The Grantor convenents and agrees as follows:

- 1. To pay all debts and monics secured hereby, which from any calls a the same shall become due. To keep the Property free from statutory and governmental liens of any kind. That the Grantor is seized in fee single of the Property and twee outright every part thereof, that he has good right to make this Deed of Trust and that he will forewrive a rant and defend the Property unto the Beneficiary, its successors and assigns, against every person who insoever lawfully claiming or to claim the same or any part it ereof: The Grantor upon request by mail will furnish a written statement duly acknowledged of the amount due on this Deed of Trust and whether it is offsets or defenses exist against the debt secured hereby.
- 2. Yo maintain the buildings and other improvements of the Property in a rentable and tonantable condition and state of repair, to neither commit nor suffer any waste, to promptly comply with all requirements of Federal, State and Municipal authorities and all other laws, ordinances, regulations, covenants, conditions and restrictions respecting said property or the use thems i, and pay all fees or charges of any kind in connection therewith. Grantor shall permit Beneficiary or its agents the opportunity to it spect the Property, including the interior of any structures, at reasonable times and after reasonable notice.
- 3. To maintain unceasingly, insurance, with premiums prepaid, on all of the Property, or hereafter becoming part of the Property, against any loss by fire and other hazards, casuables and contingencies it is teding war dame; a, as may be required from time to time by the Beneficiary. Such insurance shall be in such amounts and for such periods of time as: Seneficiary design ites and shall provide loss payable clauses (without contribution) in favor of and in form satisfactory to the Beneficiary. Grantor or were not upon demand on Beneficiary to delive to Beneficiary such policies and evidences of payment of problems as Beneficiary requests. If Granto fails to maintain all it surance required from time to time by Beneficiary, including flood insurance, Beneficiary may pay the premium on behalf of the Grantor and any state supplementation and bear interest at the rate provided in the Flote.
- 40 In a sumt that any payment or portion thereof it not hald when due, it nefficiary may collect, and Grantor agrees to pay, a late charge as set forth in the Note. 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 affect Beneficiary's named as pursuant to tix terms of the Note of this Deed of Trust.
- To pay in full at least thirty (30) days before of linguint all rents, taxes assessments and encumbrances, charges or liens with interest, that may now or here after be levied, essessed or claimed upon the Froperty that is the subject of this Deed of Trust or any part thereof, which at any time appear to be prior or superior hereto for which provision has not been made here to fore, and upon request will exhibit to Beneficiary official receipts therefor, and to pay all taxes imposed upon, reasonable costs, feet and expenses of this Trust. On default or der this paragraph Beneficiary may, at its option, pay any such sums, without waiver of any other right of Beneficiary by reason to be section any such option.
- To repay immediately on clemand to Granton's I sur s'expended or sil seried hereunder by or on behalf of Beneficiary or Trustee, with interest from the date of such advance or expenditure at the rate, provided in the Note until paid and the repayment thereof shall be secured hereby. Fallure to repay such expenditure or advance and interest thereon within to fit 0 days of the mailing of such demands will, at Beneficiary's option, constitute an event of default here ander, or, Beneficiary may, at its option, common fields a action at a fit is a strong of such expenditure or advance and interest thereon, and in such event Granton agrees to pay, in addit of to the amount of such expenditure or advance, all costs and expenses incurred in such action, together with a reaconable attorney's fee.
- 7. This is of the ease the hereof in connection vi in a libbligations of this Stalistor herein or in the Note. By accepting payment of any sum secured hereby after its due date, teneficiary does not waive is right either to require prompt payment which due of all other sums so secured or to declare default for failure so to pay.

At a span agreed in a style and become immed not the axid payable it the option of the Bent licitary without demand or notice, after any of the following the second of the payment of any indebtedness secured in the performance or any a free ment contained field; or () a disault in an / worksion of any other is extrement which may be held by Beneficiary as sequity for the cowers of the original Trustee.

the liste, isstuding the loan agreement and relited cocuments, the ten is and covenants of which are incorporated herein by reference as though fully set fently herein; or (c) if Grantor or any party liable on the Note (including guaranters) shall make any assignment for the benefit of creditors or shall permit the institution of any proceedings under any fedual or state statuties pertaining to benkin ptcy, insolvency, arrangement, dissolution, liquidation or receivership, whether or not an order for reach sent and in the event of a default Beneficiary may declare all amounts orwed under the loan documents immediately due and payable without demand or retice and compensations of the payable without demand or retice and the statution of the payable without demand or retice and the statution of the payable without demand or retice and the statution of the payable without demand or retice and the statution of the payable without demand or retice and the statution of the payable without demand or retice and the statution of the payable without demand or retice and the statution of the payable without demand or retice and the statution of the payable without demand or retice and the statution of the payable without demand or retice and the payable without demand or retice. fore leasure of this Deed of Trust judicially or non-judicially by the Trultee pursuant to the power of sale. Beneficiary's exercise of any of its rights and remodies shall not constitute a waiver or cure of a classific peneficial is failure to enforce any default shall not constitute a waiver of the default or any subsequent default. In the event the loan document are referred to an attempt for enforcement of Beneficiary's rights or remedies, whether or not suit is filed or any processings are commenced, Cranter shall pay all Ber riferent's costs and expenses including Trustee's and attorney's fees (including attorneys' fees for any appeal, bankruptcy process ing or any other proceeding), accountant's fees, appraisal and inspection fees and cost of a title report. The Property may be sold separately of an a whole, at the or lice of Beneficiary. Trustee and/or Beneficiary may also realize on the personal proparty 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 interers waive any equitable, statutory or other right they may have to require marshaling of assets or foret losure in the inverse order of alienation. Eeneli dary may at any time discharge the Trustee and appoint a successor Trustee who shall have all of

- If the Property or any part thereof is sold, comeyed transferred, encumbered, or full possessity rights therein transferred, or if a controlling interest in Granton (if a corporation) or a general partner hip is terest in Granton (if a corporation) or a general partner hip is terest in Granton (if a partnership) is sold; conveyed, transferred or encumbered, without the prior viritt in consent of the Beneficiary, then Beneficiary sydeclare all au a rescured by the Deed of Trust Immediately due and payable. This provision shall apply to each and every sale, transfer, conveys see a encumbrance of addless of whether or not Beneficiary has consented or waived its rights, whether by action, or non-action, in connection with any pressure seed, transfer conveyance or encumbrance, whether one or more.
- 10. 3. Beneficiary may commence, appear in, and defend any attion or proceeding which may affect the Property or the rights or powers of Bene iciary or Trustoe.
  - lo. If Beneficiary so requires, Grantor shall pay to Beneficiary nic nithly, together with anci in addition to any payments of principal and/or interest due i nder the Note, a sum, as estimated by the Box efficiery, equal to the ground rents, if any, the real estate taxes and assessments next due on the Property and the promiums next due on insurary ap ) cles required unit rithis Deed of Trust, lass all sums already paid therefor, divided by the number of mont is to elapse before 2 months prior to the date when the ground rents, real estate taxes, assessments and insurance premiums will become delinquent. No interest will be paid on the funds in the reserve account.

12. Grantor hereby absolutely and irrevocably it signs to Beneficially all Grantor's interest in the rents and leases. So long as Grantor is not in default under the loan documents, Grantor may collect the rents as they bix ome due. Grantor's right to collect the rents shall not constitute Beneficiary's consent to the use of cash collateral in any ban grupt y proceeding. In he event of a default, Foneficiary shall be entitled, without notice, without bond,

and vithout regard to the adequacy of the Property, to the appointment of a receiver for the Property.

(i) This Deed of Trust shall also serve as a find using statement if ad for record in the real estate records as a fixture filling pursuant to the uniform Commercial code. In the extent applicable, it is it 1 security some nant under the Uniform Commercial Code. This Deed of Trust may be given to secure) an obligation incurred for the construction of an improvement of the Property, including the acquisition of the Property or to secure an obligation incurred to refinance an obligation incurred for it elect struction of an interovernent on the Property, including the acquisition of the Property.

e. Grantor shall deliver to Beneficiary within 3) days following the end of each fiscal year of Grantor during the term of the loan, at Grantor's expense, Grantor's and all guarantors' certified 'Inaux lat statements and certified operating atatements in form satisfactory to the Beneficiary covering the Property, including tenant lists and current rout sot adule.

by applicable usury in rs.

f. If any payment made or to be made under it is loan document shall constitute a violation of the applicable usury laws, then the payment made or to be made shall be reduced so that in no examt of all any obligor pay or Beneficiary receive an amount in excess of the maximum amount permitted

g. If Grantor is in default; any tender of payment sufficient to salk by all sums due under the loan documents made at any time prior to foreclosure sale shall constitute an evasion of the prepayment to me of the Note, it any, and shall be deemed a voluntary prepayment. Any such payment, to the

extent permitted by law, shall include the additional payment required under the prepayment privilege in the Note or if at that time there is no prepayment privilege, then such payment, to the sater t permitted by law will include an additional payment of 5% of the then principal balance.

The right, cludes, Eabilities and obligations ( t the parties unck r the Note, shall be construed and governed by and under the law of the state where the Property is a cased. The right, duties, liablikies, and obligations of the sparties with respect to the Property shall be governed by the laws of the state where the proce ty is located. It is the int sit of the parties that, a sithe fullest extent allo rable by law, the law of the state where the Property is

locate I shall apply to the transaction of which this Decid of Trust is a per coi. The Note as cured hereby: may contain providens citowing for changes in the interest rate based on changes in an external index, which is not

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under the control of Beneficiary.

through foreclosure or deed in lieu of foreclosure, in ciri nection with such compliance activities.

a. Grantor represents and warrants to Ba refix any that to the balt of Grantor's knowledge after due and diligent inquiry, no hazardous or toxic waste or substances are being stored on the Frapert / or any adjacer t property nor have any such waste or substances been stored or used on the Property or any adjusted property prior to Granter's ownership, posts salon or control of the Property. Granter agrees to provide written notice to Benoft stary immediately upon Grantor becoming awar ) that the Property or any adjacent property is being or has been contaminated with hazardous or todo viaste or substances. Grantor will not caucil not permit any activity on the Property which directly or indirectly could result in the Property or any other property becoming contaminated with has ardcus or toxic waste or substances. For purposes of this Deed of Trust, the term "hazardous or toxic waste. It substances" means any substance or or eteri il defined or deals nated as hazardous or loxic wastes, hazardous or toxic material, a hazardous, toxic or radioactive substance or any similar term by  $\alpha$  y applicable fed x xi, state or local statute, regulation or ordinance now or hereafter in effect.

b. Grantor shall promptly comply will all stitute: regulations and circlinances which apply to Grantor or the Property, and with all orders, decrees or judgenients of governmental authorities or couris having jurisdiction by which Grantor is bound, relating to the use, collection, storage, treatment, transportation, disposel, control, removal or clounus of hazardous or toxic substances in, on or under the Property or in, on or under any adjacent properly that becomes contaminated with hexardous or toxic substances as a result of construction, operations or other activities on, or the contaminations of, the Property, at Granton's exponent. Beneficiary may, but is not obligated to, onter upon the Property and take such actions and incur such distaiced expenses to effect such complicace as it desma advis a lesto protect its interest as Beneficiary; and whether or not Grantor has actual Imovidatings of the existence of hazardous or tooks supplies in, on or under the Proporty or an adjacent property as of the date hereof, Grantor shall reimburse Beneficiary on demand for the full arribunt. of costs and excit ness incurred by Beneficiary prior to Beneficiary acquiring title to the Property

12. If a fee owner and a k asehold owner execute this Dee 1 of Trust, the foliox ing shall apply:

a. That the fee owner and the isasehold cyner i are executed this Deed of Trust conveying their separate estates in the Property herein conveyed for the purpose of granting to the Beneficiary auch a en an would care a there to be cold, at public auction by Trustee or at foreclosure sale, the fee simple little to the Proporty described herein free and clear of the leasehold interest now owned by the leasehold owner, to the extinguishment of such leasehold interest, and to this end the fee owner and the tecsehold owner do jointly and severally waive any right, legal or equitable, which they might now have, or which might subsequently accrue to the m, or to anyone I olding or claiming under or through them, to have their separate estate sold separately by Trustee or upon foreclosure.

b. That the fee owner hereby (i) waives protent and, demand, protest and notice of acceptance, demand, protest and nonpayment; (ii) waives any and all lack of diligeron or delays in collection or erf promient, the right to plead laches and any and all statutes of limitation as a defense to any demark), or any other includence or forbearance, what sever with respect to any and all obliquitions secured by this Deed of Trust; (iii) waives notice of accepts noe hereof by Eeneficiary to Trustee unck of this Deed of Trust; () welvos notice of any and all advances made under the note secured by this Deed of Trust; (v) agrees that other security for the old gations secured by this Deed of trust may be released or subordinated by Beneficiary, including without limitation all or any part of the Property, priss suity described is this Deed of Trust, wi hout affecting the right of Beneficiary hereunder, and hereby, waives notice thereof; and (vi) in any act in or proceeding to receiver 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.

and that it the subject of this Deed of Trust or any part the x of is a leasehold estate the following shall apply: LEUSPEE LEVOTAR The following discribed estate, properly and rights of Ci into are also included as Security for the performance of each covenant and Table 1 spring support of Grain to Footh alread his restrained the play in that it all summents making the displayers and renewal options with respect to said Ground (1) and right; it is cand interest of Grains in a sixty options for process of options and renewal options with respect to said Ground Leas a or the Property or any portion thereof to ramy interest therein a 1 in rand to any greaters state and said property, including the fee simple estate; as retrinary be subsequently acquired by or released to Gra too, we remain a reacte enque git manife as od (2) All interest, estate or other claim, both in it wor equity, which Grantor now has or mail hereafter acquire in the Property. b. Grantor has good and marketable title to a sasshold estate c sated by said Ground Lease. c. Said Ground Lease shall not be modified or changed in any any without the written consent of Beneficiary. d. Beneficiary shall be immediately furnit her with all notices of a efault served by Lessor of said Ground Lease on Grantor. Beneficiary is hereby granted the right to participate in all it gal proceedings, including arbitration proceedings, affecting or pertaining to said B. Ground Lease or the demiced premises. if. Crantor does hereby assign and set over to Beneficiary all tight, title and interest in and to Grantor's interest in said Ground Lease, including victival limitation Crumor's option to extend the tem v of said Ground Lease, if any, and Benarkiary shall have the right to exercise said option to extend said Ground Lease in the event that Grantor folls so o do, and if in the judgment of the Benoficiary the exercise of such option is necessary to protect its intanist as Beneficiary. 3. In the event Grantor shall fall to make pay 1 ent due on said 3 bund Lease or to perform any term or covenant as provided therein, in addition to any such default constituting a default under this 3 sed of Trust, Ben ficiary may, at its option, make the defaulted payments or perform the term or covo rant and add the same to the amount duo unit in this Deed of Trust without walving any of its rights under this Deed of Trust and the Note which it 53CH 68. h. If both the lessor's and lessee's estate under said Ground Lesse shall at any time become vested in one owner, this Deed of Trust and the lien created hereby shall not be destroyed or terminated by application of the dectrine of mergar, and in such event, Beneficiary shall continue to have and enjoy all of the rights, title, interest and privileg is of Beneficiary as to he separate estates. In addition, foreclosure of said property shall not destroy or terminate said Ground Lease by application of the doctrine of me.g. or as a matter of law or as a result of foreclosure unless Beneficiary or any purchaser at sale shall so elect. In the event that Gn inter shall, at any ime prior to the payment in full of all indebtedness secured by this Deed of Trust, acquire fee simple title to the Property, such it e six ple title shall not merge with the leasencid estate encumbered by this Deed of Trust, but such fee simple title shall immodiately, without further at lion of the part of Grantor, become subject to the lien hereof. In the event of such acquisition by Grantor, Grant or agrees to execute and deliver to Beneficiary such further in a urnents, convayances and assurances as Beneficiary may reasonably require in order to further confirm and assure that the fee simple title so acquir x by Grantor is subject to the terms, provisions and lien of this Deed of Trust. The provisions of this peragraph shall not apply in the event Beneficiary acquires the fee of the Property, except if Beneficiary shall so elect. 14. If the Property is located in Oregon, the following shall apply: VIAMING Fequired by ORS 93.090. THIS I ISTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN V.CLI./TION OF APPLICABLE LAND USE LAWS AND REGULATIONS. E FORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING PEETITLE TO THE PROPERTY SHOULD CHECK WIT I THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES. D. ORS 41.580 Disclosure. UNDER OREGON LAW, MOST AGREEMENTS, PR MISES AND COY VITMENTS MADE BY BENEFICIARY AFTER OCTOBER 3, 1989, CONCERNING LOANS AND OTHER CREDIT EXTENSIONS WINCH, THE NOT FORTE SONAL, FAMILY OR HOUSEHOLD PURPOSES OR SECURED SOLELY BY THE BOST OWER'S RESIDENCE MUST BE IN WITTEN , EXPRESS OC ) SIDERATION AND DE SIGNED BY AN AUTHORIZED REPRESENTATIVE OF BENEFICIARY TO BE ENFORCEABLE. WITH ESS the hand(t) and seal(s) of the Grantor(t) of the day and year first written. Calvin C. Gay Cottot List tot bits at one. ar cla N/V 2 or (fore 1 a from blace तिया लेका वर्ग के इ of the copies I in which could it by foregoing a unit me featre factors and more in the rest of the contract of t g to se function go mountained with we looking the cover you in this or I care the PROPERTY ADDRESS 20280 Kenti Worden Road and not the residence yearse KLAMATH FALLS OR 97601 ta nobles allows oh reversely LEGAL DESCRIPTION It is Covenanted And Agreed That Said Real Prograty Includes As An Improvement Thereto And Thereon That Certain 1980 Pacifica, 28x68 Mobile Home, Serial Number Sd2991ab As A Part Thereof, t Shall Not Be Severed Nor Removed Therefrom, Parcel 1 Of Land Partition 48-95 Being Blocks 1-17, 19 & 20 Of Vaca ted Worden Shu ated in The Sw 1/4 Saction 33, Township 40 South, Range 8 E.W.M. Klarnati County, Oregon.

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perittions, et d'ain de la propertie de la company de la c All right, title and interest of Granter in and to: 1 likes should estates and existing and substing and substitute and substitu Property and i/or improvements, whether written or oray lock string all extensions, and subleases and all guaranties of lessess' performance under the ार हुन्द प्रकार्य है एक्ट केंग्री हुन्दर र ज्याद है एक्ट्रम के स्मृत्य है की बहु की प्रिकृति le ases and a greenents. (b) 10 of 15 and

All property and future rents, income and other beny its derived from a sees, the Property and/or improvements (in any form) including all security deposite) if uldated damage a following default in any ( said; all proceeds pays) a shounder, any (policy of neurance covering loss of rents) all proceeds payable as

result of the asset a exercise of an option to purchase the stapporty and/or in a royements sand all other rights and claims which Grantor may have against any lessee or occupant of the Property and/or improvements. မွာ Promis ကိုရင်း သင်း စစ်စေး နှင့် အသည် အချိန်းကို အသင်း စစ်သည် မေးရေး ကို သင်းသည်။ သင်းသည် မေးရေး မေးရေး မည train with the transfer of a recovery and the recovery process of the property of the second states of the contract of the property of the second states of the contract of the property of the second states of the contract of the second states of the contract of the second states of the contract of the second states of th eatest bas sect to some Company and send of besting a room behavior to be to be see, because the cast of cast of some Provided search of the residence of the first of the contraction of the search of the search of the contract o eng y tel gegle televende skid purt baser kas 13,465 Control that on the transport of the control of the Gréin ir agaras 🤃 STATE OF COUNTY OF A.), 1906, before me, the undersigned, a Notary Public in and for the State of duty coffen saicr ad and Swom personally appeared personally personally personally appeared personally perso day of longwin to the (or identified to me of proved to me on the I axis of satisfacts of endence) to be the individual, or individuals described in and who executed the within and foregoing, inc. ment, and acknowledged to it set that voluntary act and deed for the uses and purposes the ein a entioned. GIVELLUNDER my hand and official seal hereto office 1 the day and year in this certificate above written. 2.31. Notary Public in and for the State of realding at I TEMPOO ON A SE HANGELEZO ELE CONTROLE BULLE Y BENDE Y CONTROLE THE THE HOLOGOUS A FOREIGNAME COMPLETE OF THE CONTROLE TO THE HER HISTER CHARLES A LIKE Y STEEL BULLE A My commission expires president (203**4)TW** the fine telephone and by a to practical in 1 and 医髓膜 美海外 40.00 Cavia C. Car STATE OF COUNTY OF , before mo, the undersigned, a Notary Public in and for the State of \_ , A.L:., 19 \_ day of , duly comraiss and and sworr personally appeared known to me (or identified to me or proved to me can the basic of satisfa; one evidence) to be the , re a sectivaly, of the x reporation which executed the foregoing instrument or the person(s) who executed the instrument on behalf of said corporation, and ac more adged to me that said corporation executed the same. WITH IESS my hand and official seal hereto affined the day and year in this certificate above written. and details Notary Public in and for the State of residing at My commission expires REQUEST FOR FULL RECONVEY/INCE - 4, 57 to \$4, 55 in the first of the proof of Sar I works in the Sar over the serious of the first of the first of the first in the Sar over the first of the Sar over the first of the Sar over the first of the Sar over the first over the sar over the first over t 9 8 5 1 8 5 9 6 1 19 9 STATE OF OREGON: COUNTY OF ILLA MATE: SS. oderwit by Marcriffit I make medical property the Filed for record at request of . AML, and duly recorded in Vol. \_\_\_\_\_ M96 AD. 19 90 10: 2 o'clock\_\_\_\_ 11 of June 18958 01 222 MOTI PARES Bernelin G. Lettch, County Clerk , By\_ JEE \$25.00