Note (including guarantors) shall not make any assignment for the benefit of creditors and shall not permit the institution of any proceedings under any federal or state statutes pertaining to bankruptcy, insolvency, arrangement, dissolution, liquidation or receivership, whether or not an order for relief is entered.
- 46. Substitution of Trustee. Beneficiary may at any time discharge the Trustee and appoint a successor Trustee who shall have all of the powers of the original Trustee.
  - 47. If a Grantor executes this Deed of Trus but not the Note it secures, such Grantor shall be deemed a "Subordinating Grantor".

Bach Subordinating Grantor heret y [i] waives presentment; demand, protest and notice of acceptance, demand, protest and nonpayment; (ii) waives any and all lack of diligence or delays in collection or enforcement, the right to plead laches and any and all statutes of limitations as a defense to any demand, or any other indulgence or forebastance whatsoever with respect to any and all obligations secured by this Deed of Trust; (iii) waives notice of a ceptance hereof by Beneficiary or Trustee under this Deed of Trust; (iv) waives notice of any and all advances made under the Note secured by this Deed of Trust; (v) agrees that other security for the obligations secured by this Deed of Trust may be released or subordinated by Beneficiary including without limitation all or any part of the Property, without affecting the right of Beneficiary hereunder, and hereby waives notice thereof; and (vi) in any action or proceeding to recover any sum secured by this Deed of Trust, waives any defense or right that resort must first be had to other security or to any other person.

43. Maturity Date. Final pay	ment of principal and inter	est hereunder, if not sooner	paid, shall be due and payable on
DIFTINISK 27)	which shall	be the date of maturity of t	his Deed of Trust.

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- Notices. Any notice given by Grad for Austee of Beneficiary shall be in writing and shall be effective (1) on personal delivery to the party receiving the notice of (2) on the second day after do ost in the United States mail, postage prepaid with return receipt reduced and rest of the party at the ciddress red forth above on with respect to the Grantor, to the address at which Beneficiary question and the party at the ciddress at which Beneficiary that the ciddress at which Beneficiary of last communicated with Grantor above the ciddress at the ciddress at which Beneficiary to the ciddress of the ciddress at which Beneficiary of the ciddress of the ciddress at which Beneficiary of the ciddress of the ciddress at which Beneficiary of the ciddress of the ciddress of the ciddress at which Beneficiary of the ciddress of t
- 50. Successors and Assigns. This Deed of trust applies to inures to the benefit of, and binds all parties hereto and their successors and assigns. The terms "Grantor", "Trustee" and "Beneficiary" include their successors and assigns.
- 51. Controlling Document. In the event of a conflict or inconsistency between the terms and conditions of this Deed of Trust and the terms and conditions of any other of the Loan Documents (except for any separate assignment of rents and/or leases and any construction loan agreement which shall prevail over this Deed of Trust), the terms and conditions of this Deed of Trust shall prevail.
- 52. Invalidity of Terms and Conditions. If any term or condition of this Deed of Trust is found to be invalid, the invalidity shall not affect any other term or condition of the Deed of Trust and the Deed of Trust shall be construed as if not containing the invalid term or condition. In the latter was the latter of the latter of
- 53. Rules of Construction. This Deed of Trust shall be construed so that, whenever applicable, the use of the singular shall include the plural the use of the plural shall include the singular, and the use of any gender shall be applicable to all genders and shall include the singular of the singular shall include the singular shall be applicable to all genders and shall include the singular shall include the singular shall be applicable to all genders and shall include the singular shall be specified to the singular shall be specified to the singular shall include the singular shall be specified to the singular shall be specified to the singular shall include the singular shall be specified to the specified to the singular shall be specified to the specifie clude corporations, partnerships and limite I par merships I of 18 gal day to 19 and 18 and 1
- 54. Section Headings. The headings to the various sections have been inserted for convenience of reference only and shall not be used to construct this Deed of Trustional and the second properties and control and the second properties are controlled as a second properties and the second properties are controlled as a second properties and the second properties are controlled as a second properties and the second properties are controlled as a sec
- 55. Applicable Law. The right, dutie; liabilities and obligations of the parties under the Note shall be construed and governed by and under the laws of the State of Washington. The right, duties, liabilities, and obligations of the parties with respect to the premises and liberary of the laws of the state where the premises are located. It is the intent of the parties that, to the fullest extent allowable by law, the law of the State of Vlashington shall apply to the transaction of which this Deed of Trust is a part.

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BEGINNING AT A POINT 2,665 FEET WEST FROM THE CORNER COMMON TO SECTIONS 9, 10, 15 AND 16 OF SAID TOWN SHIP AND RANGE, SAID POINT BEING ON THE NORTH LINE OF SAID SECTION 16; THENCE ALONG SAID LINE, WEST 1,335 FEET TO A POINT; THENCE SOUTH 660 FEET TO A POINT; THENCE EAST 1,335 FEET TO A POINT, THENCE NORTH 650 FEET TOTHE POINT OF BEGINNING.

TOGETHER WITH THE FOLLOYING DESCRIBED MOBILE HOME WHICH IS FIRMLY AFFIXED TO THE PROPERTY: YEAR/1979, I 4AKE/HOMETTE, SERIAL NUMBER/

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IT.IS COYENANTED AND AGREED THAT SALD REAL PROPERTY INCLUDES AS AN IMPROVEMENT THERETO AND THERE ON THAT CERTAIN 1979, HOMETTE, 24 X face trace 60) 03830302M; AS A PARTHHEREOF; att SHALLINOT BE SEVERED NOR REMOVED . a y - 1 at tect a displainer delays of col 1 tion or thore act the right to the **MATERIAL** 1 and the act at the test of test of the act and the act at the act at the act and the act and the act at the act at the act and the act and the act at a the

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Mail reconveyance to STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of Aspen Title Co Sept A.D., 1994 a : 1 3:44 P. M., and duly recorded in Vol. on Page 30588 oʻclock\_\_\_ Mortgages | \$40.00 FEE Evelyn Biehn County Clerk Mulendere