South Valley State Bank, 801 Main S met Klamath Fallo, OR 97601	2월 1989년 - 1983 21 월란 128 - 1983 1997 - 1997 - 1997 1997 - 1997 - 1997 1997 - 1997 - 1997	194411:28 (441:1:28 (441:1:28 (441:1:28 (441:1:28 (41:1:28) (41:1:28 (41:1:28) (41:128) (41:1:28		
WHEN RECORDED MAIL T South Valley State Bank 801 Mein Simet Klamath Fallo, OR 97601 SEND TAX NOTICES TO: Rendy G Hurbo and Nicollett 1426 Creac and Ave Klamath Fallo, OR 97601		44 401 44 62 100 100 84 100 100 62 100 100 100 100 100 100 100 100 100 100 100	25 0) 1 1 2 2 2 0429 2 2 2 2 4 (2 2 2 2 4 (2 2 2 2 2 2 4 (2 2 2 2	S FOR RECORDER'S USE ONLY

DEED OF TRUST

11-IIS DEED OF TRUST IS DATED DIE CEMBER 27, 1994, among Randy G Harbo and Nicollette N Harbo, whose acidress is 1426 Crescent Ave, I(Ian) th Falls, OF: 97601 (referred to below as "Grantor"); South Valley State Bank, whose address is 801 Main Street, Klamath Falls, OR 97601 (referred to below sometimes as "Lender" and sometimes as "Beneficiary"); and William P. B andsness, whose address is 411 Pine Street, Klamath Falls, OR 97603 (referred to below as "Trus tee").

CONVEYANCE (ND GRANT. For valuable consideration, Granic conveys to Trustee for the benefit of Lender as Beneficiary all of Grantor's right, title, and interest in and to the folloving teached real (r) perty together with at existing or subsequently erected or affixed buildings, improvements and fotures; all easements, rights of way, and appunts ances; all water, water rights and ditch rights (including stock in utilities with difficult or irrigation rights): and all other rights, royal tes, ind profits relating to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, located in Kiamath County, State of Oregon (the "Real Property"):

Aircraft hanger identified as unit #32 located on the Clamath Falls International Alrort in Section 22, Township 39, Range 9.

The Real Property or its address is commonly known as 6801 Rand V/ay, Klamath Falls, OR 97603.

Grantor presently essigns to Lender (also known is Beneficiary in it is Deed of Trust) all of Grantor's right, title, and interest in and to all present and future leases of the Property and all Rents from it a Property. In ad fittion, Grantor grants Lender a Uniform Commercial Code security interest in the Rents and the Personal Property defined beic w.

DEFINITIONS. The following words shall have to reform meanings when used in this Dred of Trust. Terms not otherwise defined in this Deed of Trust shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to dollar amounts shall mean amounts in lawful money of the Unifed States of America.

Beneficiary. The word "Beneficiary" means bouth Valley State Bank, its successors and assigns. South Valley State Bank also is referred to as "Lender" in this Deed of Trust.

Deed of Trust. The words "Deed of 'rust' mean this Deed of Trust among Grantor Lender, and Trustee, and includes without limitation all assignment and security Interest provisions relating to the Person al Property and Rents.

Grantor. The word "Grantor" means an / and all persons and w titles executing this Deed of Trust, including without limitation Randy G Harbo and Nicollette N Harbo.

Guarantor. The word "Guarantor" means and includes with but limitation, any and all guarantors, sureties, and accommodation parties in connection with the Indebtedness.

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

Inciebtedness). The word "Indebtedness" are an all principal and interest payable uncer the Note and any amounts expended or advanced by Inclebtedness, The word "Indebtedness" he ans all principal and interest payable uncer the Note and any amounts expended or advanced by Lender to discharge obligations of Gran or creppenses incur x by Trustee or Lender to enforce obligations of Grantor under this Deed of Trust, together with interest on such amounts is pic Aded in this Deed of Trust. In addition to the Note, the word "Indebtedness" includes all obligations, debts and liabilities, plus interest thereor, of Crantor to Lender crany one or more of them, as well as all claims by Lender against Grantor, or any one or more of them, whether now existing in character arising whether related or urrelated to the purpose of the Note, whether voluntary or otherwise, whether due or not due, absc lute cr contingent, liquid aded or unificated and whether Grantor may be liable individually or jointly with otherwise, whether obligated as guarantor or oth swise, and whether includes all obligations, and whether stated or under the purpose. The word "indebtedness" individually or jointly with any statute of limitations, and whether stict in sections may b to or hereafter may become barred by any statute of limitations, and whether stict in sections may b to or hereafter may become otherwise unenforceable.

Lender. The word "Lender" means Sou h Vallay State Bank, its successors and assigns

Note. The word "Note" means the change in terms agreement dated December 27, 1994, in the principal amount of \$486,327.88 from Granter to Lender, together with a linent wais, extensions, nodifications, refinancings, and substitutions for the change in terms agreement. The maturity date of the Note is May 5, 1995 The rate of interes on the Note is subject to indexing, adjustment, renewal, or renegotiation.

Personal Property. The words "Personal Property' mean all ox upment, foctures, and other articles of personal property now or hereafter owned by Grantor, and now or hereafter attached or affixed to the Real Property; together with ull accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including) without limitation all Insurance proceeds and refunds of premiums) from any sale or other disposition (if the Property.

Property. The word "Property" means chilect rely the Real Property and the Personal Property.

Real Property. The words "Real Property" nix an the property, it prests and rights described above in the "Conveyance and Grant" section.

Related Documents. The words "Related Documents" mean and include without limitation all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deers of trust, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the indebtedness

Repts. The word "Repts" means all or send and dulure rents, revenues, income, issuits, profilis, and other benefits derived from the Property.

Trustee. The word "Trustee" means William F. Brandsness and invisubstitute or successor trustees.

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THIS DEED OF VRUST, INCLUDING THE AN IGNIAENT OF FENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYNENT OF THE ININ BTEDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GRANTOR UNDER THE NOTE, THE RELATED FOCUMENTS, AN THIS DEED OF TRUET. THIS DEED OF TRUET IS GIVEN AND ACCEPTED ON THE FOLLOWING TERMS:

PAYMENT AND PERFORMANCE. Except as other wise 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 manner perform all of Grantor's obligations under the Note, this Deed of Trust, and the Related Documents.

PC SSESSION AND MAINTENANCE OF THE PROPERTY. Grantor a grees that Grantor's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until the occurrence of an Event of Det ut, Grantor may (a) remain in possession and control of the Property, (b) use, operate or manage the Property, and (c) collect any Rents from the Property. The following provisions relate to the use of the Property or to other limitations on the Property. THIS INSTRUMENT IN WILL, NOT AL 30W USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLIC/RELE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING

12-27-1994 (1994) (1994) (1994) (1994) (1994) Loan No. 3):2024 (1994) (1	DOF TRUST
APPROVED, USES.	THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY
necessary o preserve its value.	intable condition and promptly perform all repairs, replacements, and maintenance
Deed of Trust, shall have the same near ngs as set forth i 1980, as amended, 42 U.S.C. Section 9601 (et soq. ("CERC) ("SARA"), the Hazardous Materials Ti snsp station Act, 49 L Section 6901, et seq., or other applicable station of Federal "hazardous waste" and "hazardous s losts we" shall also in 3 and asbissos. Grantor represents and we rants to Lender it use, generation, manufacture, storago, trait ment, disposal, re under, or about the Property; (b) Crianter has no knowledge acknowledged by Lender in writing, (i) in y use, generation hazardous waste or substance by an / prichownars or occup any person relating to such matters; and (c) Except as previo tenant, contractor, agent or other a after zed user of the fi hazardous waste or substance on, under, or about the Proy federal, state, and local laws, regulations und ordinances, in Grantor authorizes Lender and its at entry to construct the Proy federal, state, and local laws, regulations und ordinances, in deem appropriate to determine compliance of the Property be for Lender's purposes only and shall in the Property be for Lender's purposes only and shall in the construed to person. The representations and wirmant es contained here waste. Grantor hereby (a) releases and a sives any future of for clearup or other costs under ary six h laws, and (b) liabilities, clamages, penalties, and expenses which Lender in Deed of Trust or as a consequence of in y use, generato Grantor's ownership or interest in the Property, whether or section of the Deed of Trust, including the obligation to it reconveyance of the lien of this Deed of Trust and shall in foreclearup or otherwise.	ardous substance, "disposal," "release," and "threatened release," as used in this in the Comprehensive Environmental Response, Compensation, and Liability Act of "), the Superfund Amening and Resource Conservation and Recovery Act of 1986, Pub. L. No. 99–499 I.C. Section 1891, et seq., the Resource Conservation and Recovery Act, 49 U.S.C. laws, rules, or regulations adopted pursuant to any of the foregoing. The terms ide, without limitation, petroleum and petroleum by-products or any fraction thereof at: (a) During the period of Grantor's ownership of the Property, there has been no ease or threatened release of any hazardous waste or substance by any person on, of, or neason to believo that there has been, except as previously disclosed to and n, manufacture, storage, treatment, disposal, release, or threatened release of any usly disclosed to and acknowledged by Lender in writing, (i) neither Grantor nor any roperty shall use, generate, manufacture, store, treat, dispose of, or release any erty and (ii) any such activity shall be conducted in compliance with all applicable create any responsibility or liability on the part of Lender to Grantor or to any other neare based on Grantor's due diligence in investigating the Property for hazardous us generate for indemnity or contribution in the event Grantor becomes liable using estimation theore and or suffer resulting from a breach of this section of the Jaed of Trust. Any inspections or tests made by Lender shall create any responsibility or liability on the part of Lender to Grantor or to any other in are based on Grantor's due diligence in investigating the Property for hazardous us against Lender for indemnity or contribution in the event Grantor becomes liable using against Lender for ndemnity or contribution in the event Grantor becomes liable using against Lender for ndemnity or contribution in the event Grantor or to any other in manufacture, storage, disposal, release or threatened release occurring prior to not the same was or s
Property or any portion of the Property. Vithout limiting the right to ramove, any timber, minerals (including oil and gas).	it any nuisance nor commit, permit, or suffer any stripping of or waste on or to the generality of the foregoing, Grantor will not remove, or grant to any other party the oil, gravel or rock products without the prior written consent of Lender.
Lender. As a condition to the removal o iny improvements such improvements with improvements of at least equal value	amove any improvements from the Real Property without the prior written consent of Lender may require Grantor to make arrangements satisfactory to Lender to replace 1.
Lender's Right to Enter. Lender and is agents and rep Lender's interests and to inspect the Property for purposes p	esentatives may enter upon the Real Property at all reasonable times to attend to Grantor's compliance with the terms and conditions of this Deed of Trust.
Compliance with Governmental Farquia ments. Grantors effect, of all governmental authorities an olicable to the a Disabilities Act. Grantor may contast in good faith any su including appropriate appeals, so king as Grantor has not Lender's interests in the Property a einc jeopardized. The satisfactory to Lender, to protect Lender's interest.	hall promptly compty with all laws, ordinances, and regulations, now or hereafter in a or occupancy of the Property, including without limitation, the Americans With th law, ordinance, or regulation and withhold compliance during any proceeding, fied Lender in writing prior to doing so and so long as, in Lender's sole opinion, inder may require Grantor to post adequate security or a surety bond, reasonably
set forth above in this section, which from the character and	re unattended the Property. Grantor shall do all other acts, in addition to those acts se of the Property are reasonably necessary to protect and preserve the Property.
where the calc or transfor without the Law lorg wing with consta	ption, declare immediately due and payable all sums secured by this Deed of Trust it, of all or any part of the Real Property, or any interest in the Real Property. A "sale title or interest therein, whether legal, beneficial or equilable; whether voluntary or

upon the safer means the conveyance of Field Firsperty or any right that or interest therein, whether legal, beneficial or equilable; whether voluntary or involuntary; whether by outright sale, dest, ins aliment sale convict, land contract, contract for deed, leasehold interest with a term greater than three (3) years, lease-option contract, or by sol, as grimment, or trans fir of any beneficial interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of Field Firsperty interest. If any Grantor is a corporation, partnership or limited liability company, transfer also includes any shange in ownership of monither twenty-five percent (25%) of the voting stock, partnership interests or limited liability company interests, as the case may be, of Grantor. However, this sption shall not be avercised by Lender if such exercise is prohibited by devalue are or provided and the second and and the second and the sec

TAXES AND LIENS. The following provisions i stating to the taxis and liens on the Property are a part of this Deed of Trust.
Payment. Grantor shall pay when die (a) d in all events pit in to delinquency) all to es, special taxes, assessments, charges (including water and sewer), in es and impositions levied against or on account of the Property, and shull pay when due all claims for work done on or for services rendered or material furnished to the Proy erty. Grantor shall an implanting the Property free of all liens having priority over or equal to the interest of Lender tinde this Deed of Trust, exclipit (in the lien of taxies in diassessments not due and except as otherwise provided in this Deed of Trust.
Right To Contest. Grantor may withhold payment of any ± c, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Property is not jeop a dized. 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 i. filed, within fifteen (15) days after the used or devent with under ender or except as under statistic or to be done or or the support of the support statistic or to be added in an output sufficient.

(15) days and the tent indices on, in a rent check within the streng days and cannot has house on the tailing, secure de discharge on the tent, of in requested by Lender, deposit with Linder cash or a sufficient corporate surely bond or other security satisfactory to Lender in an amount sufficient to discharge the lien plus any costs and a termsys fees or ther charges that could accrue as a result of a foreclosure or sale under the lien. In any contest, Grantor shall defend its if an it Lender and shall satisfy any adverse judgment before enforcement against the Property. Grantor shall name Londer as an additional obligs a unit or any surely bond furnisit to Lender in the contest proceedings. Evidence of Payment. Grantor shall up on demand furnisit to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental efficial to deliver to Lender at any time a written statement of the taxes and assessments against the Property.

Notice of Construction. Grantor shall ne tify Londer at less fifteen (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Property, if any mechanic's lier materialmen's lien, or other lien could be asserted on account of the work, services, or materialis and the cost exceeds 11,000. Grantor will pon request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such improvements.

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

Maintenance of Insurance. Granthin stall produre and maintain policies of fire insurance with standard extended coverage endorsements on a replacement basis for the full insurable value covering all in provements on the Real Property in an amount sufficient to avoid application of any colonaunce clause, and with a standard morthaged clause in favor of Lender, together with such other insurance, including but not it inflied to hazard, liability, business interruption, and boilar insurance to a subjective of Lender, together with such other insurance, including but not it inflied to coverage and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantor, upon request of Lender, will deliver to tender from time to the a the plicites or certificates of insurance in form satisfactory to Lender. Should the Real Property at any time become located in an anoal designate is by the Director of the Federal Emergency Management Agency as a special flood hazard area, Grantor agrees to obtain and maintain Federal Tood insurance to the extent such insurance is required by Lender and is or becomes available, whichever is less.

Application of Proceeds. Granter stall promptly notif/ Lender of any loss or damage to the Property if the estimated cost of repair or replacement exceeds \$500.00. Let der may make proof of loss if Grantor fails to cold so within fifteen (15) days of the casualty. Whether or not Lender's security is impaired, Lender may, at its election, receive and retain the proceeds of any insurance and apply the proceeds to the reduction of the Indebtedness, paynem at any lien affection, the Property, or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair of cf such expenditure pay or reinburse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default uncler, this Deed of Trist. Any proceeds which have not been disbursed within 180 days after their receipt and which and the repair or restoration of the proceeds to the proceed of the receipt their receipt be used first to pay any amount owing to Lender their model of Trist, then to pay accrued inter ist, and the remainder, if any, shall be applied to the principal balance of the Indebtedness. If Lender

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h ilds any proceeds aft	er payment in full of the ir o	abteciness, such	r occerds shall be paid it. Grantor as Grantor's interests may appear.
			t to the benefit of, and r ass to, the purchaser of the Property cover t ions of this Deod of Trust, or at any foreclosure sale of such Propert
a disting policy of insura then current replacement	ince showing: (a) the name ant value of such property	of the insurer; and the manne	a not more than once a year, Grantor shall furnish to Lender a repo t) the risks insured; (c) the amount of the policy; (d) the property in f determining that value; and (e) the expiration date of the policy t clory to Lender determine the cash value replacement cost of the P
EXPENDITURES BY LEND	ER. If Grantor fails to con	ply with any prov	with so of this Dead of Trust, or if any action or proceeding is commo
deams appropriate. Any an by Ler der to the date of rep the Note and be apportion insurance policy or (ii) the This Deed of Trust also will remed es to which Lender n	nount that Lender ext ends ayment by Grantor. / if sur- ed among and be p tyshi remaining term of the Nor secure payment of thisse a nay be entitled on actiour t	in so doing will a th expenses, at La to with any instal or (c) be treated nounts. The right of the default. An	In nor's behalf may, but shall not be required to, take any action the a rinterest at the rate charged under the Note from the date incurr a der's option, will (a) be payable on demand, (b) be added to the n ent payments to become due during either (i) the term of any c as a balloon payment which will be due and payable at the Note t provided for in this paragraph shall be in addition to any other rig n / such action by Lender shall not be construed as curing the defau
bar Lender from any remedy WARF ANTY; DEFENSE OF			c whership of the Propert / are a part of this Deed of Trust.
encumbrances other th	an those set forth in the R by, Lender in connection	sel Property desci	a le title of record to the Property in fee simple, tree and clear of all r stion or in any title insurance policy, title report, or final title opinior "rust, and (b) Grantor I as the full right, power, and authority to ex
lawful claims of all pers under this Deed of Trus shail be entitled to par	ons. In the event an racti st, Grantor shall defer d the ticipate in the proceeding	action at Granto	e Grantor warrants and will forever defend the title to the Property (s commenced that questions Grantor's title or the interest of Trustee 's expense. Grantor may be the nominal party in such proceeding, is ented in the proceeding by counsel of Lender's own choice, and G is er may request from time to time to permit such participation.
	vs. Grantor warrants that tions of governmental auto		Grantor's use of the Property complies with all existing applic
			c æedings are a part of this Deed of Trust. c idemned by eminent domain proceedings or by any proceeding o
in lieu of condemnation on the repair of restoral and attorneys' feasince	n, Lender may at its direction tion of the Property. The n urred by Trustee or Lander	require that all o at proceeds of the n connection with	any portion of the net proceeds of the award be applied to the Inc a award shall mean the a ward after payment of all reasonable costs, the condemnation.
sieps as may be nece a entitled to participate in	sary to defend the ac ion a the proceeding and to be	ind obtain the awa	 thall promptly notify Lender in writing, and Grantor shall promptly uf. Grantor may be the nominal party in such proceeding, but Lend proceeding by counsel of its own choice, and Grantor will defiver f nm time to time to permit such participation.
IMPOSITION OF TAXES, F and charges are a part of th		OVERNMENTAL.	. WTHORITIES. The following provisions relating to governmental
whatever other action i taxes, as described be	is requested by Lend in to low, together with all exper	serfect and contin ses incurred in re-	a itor shall execute such documents in addition to this Deed of Trus the Lender's lien on the Real Property. Grantor shall reimburse Lei cording, perfecting or continuing this Deed of Trust, including withou g or registering this Deed of Trust.
Tixes. The following s or the indebtedness se on the indebtedness si the Note; and (d) a sp	cured by this ed of Trus acured by this type of Deck	(b) a specific tage of Trust; (c) a tage	c lies: (a) a specific tax upon this type of Deed of Trust or upon all on Grantor which Grantor is authorized or required to deduct from u on this type of Deed of Trust chargeable against the Lender or th ess or on payments of principal and interest made by Grantor.
effect as an Event of D balow unless Grantor	efault (as defined bolow), either (a) pays the ½ x be	ore it becomes d	a d subsequent to the da e of this Deed of Trust, this event shall hav a ercise any or all of its available remedies for an Event of Default a is inquent, or (b) contests the tax as provided above in the Taxes t bond or other security satisfactory to Lender.
SECURITY AGREEMENT; this Deed of Trust.	FINANCING STATE HEN I	3. The following	rovisions relating to this Deed of Trust as a security agreement an
Security Agreement. property, and Lenders	This instrument shall const half have all of the rights of	tute a security ag	r rement to the extent any of the Property constitutes fixtures or othe r der the Uniform Commercial Code as amended from time to time.
perfect and continue Le records, Lender may, a of Trust as a financing default, Grantor shall a	ander's security interest in at any time and witho it fur statement. Grantor shall us	ne Rents and Per ner authorization mburse Lender in perty in a manna	f nancing statements and take whatever other action is requested by s onal Property. In addition to recording this Deed of Trust in the real t om Grantor, file executed counterparts, copies or reproductions of o all expenses incurred in perfecting or continuing this security inter a and at a place reasonably convenient to Grantor and Lender ar and from Lender.
			c er (secured party), from which information concerning the secure y he Uniform Commercial Code), are as stated on the first page of the transformercial code is a state of the first page of the first page of the transformercial code is a state of the first page of th
FURTHER ASSURANCES; of Trust	ATTORNEY-IN-FACI. 11	a following provis	s ins relating to further assurances and attorney-in-fact are a part o
rr ade, executed or de rerecorded, as the cas diseds of trust, security and other documents preserve (a) the oblig created by this Deed o	Nivered, to Lender of to e may be, at such times a r deeds, security agreemer as may, in the sole opin o ations of Grantor und in the t Trust as first and prior lio contrary by Lender In write	ender's designed ind in such offices its, financing stata in of Lender, be Note, this Deed is on the Property	e juest of Lender, Grantor will make, execute and deliver, or will of a and when requested by Lender, cause to be filed, recorded, s and places as Lender may deern appropriate, any and all such i a rents, continuation statements, instruments of further assurance, or recessary or desirable in order to effectuate, complete, perfect, or of Trust, and the Related Documents, and (b) the liens and security whether now owned or hereafter acquired by Grantor. Unless prin in imburse Lender for all costs and expenses incurred in connection
Grantor and at Grantor of making, executing,	's expense. For such purp	ases, Grantor her	c to in the preceding paragraph, Lender may do so for and in th a by intevocably appoints Lender as Grantor's attorney-in-fact for th or her things as may be necessary or desirable, in Lender's sole of
Deed of Trust, Lender shall	execute and deliver to Trus ng statement on file (wido)	e ee a request fo r i i cing Lander's s at	and otherwise performs all the obligations imposed upon Grantor I il reconveyance and shall execute and deliver to Grantor suitable c rity interest in the Ren's and the Personal Property. Any reconv
			In event of default ("Event of Default") under this Deed of Trust:
			vihan due on the Indebtedness. u red by this Deed of Trust to make any payment for taxes or insurar
other payment necessa	ry to prevent filing of or to	ffect discharge cf	
		ANTON CONSIGNATION OF	

Compliance Detault. Failure to comply with any other term, oblight any covenant or condition contained in this Deed of Trust, the Note or in any of the Related Documents. If such a failure is our ble and if Granter has not been given a notice of a breach of the same provision of this Deed of Trust within the preceding twelve (12) months, it may be cured (and no Event of Default will have occurred) if Grantor, after Lander sends written

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notice demanding cure of such failurs: (i) cures the failurs within fifteen (15) days: or (b) if the cure requires more than fifteen (15) days, immediatel / nitiates steps sufficient to cure the failure and the reafter continues and completes all reasonable and necessary steps sufficient to produce completes as soon as reasonably ractical.

Breaches. Any warranty, representation or etalement made or furnished to Lender by or on behalf of Grantor under this Deed of Trust, the Note or the Related Documents is, or at the time it ade or furnished vias, failse in any material respect.

Insolvency. The insolvency of Granto, acc ontenant of a receiver for any part of Grantor's property, any assignment for the benefit of creditors, the commencement of any proceeding uncer any bankrup c / or insolvency laws by or against Grantor, or the dissolution or termination of Grantor's existence as a going business (ii) arantor is a business). Except to the extent prohibited by federal law or Oregon law, the death of Grantor (if Grantor is an individual) also shall constitute an Even of Default under this Doed of Trust.

Foreclosure, Forfeiture, etc. Commercene nt of foreclosure to forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Crintor or by any govern nietal agency against any of the Property. However, this subsection shall not apply in the event of a good faith dispute by Grant or as to the valid to or reasonableness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor gives Ler fer written notice of such claim and furnishes reserves or a surely bond for the claim satisfactory to Lender.

Breach of Other Agreement. Any breach by Grantor under the terms of any other agreement between Grantor and Lender that is not remedied within any grace period provided therein, including without limit tion any agreement concerning any indebtedness or other obligation of Grantor to Lender, whether existing new or later.

Events Affecting Guarantor. Any of the proceeding events colurs with respect to any Guarantor of any of the Indebtedness or such Guarantor dies or becomes incompetent. Lender, at its option, may, but shall not be required to, permit the Guarantor's estate to assume unconditionally the obligations arising under the guaranty in a numer satisfactory to Lender, and, in doing so, cure the Event of Default.

Insecurity. Lender in good faith deens litsel insecure.

RIGHTS AND REMEDIES ON DEFAULT. Upon the occurrance of any Event of Default and at any time thereafter, Trustee or Lender, at its option, may a vertice any one or more of the following rights at differentiation to any other rights or remedies provided by law:

Accelerate Indebtedness. Lender shall have the right at its option to declare the entire Indebtedness immediately due and payable, including any prepayment penalty which Granton would be required to pay.

Foreclosure. With respect to all or any part of the Real Proper *i*, the Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either care in accordance with and to the full extent provided by applicable law. If this Deed of Trust is foreclosed by judicial foreclosure. Lender will be a titled to a judgment which will provide that if the foreclosure sale proceeds are insufficient to satisfy the judgment, execution may issue for the 1 mount of the unpaid balance of the judgment.

UCC Remodies. With respect to all or any part of the Persons Property, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Rents. Lender shall have the right without notice to Grantor, to take possession of and manage the Property and collect the Rents, including amounts past due and unpair, and apply the net prix eeds, over and above Lender's costs, against the indebtedness. In furtherance of this right, Lender may require any tend to or other user of the firoperty to make payments of rent or use fees directly to Lender. If the Rents are collected by Lender, then Grantor irrev cable designates Lender as grantor's attorney-in-fact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the sume and collect this proceeds. Payments by tenants or other users to Lender in response to Lender's demand shall satisfy the obligations for which the payments an made, whether or not any proper grounds for the demand existed. Lender may exercise its rights under this subparagraph of her in person, by a gent, or through a receiver.

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or any part of the Property, with the power to protect and preserve the Property, to greate the Property preciding foreclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the indebtedness. The receiver may serve without bond if permitted by law. Lender's right to the appointment of a receiver shall exist whither or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lender: hall not disqualif / person from serving as a receiver.

Tenancy at Sufferance. If Grantor remains in possession of the Property after the Property is sold as provided above or Lender otherwise becomes entitled to possession of the Property upon default of Property and shall, at Lender's option, einer (a) pay a real onable rental for the use of the Property, or (b) vacate the Property immediately upon the domand of Lender.

Other Remedies. Trustee or Lender shall have any other righ (remedy provided in this Deed of Trust or the Note or by law.

Notice of Sate. Lender shall give Gran or reisonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten (10) days before the time of the sale or disposition. Any sale of Personal Property may be made in conjunction with any sale of the Real Property.

Sete of the Property. To the extent primit d by applicable k w, Grantor hereby waives any and all rights to have the Property marshalled. In exercising its rights and remedies, the T ustex or Lender shall perfree to sell all or any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to bit at any public sale on all or any portion of the Property.

Waiver; Election of Remedies. A waiver by any party of a braich of a provision of this Deed of Trust shall not constitute a waiver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Election by Lender to pursue any remedy provided in this Deed of Trust, the Nota, in any Related Document, or provided by law shall not exclude pursuit of any other remedy, and an election to make expenditures or to take act on to perform an obligation of Grantor under this Deed of Trust after failure of Grantor to perform shall not affect Londer's right to declare a defutit and to exercise an / of its remedies.

Attorneys' Fises; Expenses. If Lender instit ites any suit or is iton to enforce any of the terms of this Deed of Trust, Lender shall be entitled to recover such sum as the court may adji dge sasonable as attorneys' fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender which in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a per of the Indebted is spayable on demand and shall bear interest at the Note rate from the date of expenditure until repaid. Expenses correct by this paragraphic include, without limitation, however subject to any limits under applicable law, Lender's attorneys' fees whether or no there is a lawsuit, including attorneys' fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction , appeals and any an it pated post-judgment collection services, the cost of searching records, obtaining the reports (including forecource reports), proved is and any an it pated post-judgment collection services, the Cost of searching records, obtaining applicable tay. Grantor also will pay an / coll t costs, in addition to all other sums provided by law.

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

POWERS AND OELIGATIONS OF TRUSTED . The following provide no relating to the powers and obligations of Trustee are part of this Deed of Trust.

Powers of Trustee. In addition to all powers of Trustee arising as a matter of law, Trustee shall have the power to take the following actions with respect to 'he Property upon the written row uest of Lender and Grantor: (a) join in preparing and filling a map or plat of the Real Property; and (c) join in any subordination or other rights to the public (b) join in granting any assement or creating any restriction on the Real Property; and (c) join in any subordination or other rights ement affecting it's beed of Trust or the interest of Lender under this Deed of Trust. Obligations to Notify. Trustee shall not be policiated to notify ally other party of a pending sale under any other trust deed or feed, or of any action or proceeding in which Grantor, Lender, or if is the shall be a right, unlisss the action or proceeding is brought by Trustee.

Trustee. Trustee shall meet all qualificitions required for Trustee under applicable law. In addition to the rights and remedies set forth above, with respect to all or any part of the Propenty the Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either case in accordance vit and to the full extent provided by applicable law.

Successor Trustee. Lender, at Lender's option, may from the to time appoint a successor Trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Lender and recork d in the office of the recorder of Klamath County, Oregon. The instrument shall contain, in addition to all other matters lequiled by state law, the names of the original Lender, Trustee, and Grantor, the book and page where this Deed of Trust is recorded, and the name and address of the successor trustee, and the instrument shall be executed and acknowledged by Lender or its successors in interest. The successor trustee, without conveyance of the Property, shall succeed to all the title, power, and duties conferred upon the Trustee shall govern to the exclusion of all other provisions for substitution.

NUTICES TO GRANTOR AND OTHER PARTIES. Any notice under this Deed of Trust shall be in writing and shall be effective when actually delivered, or when deposited with a nationally recognized overnigh counter, or, if mailed, shall be deemed effective when deposited in the United States mail first class, registered mail, postage propaid, directed to hereiddresses shown near the beginning of this Doed of Trust. Any party may

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DEED OF TRUST (Continued)

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change its acdress for notices under the	1 : Dec d of Tours	have a family of the second
times of Grantor's current address.	origin 1 ag of this Deer	ivin) formal written notice to the other parties, specifying that the purpose of the notic sum from the holder of any lien which has priority over this Deed of Trust shall be d of Trust. For notice purposes, Grantor agrees to keep Lender and Trustee informe
MISCELLANEOUS PROVISIONS. The	oiloving miscellane	OUS provisions are a part of this Dead of Turk
Annual Benorts If the Presents	a charged or bound t	by it a literation or amendment.
Property.	n all clish receipts fr	cit ar than Grantor's residence, Grantor shall furnish to Lender, upon request, a ce or e ty during Grantor's previous fiscal year in such form and detail as Lender shall re one he Property less all cash expenditures made in connection with the operation
Applicable Law. This Deed of T shall be governed by and constru-	iust is been deliv ued is accordance w	er 3.1 to Lender and accepted by Lender In the State of Oregon. This Deed of ith the laws of the State of Oregon.
provisions of this Deed of Trust.	ings r this Deed of	Frus are for convenience purposes only and are not to be used to interpret or defin
Multiple Parties. All obligations of	Second on construction and	te e created by this Deed of Trust with any other interest or estate in the Property at w thout the written consent of Lender.
Severability if a court of compare		ec c of Trust shall be joint and several, and all references to Grantor shall mean each in 3 below is responsible for all obligations in this Deed of Trust.
so modified, it shall be stricken and	d to t ∈ modified to be ∈II oth ≭ provisions o	any provision of this Deed of Trust to be invalid or unenforceable as to any person in alid or unenforceable as to any other persons or circumstances. If feasible, any s a vi hin the limits of enforceable is to any other persons or circumstances. If feasible, any s it his Deed of Trust in all other respects shall remain valid and enforceable.
binding upon and inure to the bene than Grantor, Lender, without notice way of forbearance or extension with	fit of it a parties, their a to Cr intor, may dea hout re easing Granto	(a) I in this Deed of Trust on transfer of Grantor's interest, this Deed of Trust shall six pessors and assigns. If ownership of the Property becomes vested in a person of I with Grantor's successors with reference to this Deed of Trust and the Indebtedness fit in the obligations of this Deed of Trust and the Indebtedness
Time is of the Essence. Time is of	the essence in the or	arta mance of this Dead of Trust of Habinty under the Indebtedness.
wavers and Consents. Lender s unless such waiver is in writing and of such right or any other right. A w right otherwise to demand strict con between Lander and Constants about	half rich be deemed signed by Lender. No vive: sy any party of ripliance with that pr construte a waiver of the this based	to I ave waived any rights under this Deed of Trust (or under the Related Docume or (k ay or omission on the part of Lender in exercising any right shall operate as a wai a provision of this Deed of Trust shall not constitute a waiver of or prejudice the par or is on or any other provision. No prior waiver by Lender, nor any course of deal of a ty of Lender's rights or any of Grantor's obligations as to any fitture transcrib
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SOUTH VALLEY STATE BANK

P.O. EDX 5211 - K. / WATH FALLS, OREGON 9760

State of Oregon County of Klamath

On December 28, 1994, John William Powell personally appeared before me, whom I know personally to be the person who signed this cert fleate while uncer oath, being sworn by me, and swears that he was present and saw Randy G Harbo and Nicollette N Harbo sign their name to the above/attached document and that it is their signatures.

Affiant's signature

Signed and sworn to before me by Jo in William Po vell, this 28 day of December, 1994.



Notary Put lic My commi » ion expires 11-23-97

STATE OF OREGON: COUNTY OF KLAMATH: ss.

> HEAD OFFICE 1503: 683-3366 52-5 SOUTH SIXTH STREE 1 KLAMATH FALLS, OR 9760 1

IAIN STREET BRANCH (502) 882 3281 BOI MAIN STREET KLAMATH FALLS, OR 97601