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Together with and including all buildings, all ixtures, including but not limited to all plumbing, heating, lighting, eventilating, refrigerating, incinerating, zir concitioning apparatus, and elevators (the Trustor hereby declaring that of it is interided that the items herein enume ated shall be deened to have been permanently installed as part of the realty), and all improvements now or herea ter existing thereou; the hereditaments and appurtenances and all other rights thereunto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, and the rents, issues, and profits of the above described property. To have and to hold the same unto the Trustee, and the successors in interest of the Truttee, fore er, in fee simple or such other estate, if any, as is stated herein in trust, to ascure the payment of a promissory note dated October 18, 1994, and maturing on December 13, 1999 Devid Latourette and Pamela Latourette

The beneficial owner and holder of said note and of the indebtedi ess evidenced thereby is the Beneficiary.

10 This conveyance is made upon and subject to the further trust that the said Grantor shall remain in quiet and peaceable possession of the above granted and described pretaises and take the profits thereof to his own use until default be made in any payment of an installatent due on said note or in the performance of any of the covenants or conditions contained therein or in this Deed of Trust; and, also to secure the reimburgement of the Beneficiary or any

other holder of said note, the Trustee or any substitute trustee of my and all costs and expenses incurred, including editions are obsoleter any bins fills fallers saugh ; [] [at all gan any fig strong the st r.

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reasonable attorneys' fees, on account of any litigation which may arise with respect to this Trust or with respect to the indebtedness evidenced by and True, the protect on and maintenance of the property hereinabove described or in obtaining possession of said projectly after any sale which may be made as hereinafter provided.

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2. Upon the full payment of the indebtedness evidenced by said note and the interest thereon, the payment of all other sums herein provided for, the repayment of all monies advanced or expended pursuant to said note or this instrument, and upon the payment of all other coroper costs, charges, commissions, and expenses, the above described property shall be released and reconveyed to and at the cost of the Grantor.

3. Upon default in any of the covenants or conditions of this instrument or of the note or loan agreement secured heraby, the Beneficiary or his assigns may without notice and without regard to the adequacy of security for the indebtedness secured, either person illy or by attorney or agent without bringing any action or proceeding, or by a receiver to be appointed by the court, er ter upon and t ike possession of said property or any part thereof, and do any acts which Beneficiary deems proper to protect the security hereof, and either with or without taking possession of said property, collect and receive the rents, royalties, issues, and profits thereof, including rents accrued and unpaid, and apply the same, less costs of operation and collection, upon the indebtedness secured by this Deed of Trust, said rents, royalties, issues, and profits being hereby assigned to Beneficiary as further security for the payment of such indebtedness. Exercise of rights under this paragraph shall not cure or waive any default or notice of default hereunder or invalidate any act done purseant to such notice but shall be cumulative to any right and remedy to declare a default and to cause notice of default to be recorded as hereinafter provided, and cumulative to any other right and/or remedy hereunder, or provided by law, and may be exercised concurrently or independently. Expenses incurred by Beneficiary hereunder including reasonable attorneys fees shall be secured hereby.

4. The Grantor covenants and agrees that if he shall fail to pay said indebtedness, or any part thereof, when due, or shall fail to perform any covenant or agreement of this instrument or of the promissory note secured hereby, the entire indebtedness hereby secured shall immediately become due, payable, and collectible without notice, at the option of the Beneficiary or ausigns, regardless of maturity, and the Beneficiary or assigns may enter upon said property and collect the rents and profits thereof. Upon such default in payment or performance, and before or after such entry, the Trustee, acting in the execution of this Trust, shall have the power to sell said property, and it shall be the Trustee's duty to sell said property (and in case of any default of any purchaser, to resell) at public auction, to the highest bid ler, first givin; four weeks' notice of the time, terms, and place of such sale, by advertisement not less than on e during each of said four weeks in a newspaper published or distributed in the county or political subdivision in which said property is situated, all other notice being hereby waived by the Grantor (and the Beneficiary or any person on behalt of the Beneficiary may bid and purchase et such sale). Such sale will be held at a suitable place to be selected by he Beneficiary within said county or political subdivision. The Trustee is hereby authorized to execute and deliver to he purchaser at such sale a sufficient conveyance of said property, which conveyance shall contain recitals as to the happening of a default upon which the execution of the power of sale herein granted depends; and the said Grantor hereby constitutes and appoints the Trustee as his agent and ettorney in fact to make such recitals and to execute said conveyance and hereby covenants and agrees that the recitals so made shall be binding and conclusive upon the Grantor, and said conveyance shall be effectual to bar all equity or right of redemption, homestead, dower, right of appraisement, and all other rights and exemptions of the Grantor, all of which are hereby expressly waived and conveyed to the Trustee. In the event of a sale as hereinabove provided, the Grantor, or any person in possession under the Grantor, shall then become and be tenants holding over and shall forthwith deliver possession to the purchaser at such sale or be summarily dispossessed, in accordance

ith the provisions of law applicable to tenants holding over. The power and agency hereby granted are coupled with an interest and are irrevocable by leath or otherwise, and are granted as cumulative to all other remedies for the collection of said indebtedness. The Beneficiary or # ssigns may take any other appropriate action pursuant to state or Federal statute either in state or Federal court or otherwise for the disposition of the property.

5. In the event of a sale as provided in paragraph 4, the Trustee shall be paid a fee by the Beneficiary in an amount not in excess of percent of the gross amount of said sale or sales, provided, however, that the amount of such fee shall be reasonable and shall be approved by the Beneficiary as to reasonableness. Said fee shall be in addition to the costs and expenses incurred by the Trustee in conducting such sale. The amount of such costs and expenses shall be deducted and paid from the sale's proceeds. It is further agreed that if said property shall be advertised for sale as herein provided and not sold, the Trustee shall be ent tled to a reasonable fee, in an amount acceptable to the Beneficiary for the services so rendered. The Trustee shall also be reimbursed by the Beneficiary for all costs and expenses incurred in connection with the advertising of said property for sale if the sale is not consummated.

6. The proceeds of any sale of said property in accordance with paragraph 4 shall be applied first to payment of fees, costs, and expenses of said sule, the expenses in urred by the Beneficiary for the purpose of protecting or maintaining said property and reasonable attorneys' fors; secondly, to payment of the indebtedness secured hereby; and thirdly, to pay any surplus or excess to the person (r persons legally entitled thereto.

7. In the event said property is sole pursuant to the authorization contained in this instrument or at a judicial oreclosure sale and the proceeds are not sufficient to pry the total indebtedness secured by this instrument and evidenced by said promissory note, the Beneficiary wil be entitled to a deficiency judgment for the amount of the denciency without regard to appraisement, the Grantor having waived and assigned all rights of appraisement to the in france. In the second se . . and the state 8. The Grantor covenants and i greet as follows: same arre 111. 1 lant Bourdon a serience Ling they I al K res 14 1901 | gota then by has to entered and series 2 as a ation 118 20 64 a. He will promptly pay the indebtedness evidenced by said promissory note at the times and in the

manner therein provided.

b. He will pay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and will promptly deliver the official re-

c. He will pay such expenses and fees as may be incurred in the protection and maintenance of said property, including the fees of any at orney employed by the Beneficiary for the collection of any or all of the indebtedness hereby secured, or such expenses and fees as may be incurred in any foreclosure sale by the Trustee, or court proceedings or in any other litigation or proceeding affecting said property, and attorneys' fees reasonably inci rred in any other way.

d. The rights created by this conveyance shall remain in full force and effect during any postponement or extension of the time of the payment of the indebtedness evidenced by said note or any part thereof secured hereby.

e. He will continuously maintain luzard insurance of such type or types and in such amounts as the Beneficiary may from time to time require, on the improvements now or hereafter on said property, and will pay promptly when due any premiums therefor. All insurance shall be carried in companies acceptable to Beneficiary and the policies and renewals thereof shall be held by Beneficiary and have attached thereto loss payable clauses in favor of and in form acceptable to the Beneficiary. In the event of loss, Grantor will give immediate notice in writing to Beneficiary and Beneficiary may make proof of loss if not made promptly by Grantor, and each issurance company c meerned is hereby authorized and directed to make payment for such loss directly to Beneficiary instead of to Grantor and Beneficiary jointly, and the insurance proceeds, or any part thereof, may be applied by Benefic ary at its option either to the reduction of the indebtedness hereby secured or to the restoration or repair (f the property damaged. In the event of a Trustee's sale or other transfer of title to sa d property in extir guishment of the indebtedness secured hereby, all right, title, and interest of the Granter in and to any inst rance policies then in force shall pass at the option of the Beneficiary

f. He will keep the said premises it as good order and condition as they are now and will not commit or permit any waste thereof, reasonable wear and tear excepted, and in the event of the failure of the Grantor to keep the buildings on said premises and those to be erected on said premises, or improvements thereon, in good repair, the Beneficiary may make such repairs as in the Beneficiary's discretion it may deem necessary for the proper preservation thereof, and any sums paid for such repairs shall bear interest from the date of payment at the rate specified in the note, shall be due and payable on demand and shall be fully secured by

g. He will not without the prior written consent of the Beneficiary voluntarily create or permit to be created against the property subject to this Deed of Trust any lien or liens inferior or superior to the lien of this Deed of Trust and further that he will eep and maintain the same free from the claim of all persons supplying labor or materia's which will enter into the construction of any and all buildings now being

h. He will not rent or a sign any part of the rent of said property or demolish, remove, or substantially alter any building without the written constant of the Beneficiary.

9. In the event the Granter finits to pay any lederal, state, or local tax assessment, income tax or other tax lien, charge, see, or other expense clarged to the property hereinabove described, the Beneficiary is hereby authorized to pay the same and any sum so paid by the Beneficiary shall be added to and become a part of the principal amount of the indebtedness evidenced by said promissory note If the Grantor shall pay and discharge the indebtedness evidenced by said promissory note, and shall pay such sun and shall discharge all taxes and liens and the costs, fees, and expenses of making, enforcing, and executing this Deed of Trust, then this Deed of Trust shall be canceled and

A Car is i familie 10. The Grantor covenants that he is lawfully seized and possessed of and has the right to sell and convey said property; that the same is free from all encumbrances except as hereinabove recited; and that he hereby binds himself and his successors in interest to warrant and defend the title aforesaid thereto and every part thereof against the lawful claims of all persons whon usoes er.

11. For better security of the indebtedness hereby secured, the Grantor, upon the request of the Beneficiary, its successors or assigns, shall e teen e and deliver i supplemental mortgage or mortgages covering any additions, improvements, or betterments mide to the property hereinabove described and all property acquired after the date hereof (all in form satisfactory to Grantee). Furthe more, should Grantor fail to cure any default in the payment of a prior or inferior encumbrance on the property described by this instrument, Grantor hereby agrees to permit Beneficiary to cure such default, but Beneficiary is ant obligated to do so; and such advances shall become part of the indebtedness secured by this instrument, subject to the same terms and conditions.

12. That all awards of damages in connection with any condemnation for public use of or injury to any of said property are hereby assigned and shall be paid to Bers ficiary, who may apply the same to payment of the installments last due under said note, and the Hens iciary is hereby authorized, in the name of the Grantor, to execute and deliver valid acquittances thereof and to appeal from any such awards south

13. The irrevocable right to a protat a substitute crustee or trustees is hereby expressly granted to the Beneficiary, his successors or assigns, to be exercise dat any time he reafter without notice and without specifying any reason therefor, by filing for record in the office where this instrument is recorded an instrument of appointment. The Grantor and the Trustee herein named or that may hereinafter be substituted hereunder expressly waive notice of the exercise of this right as well as any requirement or application to any court for the removal, appointment or substitution of

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The name peak A strange part of the size of any op ion granted herein to the Beneficiary or to the holder of the note secured therein the frantor having hereby waived such notice. G. 33015 hereby is not required to be given the (rantor; the Grantor having hereby waived such notice. 15. If more that one person joins in the execution of this instrument as Grantor or if anyone so joined be of the feminine sex, the pre nous stand relative, words used herein shall be read as if written in the plural or feminine, respectively, and the tern "Beneficiary" shall include any payee of the indebtedness hereby secured or any assignee" or transferee thereof whether by operation of law or otherwise. The covenants herein contained shall bind and the rights herein granted or conveyed shall is ure to the respective heirs, executors, administrators, successors, and assigns 16. In compliance with section 101.1 (d) of the Rules and Regulations of the Small Business Administration [13 C.F.R. 101.1(d)], this is strument is to be construed and enforced in accordance with applicable Federal law. 17. A judicial decree, crder, or judges mt holding any provision or portion of this instrument invalid or unenforceable shall not in any way impair or preclude the enforcement of the remaining provisions or portions of this IN WITNESS WHEN OF, the Grantor, has executed, this instrument and the Trustee and Beneficiary have ac cepted the delivery of Jus instrument as of the day, and year aforesaid, the ration of the state of the state $(1 - 1)^{1/2} \rightarrow (1 - 1)^{1/2$ Salt & Long ANTER A REPORT OF THE REPORT 11.5 min to mineral contract of the start of the Barry were the to the first of the Latourette NTH LLOIDER 1 1. 15 PHILE AN ENLEY THE WEAR STUDIE. NDG ame Server arter of the first treat i have been a dear the first of the first - mg Panela Latourette a the events due the to be to be I have I was a first or does to STATE OF OREGONAL HILL IN THE COMPANY COMPANY OF A STATE OF OREGONAL HILL IN THE COMPANY OF A STATE OF A STAT · Alexandra Ballight and 1 1 1 5 4 10 · · · Species 11-11-11-11 On this day there personally ppeared before me and ame la described , to me known to be the individuals described in and who executed the within and foregoing instrument, and acknowledged that they signed the same as their free ind voluntary act and deed, for the uses and purposes therein mention ad. 1.1 IN WITNESS WHERE OF, I have her into set my hand and official seal des of Of Toller _____, 19 4 this contractor and the state 【第一十字题的新知》 | 2016年 WARDER PAR As a supplet, set i part. . E1 1000 1 OFFICIAL LEAL NOTARY PUBLIC ON ION NOTARY PUBLIC ON ION NY COMMISSION NO 012 551 NY COMMISSION NO 012 551 NY COMMISSION STORES NAME AND A STORES NY COMMISSION STORES NY COMMISSI and for legon Inm erre for anot must be it is the first the to be being for each 建設 理論 一部本 単語目 神经長 でお 品 めいていいね i free tor and each iner an freet party a forth the life is the solution is and the any house a month of the formation I was here the first read of the erabig funner instant, of all erforgings i wertingen i mitten finner i File D winds . Mileo + 10 O COMPRESSERVES # 197 Bites It was and the concernent of the second weite joer tion a star way in the star and the star of the star o n ex alapic 111-1347 Mg 9 ANTOR and dul-OF TRUST A.D. .U.S...Small.Büsiness.Administration -1Pamela 10-Ang Ang 9.9 έe 0ct 7. **TTKARes** 53 G.S Σ 5.4 54 13.5 the below 663.10 ρ. 1.74 Between and U. ing the े मार्ड नमार्ड् Title SS. ų Administrat for record at request of: David Latourette 24 o'clock -1-11- BIS 10 5 à. DEED day õ Biehn arn g of Klamath 7 Mountain OF OREGON. 2 8. **1**. _{2. 2} sacramento, CA Smàil F 1 CINE: LEGAL, DEP 23.00 24th 8 County 7 \$25.(Rèturn to: ŝ STATE (this : 5 Filed 20 <u>а</u> ж З E.