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	(8) See See See 10 10 1 2000 valage of (8)	Transfer of States	कि के के के के किया के बाद हो है के दिला के कार कर की किया है। जिल्हा के किया किया के किया किया के किया किया किया किया किया क	_ day of MAY	1996
	THIS TRUST DEED, made this 31st:	5 vate to marquit	Figure Control of April 20, 200 (193 100)	តិសាសិសិស្សា (សេស) ប្រជាពលរបស់	- Giantor
	between JAMES W. HINT	कुत्र स्था २०७६मात्। तुस्य १ वर्गायः ५४ ८ ।	A RESIDENCE OF THE CONTROL OF THE CO		, as Grantor,
~	Per Stouge of a God AMERITITLE SEE	BOCK CALADON B	gran trible and troops to be a com-		, as Trustee, and
A10:27	in the state of th	TES FINANC	IAL SERVICES COMPANY OF OREGON,	INC.	en Salan in Salan 🛶 .
æ	are 1 years and all a ready of the private as Beneficiary,	TOTAL TO C 1 11 PER TER 24 S	化多硫酸医医硫酸 超过延迟 医多种类形 经附后的 一起		• .
~		and the second	WITNESSETH:	5 <u>. 5 5.</u> 5. 54	
雪	Grenter irrovecably grants, pargains, sells and	COULSAS IO HIPS	B 3 III II USL, WILLI PONTEI OF SAIS, ELS PROPORTS	AMATH	The second second
		The har tone in model	described as:		
Ş.		The service of	। क्षेत्रम् प्रामेशीस्त्रस्थेत्रकेशीः स्वर्गानिकसम्बन्धितः । १००० विकास	S. C.	
	Berlin bereiter in (The homes in the second	to recording or	Tong - Briz - epicati (\$2 evalua pri el como de la como della como de la como		
	ित्र के अनुसूर्ण के कि है है जिसके बेहित विकास किया है है जिस के सिवार के प्रतिकार के लिए हैं है जिस है जिस है जिसके कि स्वरूप के अनुसार किया है जिस के लिए हैं कि सिवार के सिवार के लिए हैं कि सिवार है जिस है जिस है जिस है	in the second section is a section of	医马克特氏 医克雷氏连续性 医二乙酰甲酰胺 医二甲甲酚 医阿里尔氏 医二氏试验检尿病		
				100	
	Lot 16, Block 19, SECO	ND ADDIT	ION TO KLAMATH RIVER ACRI	ES, according	g to the
	official plat thereof on the	ile in the off	ice of the County Clerk of Klamath		ine de la companya d La companya de la co
	or and the second of the secon	tomic Minary	mister count to the field of their that the country of the country		
	그 그 이 그는 그를 가지면 그렇게				Tak Flags da
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	CHADGE REAL TO THE REPORT OF THE CONTRACT OF	SAN ABOUT			9 . T
	Note those and another the second state of \$25,55	មួនមុខ ដូចមួយ	अंदर जाता एक प्रतिवर्ध में के किया है।	7	2 4 7
	The same of the sa	Protein add state :	Fig. htt make in Principal state when some con-	as the tanoments	hereditements and
	annuitenances and all other rights thereunto	belonging or in	er or grazing purposes, together with all and singula enywise now appertaining, and the rents, issues ar	and profits thereof ϵ	and all fixtures now
	attached to arrused in connection with \$3id (E	al estate:	5 15 2층이 되었다 이 나를 다 한 테그리 전략 전략 기계를 다 다 그 때문에 다 되었다.		
	For the purpose of securing: (1) Payment	of the indebtedne	as in the principal sum of \$ 35320.97 a	nd all other lawlus	with the full debt if
1	by a loan agreement of even date here with,	made by grantor,	payable to the order of beneficiary at all times, in m	lonuny payments,	Hitt tie ian acad
	not paid earlier, due and payable on06/	05/06	and any extensions thereof,	d by bonofoinness	nder or nursuant to
	(2) performance of each agreement of gran or herein contained; (3) payment of all sums expended or advanced by beneficiary under or pursuant to the terms hereof, together with interest at the note rate thereon.				
	To protect the security of this trust died, (rantor agrees:	7-11		
	1. To keep said property in good condition and repair; not to remove or demolish any building thereon; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed.				
	and workmanlike manner any building which	may be constru	cied, damaged or destroyed triefeon and to pay w	rovements to be m	ade thereon; not to
					acts which from the
	character or use of said property may be rea	sonably necessa	ry; the specific enumerations herein to the banefician; an	d with loss payabl	e to the beneficiary.
	2. To provide, maintain and deliver to be	neficiary insuranc r insurance policy	ee on the premises satisfactory to the beneficiary any may be applied by beneficiary upon any indebtedn	ess secured herel	y and in such order
	as beneficiary may determine, or at option	of beneficiary	the entire amount so collected or any part thereo blice of default hereunder or invalidate any act done	may be released pursuant to such	d to grantor. Such notice.
	application or release shall not cure or waive	any detault of no	ion the part of title courch as well as other costs ar	nd expenses of the	e trustee incurred in
	3. To pay all costs, fees and expenses of this trust including the cost of title search as well as other costs and expenses of the trustee incurred in connection with or enforcing this obligation, and trustee's and attorney's fees actually incurred as permitted by law.				
	4. To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of beneficiary or trustee; and to pay all costs and expenses, including costs of evidence of title and attorney's fees in a reasonable sum as permitted by law, in any such action or pay all costs and expenses, including costs of evidence of title and attorney's fees in a reasonable sum as permitted by law, in any such action or				
	pay all costs and expenses, including cost proceeding in which beneficiary or trustee m	3 OI GAIGBUCE OF	tille and attorney's fees in a reasonable sum as p	ennited by iam, in	Carly Guori account
	A Land to (10) days prior to	delinguency all t	exes or assessments affecting the property; to pay	when due all enc	umbrances, charges
	5. To pay at least ten (10) days prior to delinquency all texes or assessments affecting the property; to pay when due all encumbrances, charges and liens with interest on the property or any part thereof that at any time appear to be prior or superior hereto. 6. If grantor fails to perform any of the above duties to insure or preserve the subject matter of this trust deed, then beneficiary may, but without solve the subject matter of this property.				
	6. If grantor fails to perform any of the	above duties to i	nsure or preserve the subject matter of this trust do not and without releasing grantor from any obligations of the second state of the second sta	aed, then benefici ion hereunder, pe	ary may, but without rform or cause to be
	obligation to do so and without notice to or performed the same in such manner and t	o such extent as	beneficiary may deem necessary to protect the se	curity hereof. Ber	neficiary may, for the
	purpose of exercising said powers; enter o	nto the property,	Commence, appear in or determine any encumbrance. Ch	arge or lien, which	h in the judgment c
	beneficiary appears to be prior or surencr	nereto; and in ex	Circising any such powers serious coursel a	nd nav his reaso	nable fees. Granto
	its absolute discretion it may deem 19030	sary therefor inc ut demand all su	ms expended hereunder by beneficiary, together w	ith interest from d	ate of expenditure a
	the note rate until paid, and the repay nent	of such sums are	cecured hereby.		
	It is mutually agreed that:			any nart thereof is	hereby assigned an
	shall be paid to beneficiary who may apply	Ot televae ancu	nation for public use of or injury to said property or a monies received by it in the same manner and with	the same effect a	s above provided fo
	disposition of proceeds of fire or other insul	ance.	NCIAL SERVICES COMPANY OF OREGO		
	그리즘 하는데 하는 그 사람들은 어느 보고 살아 먹을 때까?		打削した かんだん 計算をおりしましょう リー・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・		
	3926 SOUTH S	IXTH STR	EET KLAMATH FALLS, OR. 976	03	<u>an in an an</u>
	A Company of the Comp		(Address)		

- B. Upon any default by grantor or if all or any part of the property is sold or transferred by grantor without beneficiary's consent, the beneficiary may at any time, without notice, either in person of by agent, and without regard to the adequacy of any security for the indebtedness security for the inde
- 9. Upon default by granter in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In such event beneficiary at its election may proceed to foreclose this trust deed in equity in the manner provided by law for mortgage foreclosurer or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary provided by law for mortgage foreclosurer or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary provided by law for mortgage foreclosurer or direct the trustee to foreclose this trust deed by advertisement and described real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a manner provided by law.
- 10. If after default and prior to the time and date set by truster for the truster's sale, the grantor or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the under the terms of the trust deed and the obligations as permitted by law.
- 11. Upon any default by grantor here under, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor's default. Grantor will pay these thes upon demand.
- 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied covenants or warranty. Any person excluding the trustee may purchase at the sale.
- 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lawful fees of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the lawful fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons including the lawful fees of the lawful
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsever.

THIS INSTRUMENT DOES NOT GJARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term beneficiary shall morn the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

number includes the plural. IN WITNESS WHEREOF, the granto has hereunto set his hand and seal the day and year first above written. YNN M HUNT lab is objectional proof HUNT JAMES OFFICIAL SEAL) JAMES A. SOWLES STATE OF OREGON NOTARY PUBLIC OREGON COMMISSION NO. 052668) SS. MY COMMISSION EXPIRES MAR. 28, 2000 KLAMATH rat saurale Si JAMES W HUNT Personally appeared the above name i I.Y.N.N. M. A.N.D. i e ga i zasti i di di da a di picit voluntary act and deed. acknowledged the foregoing instrument to be My commission expires: Notary Publi entro th 2000 Bur a Ballah da Buda keli belah be Secretary is a residual and may be the control of t STATE OF OREGON: COUNTY OF CLAMATH: AmeriTitle day the 7th AM., and duly recorded in Vol. Filed for record at request of 10:27 o'clock A.D., 19. June of Mortgages Bernetha G. Letsch, County Clerk Carponial Sections 19 By PART ATTES ATT FEE ... \$15.00 July Habite Later Fre nans aza निर्मात हा करनार्थाक (१९६६) नोकार कोलेखारे । हेता का करनी : मार्केट्स लेका मार्केट र amerikan (**199**7<u>)</u> Brank (1866) 精动 特别 (1864) (1667) (2010) [4 Do not lose or destroy this Trus (Det d OR THE NOTE which () secures. Both must be delivared to the trustee for cancella