RECORDATION REQUESTED BY:

First Interstate Bank of Oregon, N.A. 220 West Third St. Princville, OR 97754-0520

WHEN RECORDED MAIL TO:

First Interstats 3ank of Oregon, N.A. PO Bax 3330, MAC 6056-018 Portland, OR: 97208-3330



Vol.m96 Page 19698

MT(2: 8496

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First Interstate IBank

DEED ()F TRUST

THIS DEED OF TRUST IS DATED JUH 19, 1996, a nong DAWN STAFFORD, vested as follows: DAWN D. STAFFORD, AS TO PARCEL 1 DAWN D. STAFFORD AS TO PARCEL 2, whose address is Route 1, Box 396, Powell Butte, CR 97753 (referred to below as "Granker"); First Interstate Bank of Oregon, N.A., whose address is 220 West Third St., Prineville, OR 97754-0520 (referred to below sometimes as "Lender" and sometimes as "Ber efficiary"); and AmeriTitle, whose address is 222 § outh Sixth Street, P.O. Box 5017, Klamath Falls, OR 97601 (referred to below as "Trustee").

CONVEYANCE AND GRANT. For valuable cousids ation, Grantor ix nveys to Trustee for the benefit of Lender as Beneficiary all of Grantor's right, itie, and interest in and to the following described real propary, together with all existing or subsequently erected or affixed buildings, improvements and fatures; all easements, rights of war, and appurtenances; all water, water rights and ditch rights (including stock in utilities with ditch or irrigation rights); and all other rights, royalties, and profits relating to the real property, including without limitation all minerals, oil, gas, geothermal and similar matters, located in Klamath County, State of Oragon (the "Real Property"):

NE1/4 & N1/2SE1/4, Section 26, Township 30S, Range 8, East of the Willamette Meridian, Klamath County Oregon. NE1/4 Section 30, Township 30S, Fillinge 9 East of the Willamette Meridian, Klamath County Oregon. E1/2W1/2 and Government Lots 1,2,3, and 4 of Section 19, Township 30S, Range 9, of the Willamette Meridian, Klamath County Oregon.

The Real Property or its address to commonly known as

Grantor presently assigns to Lender (also known as B ineficiary in this D ed 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 the Property. In addition, Grantor grants Lender a Uniform Commercial Code security interest in the Rents and the Personal Property defined below.

DEFINITIONS. The following words shall have it e following meanings is ner used in this Deed of Trust. Terms not otherwise defined in this Deed of Trust shall have the meanings attributed to such terms in the Uniform Continencial Code. All references to dollar amounts shall mean amounts in lawful mensy of the United States of America.

Boneficiary. The word "Beneficiary" means First interstate Bank of Diegon, N.A., its successors and assigns. First Interstate Bank of Oregon, N.A. also is referred to as "Lender" in this Deed of Trust

Died of Trust. The words "Deed of Trust" mean this Deed of Tast among Grantor, Lender, and Trustee, and includes without limitation all as signment and security interest provisions relating to the Personal Property and Rents.

Grantor. The word "Grantor" means any and all pr rsons and entities pracuting this Deed of Trust, including without limitation DAWN STAFFORD.

Guarantor. The word "Guarantor" means and includes without i mitation any and all guarantors, sureties, and accommodation parties in connection with the indebtedness.

In provements. The word "Improvements" meru's and includes a thout limitation all existing and future improvements, buildings, structures, mobile homes affixed on the Real Property, facilities, additions, replacements and other construction on the Real Property.

In jebtedness. The word "Indebtedness" man: all principal and in erest payable under the Note and any amounts expended or advanced by Lender to discharge obligations of Grantor or explanations by I rustee or Lender to enforce obligations of Grantor under this Deed of Trust, together with interest on such amounts as provided in this Deed of Trust.

Lender. The word "Lender" means First Intenstate Bank of Oregon, N.A., its successors and assigns.

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DEED (I TRUST

(Corlinued)

Note "Note" means the Note (late) June 19, 1998, 11 the principal amount of \$90,000.00 from Grantor to Lender, to a the work role means the note that which is, refinencings, a k substitutions for the Note. The maturity date of the Note is November 30, 2015. The rate of interest on the Note is subject to indexing, adjustrie it, renewal, or renegotiation.

Personal Property. The words "Personal Property ' mean all equipment, fixtures, and other articles of personal property now or hereafter owned by Grantor, and now or hersafter attached or affixed to the Real Prop. rty; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property; ar c together with all proceeds (including without limitation all insurance proceeds and refunds of

promiums) from any sale or other disposition of the Property. Property. The word "Property" means collectively he Real Property and the Personal Property.

Rual Property. The words "Real Property" mean the property, interacts 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 reparent cocuments. The words related occuments mean an unclude without imitation all promissory noiss, credit agreements, loan agreements, environmental agreements, guarantials, security agreements, mortgages, deeds of trust, and all other instruments, agreements and documents, whether now or hereafter existing, exclude in connection with the indebtedness.

Rents. The word "Rents" means all present and future rents, rearinges, income, issues, royalties, profits, and other benefits derived from the

06-19-1996

THIS DEED OF TRUST, INCLUDING THE ASSIGNMENT OF REN IS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYHENT OF THE INDEET EDNESS AND (2) PERFORMANCE OF ANY AND ALL OBLIGATIONS OF GRANTOR UNDER THE NOTE, THE RELATED DOCUMENTS, AND THIS DEED OF TRUST. THIS DEED OF TRUST IS GIVEN AND ACCEPTED Trustee. The word "Trustee" means AmeriT the and any substitute or successor trustees.

PAYLIENT AND PERFORMANCE. Except as clitervit e 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 partorm all of Grantor's obligations under the Note, this Deed of Trust, and the

FOSSESSION AND MAINTENANCE OF THE PROFERTY. Grantor agrees that Grantor's possession and use of the Property shall be governed by the

Possession and Use. Until the occurrence of an Event of Defaul, Grantor may (a) remain in possession and control of the Property, (b) use, operate or manage the Property, and (c) collect any Fients from the Property. The following provisions relate to the use of the Property or to other limitations on the Property. THIS INSTRUMENT IN VIOLATION Imitations on the Property. THIS INSTRUMENT WILL NOT ALLCY USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT, IN VIOLATION OF APPLICAELE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAW SUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS and on folloving provisions:

Duty to Main tain. Grantor shall maintain the Property in tenaniable condition and promptly perform all repairs, replacements, and maintenance 30.930.

Hezirdous Substances. The terms "hu and us waste," "haza cous substance," "dispocal," "release," and "threatened release," as used in this Deed of Trust, shall have the same meanings as sol forth in tail Comprehensive Environmental Response, Compensation, and Liability Act of Deed or trust, snaw have the same mething; as somethin in the complementative Environmental Response, compensation, and Labing Autor 1980, as amen ted, 42 U.S.C. Section 96(1, et seq. ('CERCLA') (to Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 (SERA'), the Hazardous Materials Transport on Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. (SARAT), the Hazardous Materials fransport on Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., or other applicable at la of Federal law, rules, or regulations adopted pursuant to any of the foregoing. The terms Section 6901, et seq., or other applicable at la of Federal law, rules, or regulation, petroleum and petroleum by-products or any fraction thereof Thazardous vester and hazardous vester and hazardous vester and hazardous vester and hazardous subjects to be provide the terms that also include a without limitation, petroleum and petroleum by-products or any fraction thereof the provide the sector of the provide the period of the period of the provide the period of the period and asbestos. Grantor represents and v array's to Lender that: (a) During the period of Grantor's ownership of the Property, there has been no and aspessos. Granior represents and varial is to Lender mail: (a) buring the period of Granior's ownership or the Propenty, there has been no use, general on, manufacture, storage, triatmaint, disposal, releare or threatened release of any hazardous waste or substance by any person on, under, about or from the Property; (b) (iran x r has no knowled e of, or reason to believe that there has been, except as previously disclosed to and acknowle aged by Lendar in writing, (i) any US3, generation manufacture, storage, reatment, disposal, release, or threatened release of any has active a sport by balloce in which, we is used generate in instruction, surger, reaction, disposal, release, or incarcine release or any has actual or has actual or substance on, unity, it out or from the F operty by any prior or new or occupants of the Property or (ii) any actual or Includes recome of subsence or, under, to out of norm their openy by any prior of tests of occupants of the property or (ii) any actual of threatened I lightion or claims of any kir() by Eny person relating o such matters; and (c) Except as previously disclosed to and acknowledged by Lender in writing, (i) neither Grantor nor any tenant, contractor, agent or other authorized user of the Property shall use, generate, manufacture, store, treat, dspose of, or release any hazer lous waste or sit stance on, under, about or from the Property and (ii) any such activity shall be source, user, uspose or, or resease any react toos traste or stic same on, uncer, about or from the propenty and (ii) any such activity shall be conducted in compliance with all applicable federal, state, a x local laws, regulations and ordinances, including without limitation those laws, regulations, and ordinances described (boy : Grantor authoriz s Lender and is agents to enter upon the Property to make such inspections and toguations, and cruiterices described rooms call to administ 5 concertance and is egenic to one upon the property to make source inspections and tests, at Gruntor's expanse, as Lender r tay i sem appropriate x determine compliance of the Property with this section of the Deed of Trust. Any asis, as circular a superior, as canon may a can appropriate a construence of the movement with this second of the bead of this. Any inspections of tests made by Lender stall to for Lander's pup sees only and shall not be construed to create any responsibility or liability on the part of the construent to create any responsibility or liability on the Inspections of lesis made by Lender ST an LC for Lander S purpless only and shar not be consuder to create any responsionly of labority of the part of Lender to Grantor or to any other paison. The represe liketions and warranties contained herein are based on Grantor's due diligence in the representation in the formation of the representation of the representation of the formation of the formation of the representation of the representa part or Lengus to Grantor or to any other person. The reprete nations and waterines contained herein are based on Grantor's due diagence in investigating the Property for hazardous withe and hazardous substances. Grantor hereby (a) releases and waives any future claims against Lender for indemnity or contribution in the event Grantor bic smess table for cleanup or other costs under any such laws, and (b) agrees to Lenger for incempnity or contribution if the overtice entropy of crites table for cealing or other costs under any such away, and (0) agrees to indemnity and hold harmises Lender a paint any and all claims tosses, liabilities, dama ges, penalties, and expenses which Lender may directly or indemnity such a start resulting from a pack of this section of the Deed of Trust or as a consequence of any use, generation, manufacture, indemosity such as the start of the section of the Deed of Trust or as a consequence of any use, generation, manufacture, indemosity such as the start of the section of the Deed of Trust or as a consequence of any use, generation, manufacture, increacy size and or suman resulting normal second runs second or the used on must on as a consequence or any use, generation, manufacture, storage, discosal, release or threatened rely se occurring prior to Grantor's ownership or interest in the Property, whether or not the same was or storage, discosal, release or threatened rely se occurring prior to Grantor's ownership or interest in the Property, whether or not the same was or storage, usposed, recease or unsequencements se occurring prior to cramors ownership or merest in the Property, whether or not the same was or should have been known to Grantor. The provisions of this s when of the Daed of Trust, including the obligation to indemnify, shall survive the should have been known to Gramor. The provisions of this s such of the base of frust, mebuing the congetion to moentary, shall survive the payment of the Indebtedness and the safected by Lender's payment of the Indebtedness and the safe faction and record evance of the lien of this Deed of Trust and shall not be affected by Lender's Nulsance, Waste. Grantor shall not (aus) concuct or permi any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Without limiting the (enerality of the foregoing, Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (hoto or goal and gas), 12 1, gravel or rock products without the prior written consent of Lender. Removel of Improvements. Granter shall not demolish or re nove any Improvements from the Real Property without the prior written consent of Lender. /s a condition to the removal of a sy improvements, ender may require Grantor to make arrangements satisfactory to Lender to replace Lender's Filght to Enter. Lender and it: agents and reprosentatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Property by for purposes of Brantor's compliance with the terms and conditions of this Deed of Trust.

Compliance with Governmental Requiremento, Grantor sull promptly comply with all laws, ordinances, and regulations, now or hereafter in compliance with Governmental resource neuros, gramor sian promply comply with an laws, orginances, and regulations, now or nereater in effect, of all governmental authorities applicable to the usi or occupancy of the Property, including without limitation, the Americans With energy or an governmental automics an measure to the corror occupancy of the moverny, including without immation, the Americans with Disabilities Act. Grantor may confect in good faith any such law, ordinance, or rogulation and withhold compliance during any proceeding,

DEED OF TRUST (() intinued)

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satisfactory to Lander, to protect Lenders Interast.

including appropriate appeals, so long 13 G t ntor has notified i ender in writing prior to doing so and so long as, in Lender's sole opinion, Lender's interests in the Property are not jery arclized. Lender may require Grantor to post adequate security or a surely bond, reasonably

Duty to Prote c). Grantor agrees neither to aba ndon nor leave un attended the Property. Grantor shall do all other acts, in addition to these acts set forth above in this section, which from the di aracter and use of the Property are reasonably necessary to protect and preserve the Property.

DUE ON SALE - CONSENT BY LENDER. Lender may, at its option, declare immediately due and payable all sums secured by this Deed of Trust upon the sale or transfer, without the Lender's prior written consent, of all or any part of the Real Property, or any interest in the Real Property. A "sale or transfer" means the conveyance of Real Property or any right, till or any part of the Real Property, or any interest in the Real Property or any right, till or any part of the Real Property. invo untary; whether by outright sale, deed, ins alin x nt sale contract, is nd contract, contract for deed, leasehold interest with a term greater than three (3) years, lease-option contract, or by sale, as ignornant, or transfer of any beneficial interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of Real frop a ty interest. If any Grantor is a corporation, partnership or limited liability company, transfer also includes any change in ownership of more than twe riv-five percent (25%) of the voting stock, partnership interests or limited liability company interests, as the case may be, of Grantor. However, this option shall not be exert sed by Lender If such exercise is prohibited by federal law or by Orecon law.

TAXES AND LIENCE. The following provisions (stating to the taxes and jens on the Property are a part of this Deed of Trust.

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Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, special taxes, assessments, charges (including water and sever), fines and impositions levied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material furnished to the Property. Grantor shall maintain the Property free of all liens having priority over or equal to the interest of Lender under this Dead of Trust, except for the en of taxes and a sessmants not due and except as otherwise provided in this Deed of Trust.

Right To Contrast. Grantor may withhold pays and of any tax, as assment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Paper's is not jeopardizes . 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 it file (. within fifteen (1.3) days after Grantor has notice of the filing, secure the discharge of the lien, or if requested by Londer, deposit with Lender cas 1 or a sufficient cor porate surely bond or off er security satisfactory to Lender in an amount sufficient to discharge (h) lien plus any costs and (from ys' fees or other (harges that could accrue as a result of a foreclosure or sale under the lien. In any contest, Grunter shell defend itself an I Len fer and shall satisf / any adverse judgment before enforcement against the Property. Granter shall name Lender as an additional obligee unit an a surely bond fur it shed in the contest proceedings.

Evidence of Payment. Grantor shell up th (k mand furnish to Lander satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental (fici) to doliver to Len ter at any time a written statement of the taxes and assessments against the Property.

Notice of Continuetion. Grantor shall refly ander at least fill x n (15) days before any work is commenced, any services are furnished, or any materials are supplied to the Property, if 1 my r1 schanic's lien, m:1 malments lien, or other lien could be assarted on account of the work, services, or materials. Grantor will upon request of Lev er furrish to Ler c ar advance assurances satisfactory to Lender that Grantor can and will pay the cost of such improvements.

PROPERTY DAM//CE INSURANCE. The following: provisions relating to insuring the Property are a part of this Deed of Trust.

Maintenance of Insurance. Grantor shall produce and maintain policies of fire insurance with standard extended ocverage endorsements on a replacement locsis for the full insurable utilize covering all improvements on the Real Property in an amount sufficient to avoid application of any coinsurance dause, and with a standard more agee clause in fa or of Lender. Granter shall also procure and maintain comprehensive general Fability insurance in such ocvarage amounts it. Lender may reduct thin trustee and Larder being named as additional insureds in such fability insurance policies. Additionally, Grantor (hall r taintain such oth a insurance, including but not imited to hazard, business interruption, and boiler insurance, as Lender may reasonably require. Policies shall be written in form, amounts coverages and basis reasonably acceptable to Lender and issued by a company or companies reat (nably acceptable 1) Lender. Granter, upon request of Lender, will deliver to Lender from time to time the policies or cartificates of insurance in 1 xm satisfactory to Lender, including stipulations that coverages will not be cancelled or diminished without at least len (10) days' prior written no is a to Lender. Each insurance policy also chall include an endorsement providing that coverage in favor of Lender will not be impaired in any with by any act, omistion or default of Granter or any other person. Should the Real Property at any time become located in an area designated by he Director of the Federal Emergency Management Agency as a special flood hazard area. Grantor agrees to obtain and maintain Federal Flood I surance to the calent such insurance is required by Lender and is or becomes available, for the term of the loan and for the full unpaid principal balance of the Ican, or the maximum limit of coverage that is available, whichever is less

Application of Proceeds. Grantor shall promptly notify Lender o any loss or damage to the Property. Lender may make proof of loss if Grantor fails to do so within fifteen (15) days of the casualty. Whether or not Lender's socurity is impaired, Lender may, at its election, receive and retain the proceeds of any insurance and apply the proceeds to the e juction of the indebledness, payment of any lien affecting the Property, or the restoration and repair of the Property. If Lend a elects to apply the proceeds to restoration and repair, Grantor shall repair or replace the damaged or destroyed improvements in a manner sats actory to Lender. Lender shall, upon substactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reason ble cost of repair or resoration if Grantor is not in default under this Deed of Trust. Any proceeds which have not been disbursed within 180 days after their receipt and v hich Lender has not committed to the repair or restoration of the Property shall be used first to pay any amount owing to .end r under this Deed of Trust, then to pay accrued interest, and the remainder, if any, shall be applied to the principal balance of the indebtedness. I Lender holds any proceeds after payment in full of the indebtedness, such proceeds shall be paid to Grantor as Grantor's interests may appr ar.

Unexpired insurance at Sale. Any unexpired insurance shall in re to the benefit of, and pass to, the purchaser of the Property covered by this Deed of Trust at any trustee's sale or otha sal + held under the p t risions of this Deed of Trust, or at any foreclosure sale of such Property.

Grantor's Report on Insurance. Upon requert of Lender, howe ar not more than once a year, Grantor shall furnish to Lender a report on each existing policy of insurance showing: (a) the rame of the insurer; (b) the risks insured; (c) the amount of the policy; (d) the property insured, the then current replacement value of such property is, and the manner of determining that value; and (e) the expiration date of the policy. Grantor shall, upon request of Lender, have an independent appraiser sati stactory to Lender determine the cash value replacement cost of the Property.

EXPENDITURES BY LENDER. If Grantor fails to comply with any provision of this Deed of Trust, or if any action or proceeding is commenced that would materially affoct Lender's interests in the Property, Lender or Grantor's behalf may, but shall not be required to, take any action that Lender deems appropriato. Any amount that Lender exper ds in so doing will bear interest at the rate provided for in the Note from the date incurred or paid by lender to the date of repayment by Grantor. Al : uch expenses, at ender's option, will (a) be payable on demand, (b) be added to the balance of the Note and be apportioned among and be part ble with any instriment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Note, or (c) be treased as a balloon payment which will be due and payable at the Note's maturity. This Deed of Trust also will secure payment of the pamounts. The ik his provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be entitled on account of the default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any remedy that it otherwise yould have had.

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WARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Deed of Trust.

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Title. Granter warrants that: (a) Granter hold a good and marke able title of record to the Property in fee simple, free and clear of all liens and encumbrances other than those set forth: In the Real Property dix cription or in any title insurance policy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Deed of Trust, and (b) Granter has the full right, power, and authority to execute and deliver this Deed of Trust to Lender.

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Defense of Title. Subject to the exception in the paragraph ablore, Grantor warrants and will forever defend the title to the Property against the lawful claims of all persons. In the event (uny a) fion or proceeding is commenced that questions Grantor's title or the interest of Trustee or Lender under this Dead of Trust, Grantor shall do and the action at Grant or 's expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Grantor will deliver, or cause to be delivered, to Lender subjective as ju nder may request from time to time to permit such participation.

Compliance With Laws. Granter warrants that the Property and Granter's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental at therities, including without limitation all applicable environmental laws, ordinances, and regulations, unless otherwise specifically excepted in the environmental agreement executed by Granter and Lender relating to the Property.

CCIDEMNATION. The following provisions reating to condemnation proceedings are a part of this Deed of Trust.

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Application of Net Proceeds. If all or an / par of the Property is condemned by eminent domain proceedings or by any proceeding or purchase in lieu of condemnation, Lender may at lis election require that all or any portion of the net proceeds of the award be applied to the Indebtedness or the repair or restoration of the Property. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' face incurred by Trustee or Lend *x* in connection *y*. In the condemnation.

Proceedings. If any proceeding in condemnation is filed, Granthar shall promptly notify Lender in writing, and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the tward. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to be delivered to Lender such instruments as man be requested by the the to time to term to be permit such participation.

IMPOSITION OF TAXES, FEES AND CHARGES ()' GOVERNMENT'AL AUTHORITIES. The following provisions relating to governmental taxes, fees and charges are a part of this Deed of Trust:

Current Taxes, Fees and Charges. Upon request by Lender, Crantor shall execute such documents in addition to this Deed of Trust and take whatever other action is requested by Lender : o perfect and con inue Lender's lien on the Real Property. Grantor shall reimburse Lender for all taxes, as described below, together with clill expression in according, perfecting or continuing this Deed of Trust, including without limitation all taxes, fees, documentary stamps, and other: tharges for recording or registering this Deed of Trust.

Taxes. The following shall constitute taxes to which this section ε oplies: (a) a specific tax upon this type of Deed of Trust or upon all or any part of the Indebtedness secured by this Deed of Trust; (b) a specific tax on Grantor which Grantor is authorized or required to deduct from payments on the Indebtedness secured by this type of Deed of Trust; (c) a tax on this type of Deed of Trust chargeable against the Lender or the holder of the Note; and (d) a specific tax on all or any part of the Note; and (d) a specific tax on all or any part to tax on the Note; and (d) a specific tax on all or any part to tax on a

Subsequent Trixes. If any tax to which it is set tion applies is enabled subsequent to the date of this Deed of Trust, this event shall have the same effect as an Event of Default (as defined helow), and Lender may exercise any or all of its available remedies for an Event of Default as provided below unless Crantor either (a) pays that tax before it becomes delinquent, or (b) contests the tax as provided above in the Taxes and Liens section and deposits with Lender cash or a sufficient corporate su aty bond or other security satisfactory to Lender.

SECURITY AGREEMENT; FINANCING STATEME ITS. The following provisions relating to this Deed of Trust as a security agreement are a part of this Deed of Trust.

Security Agreement. This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures or other personal property, and Lender shall have all of the lights of a secured party under the Uniform Commercial Code as amended from time to time.

Security interest. Upon request by Lender, Brantor shall execute financing statements and take whatever other action is requested by Lender to perfect and continue Lender's security interest in the Rents and Farsonal Property. In addition to recording this Deed of Trust in the real property records, Lender may, at any time and will out-urther authorization i from Grantor, file executed counterparts, copies or reproductions of this Deed of Trust as a financing statement. Grantor shall reimburse Lender for all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall assemble the Personal Property in a manifer and at a place reasonably convenient to Grantor and Lender and make it available to Lender within three (3) days a farm celebration of an and form Lender.

Addresses. The mailing addresses of Brartor (debtor) and Londer (secured party), from which information concerning the security interest granted by this Deed of Trust may be obtained (each as required by the Uniform Commercial Code), are as stated on the first page of this Deed of Trust.

FURITHER ASSURANCES; ATTORNEY-IN-FACT. The following provisions relating to further assurances and attorney-in-fact are a part of this Deed of Trust.

Further Assurances. At any time, and from time to time, upon request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender's design se, and when requested by Lender, cause to be filed, recorded, refiled, or rerecorded, as the case may be, at such time; and in such of it is and places as Lendar may deem appropriate, any and all such mortgages, deeds of trust, security deeds, security a preaments, financing at termanits, continuation statements, instruments of further assurance, coefficients, and of the desirable in order to effectuate, complete, perfect, continue, or preserve (a) the obligations of Grantor under the Note, this Desit of Trust, and the Related Documents, and (b) the liens and security interests created by this Deed of Trust as first and prior lens on the Prope by, whether now owned or hereafter acquired by Grantor. Unless prohibited by law or agreed to the contrary by Lender in willing, Grantor shall reimburse Lender for all costs and expenses incurred in connection with the matters referred to in this paragraph.

Atterney-in-F.sct. If Grantor fails to do any of the things refor ed to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. For such a prosest, Grantor is neby intervocably appoints Lender as Grantor's attorney-in-fact for the purpose of making, excetting, delivering, filing, recording and doing at other things as may the necessary or desirable, in Lender's sole opinion, to accomplish the matters referred to in the preceding paragraph.

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FUL PERFORM/MCE. If Grantor pays all the inclustedness when dive, and otherwise performs all the obligations imposed upon Grantor under this Det d of Trust, Lender shall execute and deliver to Trustee a request k r full reconveyance and shall execute and deliver to Grantor suitable statements of termination of any financing statement on file evidencing Lender's security Interest in the Rents and the Personal Property. Any reconveyance fee required by law shall be paid by Grantor, if per nittex by applicable la N.

DEFAULT. Each of the following, at the option of Lender, shall constitute an event of default ("Event of Default") under this Deed of Trust:

Default on Indebtedness. Failure of Grantor to make any payment when due on the Indebtedness.

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Default on O her Payments. Failure of (ran's within the time it juined by this Deed of Trust to make any payment for taxes or insurance, or any other payment necessary to prevent filling of o 'o effect discharg i of any lien.

OF TRUST

Page 5

Environmental Default. Failure of any party to comply with or perform when due any term, obligation, covenant or condition contained in any environmental agreement executed in connecting with the Property.

Default in Favor of Third Parties. Should Be rower or any Grai tor default under any lean, extension of credit, security agreement, purchase or sales agreement, or any other agreement, in favor of any oliter creditor or person that may materially affect any of Borrower's property or Borrower's or any Grantor's ability to repay the Loans or perform their respective obligations under this Deed of Trust or any of the Related Documents.

Compliance Default. Failure of Grantor to comply with any other term, obligation, covenant or condition contained in this Deed of Trust, the Note or in any of the Related Documents.

False Statements. Any warranty, representation or statement mude or furnished to Lender by or on behalf of Grantor under this Deed of Trust, the Note or the Related Documents is false or n isleading in any muterial respect, either now or at the time made or furnished.

Detective Collateralization. This Deed of Trust or any of the Related Documents ceases to be in full force and effect (including failure of any collateral documents to create a valid and period security intero to relate a valid and period security interover a valid and period security interview of the valid security interview of the val

Death or Insolvency. The death of Gran' or or the dissolution or termination of Grantor's existence as a going business, the insolvency of Grantor, the appointment of a receiver for any part of Crantor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Grantor.

Foreclosure, Forfeiture, etc. Commencine: of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or by any governmatial agency against any of the Property. However, this subsection shall not apply in the event of a good faith dispute by Grantor as to the validity correasonableness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor gives Lencker written notice of such claim and furnishes reserves or a surety bond for the claim satisfactory to Lender.

Breach of Other Agreement. Any breach by Branter under the arms of any other agreement between Grantor and Lender that is not remedied within any grace period provided therein, including without limitation any agreement concorning any indebtedness or other obligation of Grantor to Lender, whether existing now or later.

Events Affecting Guaranter. Any of the preceding events occurs with respect to any Guaranter of any of the Indebtedness or any Guaranter dies or becomes incompetent, or revokes or disputes the validity of, or liability under, any Guaranty of the Indebtedness.

Adverse Change. A material adverse change occurs in Granto to financial condition, or Lender believes the prospect of payment or performance of the indebtodness is impaired.

RIGHTS AND RELIEDIES ON DEFAULT. Upon the occurrence of any Event of Default and at any time thereafter, Trustee or Lender, at its option, may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law:

Accelerate incepteciness. Lender shall have the right at its color to declare the entire indebtedness immediately due and payable, including any prepayment penalty which Grantor would to required to pay.

Foreclosure. With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclose by a plicable law. If this Deed of Trust is foreclosed by judicial foreclosure, lender will be entilled to a judgment which will provide that if the foreclosure sale proceeds are insufficient to satisfy the judgment, execution may issue for the another unant of the ungational balance of the judgment.

UCC Remedies. With respect to all or any pat of the Personal i roperty, Lender shall have all the rights and remedies of a secured party under the Uniform Commercial Code.

Collect Rents. Lender shall have the dight, vithout notice to C antor, to take possession of and manage the Property and collect the Rents, including amounts past due and unpaid, and a pply the net proc x ds, over and above Lender's costs, against the Indebtedness. In furtherance of this right, Lender may require any tenant or citier user of the Property and collect the Property is described by Lender, then Grantor introck by c ssignates Lender's Grantor's attorney-in-fact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the ser is and collect the payments of rants or other users to Lender's networks the under in response to Lender's demand shall satisfy the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may express its rights under this subparagraph either in parson, by a g int, 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 oplicate the Property processing foraclosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the nx eivership, against the Indebtedness. The receiver may serve without bond if permitted by law. Lender's right to the appointment of a nicehier is shall exist whether or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lender singling the right of permitted by an another single of the Property exceeds the Indebtedness by a

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 (3) inter, Grantor shall become a tenant at sufferance of Lender or the purchaser of the Property and shall, at Lender's option, eth at (a) pay a reat table rental for the use of the Property, or (b) vacate the Property immediately upon the demand of Lender.

Other Remetilize. Trustee or Lender shall have any other right or remody provided in this Deed of Trust or the Note or by law.

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Notice of Sale. Lender shall give Grantor receptonable notice of it e time and piece of any public sale of the Personal Property or of the time after which any privite 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.

Sale of the Property. To the extent permitted by applicable law. Grantor hereby waives any and all rights to have the Property marshalled. In exercising its rights and remedies, the Trustee (in Lender shall be there to sell all on any part of the Property together or separately, in one sale or by separate sales. Lender shall be entitled to bid at any public sale on all or any portion of the Property.

Waiver; Election of Remedies. A waiver by any party of a breach 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 thilt provision or any other provision. Election by Lender to pursue any remedy provided in this bead of Trust, the Note, in a ty Related Document, or provided by tew shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an ok il jation of Grantor under this Deed of Trust after failure of Grantor to perform shall not affect Ler dar's right to declare a default and to exercise any or its remedies.

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Attorneys' Feis; Expenses. If Lender institutes any suit or act on to enforce any of the terms of this Deed of Trust, Lender shall be entitled to recover such sum as the court may adjutge it asonable as after a sys fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lunder which in Lender's opinion are necessary at any time for the protection of its interest or the expenditure until repaid. Expenses coursed by this paragraph include, without limitation, however subject to any limits under applicable taw, Lender's atterneys' fees whether or not there is a lawsuit, including attorneys' fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), apple als and any anticit ated post-judgment collection services, the cost of searching records, obtaining title reports (including foreclosure report), surveyors' reports, up ratial tees, title insurance, and fees for the Trustee, to the extent permitted by applicable law. Grantor also will pay any court costs, in addition to all other sums provided by law.

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

POWERS AND OXILIGATIONS OF TRUSTEE: The following provision s 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 (is a matter of law, Trustee shall have the power to take the following actions with respect to the Property upon the written request of Lender and Grantor: (a) join in preparing and filing a map or plat of the Real Property, including the dedication of streets or other rights to the public; (b) join in granting any easement or creating any restriction on the Real Property; and (c) join in any subordination or other agreement affecting this beed of Trust or the interest of Lender under this Deed of Trust.

Obligations to Notify. Trustee shall not be obligated to notify any other party of a pending sale under any other trust deed or lien, or of any action or proceeding in which Grantor, Lender, or Trustee shall be a party, unless the action or proceeding is brought by Trustee.

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

Successor Trustee. Lender, at Lender's option, may from time to time appoint a successor Trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by L nder and recorder in the office of the recorder of Klamath County, Oregon. The instrument shall contain, in addition to all other matters maying d 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. This successor trustee, will out conveyance of the Property, shall succeed to all the title, power, and duties conferred upon the Trustee in this Deed of Trust is for substitution.

NOTICES TO GRANTOR AND OTHER PARATES. Any notice under this Deed of Trust shall be in writing, may be be sent by telefacsimilie, and shall be effective when actually delivered, or when deposited with a nationally recognized overnight courier, or, if mailed, shall be deemed effective when deposited in the United States mail first class, cer if ed or registered in all, postage prepaid, directed to the addresses shown near the beginning of this Dead of Trust. Any party may change its address for notices under this Deed of Trust by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's r ddress. All copial of neclosure from the holder of any lien which has priority over this Dead of Trust shall be sent to Lender's address, r s shown near the beginning of this Deed of Trust. For notice purposes, Grantor agrees to keep Lender's and there and Trustse informed at all times of Granter's current address.

MISCELLANEOUS PROVISIONS. The following in scellaneous provisions are a part of this Doed of Trust:

Amendmends. This Deed of Trust, together vith any Related Dc currents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Deed of Trust. No alteration of or amendment to this Deed of Trust shall be effective unless given in writing and signed by the party or parties sought to be charged by bound by the alteration or amendment.

Annual Reports. If the Property is used for surposes other to in Grantor's residence, Grantor shall furnish to Lender, upon request, a certified statement of net operating income received from the Property CL ing Grantor's previous (iscal year in such form and detail as Lender shall require. The operating) income" shall mean all cash receives from the Property less all cash expenditures made in connection with the operation of the Property.

Arbitration.

Binding Arbitration. Upon the derivand of any party ("Part / Parties"), to a Document (as defined below), whether made before the institution of any judicial proceeding or not nore than 60 days after hervice of a complaint, third party complaint, cross-claim or counterclaim or any answer thereto or any amendment to any of the above, ary Dispute (as defined below) shall be resolved by binding arbitration in accordance with the terms of this Arbitration Program. A "Dispute" shall include any action, dispute, claim or controversy of any kind, whether founded in contract, tort, statutory or commer law, equity, or other vise, now existing or hereafter arising between any of the Parties arising out of, pertaining to or in connection with any agreement, documents, on use existing or hereafter arising between any of the Parties arising out of, pertaining to or in connection with any agreement, documents, or instrument to which this Arbitration Program is attached or in which it appears or is referenced or any related agreements, documents, or instruments (Documents"). Any Party who fails to submit to binding arbitration following a lawful demaind by another Party shill bear all costs and expenses, including reasonable attorneys' fees, (including those incurred in any trial, bankrup toy increating or on typeal) incurred by the other Party in obtaining a stay of any pending judicial proceeding and compelling arbitration (f any Dispute. The parties agree that any agreement, document or instrument which includes, attaches to or incorporates this Arbitration Frogram regressents at transaction in rowing commerce as that term is used in the Federal Arbitration Act, (FAA") Title 9 Units di St las Code. THE I ARTIES UNDERSTAND THAT BY THIS AGREEMENT THEY HAVE DECIDED BY ARBITRATION NO DISPUTE CAN LATE R BE EROUGHT, "ILED OR PURSUED IN COURT.

Governing Rules. Arbitrations conducted pursuant to this Arbitration Program shall be administered by the Amarican Arbitration Association ("AAA"), or other mutually agreed le ministrator ("Ad ninistrator") in accordance with the terms of this Arbitration Program and the Commordal Arbitration Rules of the AF. The arbitration is the equivalent to the governed by the provisions of the FAA. The arbitrator(s) shall resolve all Disputes in accordance with the terms of this Arbitration Rules of the applicable substantive law designated in the Documents. Judgment upon any award rendered hereunder may be entered in any courcil aving jurisdiction; provided, however that nothing herein shall be construed to be a waiver by any party that is a bank of the protections all reded pursuant to 2 U.S.C. 91 or any similar applicable state law.

Preservation of Remedies. No provision of, nor the exercise of any rights under, this arbitration clause shall limit the right of any Party to: (a) foreclose against any real or personal property collateral to other security, or obtain a personal or deficiency award; (b) exercise self-help remedies (including repossession and set off rights); or (c) obtain provisional or ancillary remedies such as injunctive relief, sequestration, attachment, replevin, garnishment, or the appointment of a eceiver from a court having jurisdiction. Such rights can be exercised at any time except to the extent such action is contrury to a final award or decision in any arbitration proceeding. The institution and maintenance of an action as described above shall not constitute a waiver of the right of any Party to submit the Dispute to arbitration, nor render inapplicable the computery arbitration provisions to rescribe of any self-help, auxiliary or other rights under this paragraph shall be a Dispute hereunder.

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DEEL OF TRUST (Continued)

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Arbitrato: Powers and Qualifications; wence. The Part as agree to select a natural "qualified" arbitrator or a panel of three "qualified" arbitrators to resolve any Dispute harours er. "Qualified" na ans a practicing attorney, with not less than 10 years practice in commercial law, licensed to practice in the state of it e applicable substantial taw designated in the Documents. A Dispute in which the claims or amounts in controversy do not exceed \$1,000,000.00 shall be decide 1 by a single arbitrator. A single arbitrator shall have authority to render an award up to but not to exceed \$1,000,000. 10 lix luding all damaca; of any kind whatsoever, costs, fees, attorneys' fees and expenses. Submission to a single arbitrator shall be a well for of all Parties' claims to recover more than \$1,000,000.00. A Dispute involving claims or amounts in controversy exceeding \$1,000,000.0 six ii be decided by t majority vote of a panel of three qualified arbitrators. The arbitrator(s) shall be empowared to, at the written requast of any Party in any Di pute, (a) to consolidate in a single proceeding any multiple party claims that are substantially identical or based upon the same underlying transaction; (b) to consolidate any claims and Disputes between other Parties which crise out of or relate to the subject matter hereof, including all claims by or ngainst borrowers, guarantors, sureties and or owners of collateral; and (c) to administer mult ple a bitration claims as class actions in accordance with Rule 23 of the Federal Rules of Civil Procedure. In any consolidated proceeding the 1st arbitrator(s) seacted in any proceeding shall conduct the consolidated proceeding unless disqualified due to conflict of Interiest. The arbitrator(s) shall be empowered to resolve any dispute regarding the terms of this arbitration clause, including questions about the moltrability of any C spute, but shall have no power to change or after the terms of this Arbitration Program. The prevailing Party in any Dispute shall be entitled to recover its reasonable attorneys' fees in any arbitration, and the arbitrator(s) shall have the power to award such fere. The award of the arbitrator(s) shall be in writing and shall set forth the factual and legal basis for the award.

Miscellaneous. All statutes of limitation applicable to any Dispute shall apply to any proceeding in accordance with this arbitration clause. The Parties agree, to the maximum ext at practicable, to take any action necessary to conclude an arbitration hereunder within 180 days of the filing of a Dispute with the Administ ator. The arbitrator(s) shall be empowered to impose sanctions for any Party's failure to proceed within the times established herein. / roltrations shall be conducted in the state of the applicable substantive law designated in the Documents. The provisions of this Art i ation Program shall survive any termination, amendment, or expiration hereof or of the Documents unless the Parties otherwise expressi/ agree in writing. Each Party agrees to keep all Disputes and arbitration proceedings strictly confidential, except for disclosures of information required in the ordinary course of business of the Parties or as required by applicable law or regulation. If any provision of this / obtration Program is declared invalid by any court, the remaining provisions shall not be affected thereby and shall remain fully enfor seable.

Applicable Law. This Dead of Truss has been delivered () Lender and accepted by Lender in the State of Oregon. Subject to the provisions on arbitration, this Deed of Trut I shall be gover is d by and construed in accordance with the laws of the State of Oregon.

Ception Heatings. Caption headings in this Deed of Trust are for convenience purposes only and are not to be used to interpret or define the provisions of this Deed of Trust.

Merger. There shall be no merger of the in create or estate or a ted by this Deed of Trust with any other interest or estate in the Property at any time held by or for the benefit of Lender in an / capacity, without the written consent of Lender.

Severability. If a court of competent jurisdiction finds any provision of this Deed of Trust to be invalid or unenforceable as to any person or circumstance, such finding shall not render it at provision inva k or unantorceable as to any other persons or circumstances. If feasible, any such oftending provision shall be deemed to be rindified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all (ther provisions of this 2 and of Trust in all other respects shall remain valid and enforceable.

Successors and Assigns. Subject to the imitations stated in this Deed of Trust on transfer of Grantor's interest, this Deed of Trust shall be binding upon and inure to the benefit of the varties, their succe sors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Gran or, may deal with Brantor's successors with reference to this Deed of Trust and the Indebtedness by way of forbearance or extension without relay sing Grantor from he obligations of this Doed of Trust or liability under the Indebtedness.

Time is of the Essence. Time is of the essence in the performance of this Deed of Trust.

Waivers and Consents. Lender shal no be deemed to have waived any rights under this Deed of Trust (or under the Related Documents) unless such waiver is in writing and sig red t / Lender. No de't / or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiter th any party of a party sister of this Deed of Trust shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lander and Grantor, shall constitute a waiver of an of Lender's rights or any of Grantor's obligations as to any future transactions. Whenever consent by Lender is required in this Deed of Trist, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consant is required.

(XOMITERCIAL LEED OF TRUST. Grantor agre & with Lender the: this Deed of Trust is a commercial deed of trust and that Grantor will not change the use of the Froperty without Lender's prior writen consent.

FACH GRANTOR ACKNOWLEDGES HAVING FEAD ALL THE FF OVISIONS OF THIS DEED OF TRUST, AND EACH GRANTOR AGREES TO ITS ERNS.

GRANTOR:

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¢i ⊨19–1996) OF TRUST 19705 Page 8 (ontinued)
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STATE OF EXPRIM))88)	OFFICIAL SEAL TAMMY HARGRAVI NOTARY PUBLIC - OREGON COMMISSION NO.042729 MY COMMISSION EXPIRES MAR. 29, 1999
who executed the Deed of Trust, and acknow and purposes therein mentioned. Si yes under my band and official seat this	iedçe ()	d that he or she $rac{1}{1}$	a peared DAWN STAFF()RD, to me known to be the individual described in and a ned the Deed of Trust as his or her free and voluntary act and deed, for the uses
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