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TRUST DEED	STATE OF OREGON,
	Sounty of} ss
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John J. Kaib. M.D.	e is pressing only mine single iso'clock M., and recorded is
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Eugene, OR 97405	ment/micronim/reception No
Donald R Tarredress, Zip):	Record of Of said County. Witness my hand and seal of County
101 E. Broadway, Ste. 300 Eugene, OR 97401	affixed.
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REPART FOR OF COMPANY CO.	By, Deputy.
THIS TRUST DEED, made this Mary Diehl and Michael Diehl	
Donald D	D. T. 1996. Second Strand
John J. Kaib, M.D., P.C. Combina	ation Prototype Plan, John J. Kaib, M.D.,
· · · · · · · · · · · · · · · · · · ·	Do Done ft.
Grantor irrevocably grants, bargains, sells and	ITNESSETH: d conveys to trustee in trust, with power of sale, the property in cribed as:
Klamath County, Oregon, des	cribed as:
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Address solution in the same district in the same in control property is and all the same in excess of the amount required to pay all reasonable costs, exponents a mean all stormey's less necessarily paid or incurred by grantor in the trial and appellate courts, necessarily paid or incurred by beneficiary in auch proceedings, and the balance applied by it first upons any reasonable costs and expenses and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in auch proceedings, and the balance applied by it first upons any reasonable costs and expenses and attorney's less, both instruments as shall be necessary of the two and from time to time upon written request of bondiciary, payment of its fees and presentation of this deed and the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement atlecting the liability of any person for the payment of recorder, without warranty, all or any part of the property. The grantee in any recorderance may be described as the "person or persons less for any of the services mentioned in this paragraph shall be not less than be.
I. On poin any default by grantor hereinder, beneficiary may at any time without notice, either in person, by agent or by a receiver property or the same, less costs and expenses in and rollewise collection, including reasonable costs and profits, including those past of othe property or any default by grantor thereol, in its own and withing or any teating of any default or induced any default and apply the same, less costs and expenses of or any teating in the payment of its fees and profits, including those past indebtedness secured hereby secured.
I. Deform any default by grantor hereinal costs and expenses of any default on inclusion profits and apply the same, less costs and expenses of any default on profits ore apresents for any takin

licitry or the trustee shall execute and cause to be recorded a written notice of delauit and election to sell the property to satisfy the outgetion secured hyreby whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to locelose this trust deed in the manner provided in OKS 86.735 to 86.795.
13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the constinuent the sale, the grantor or any other person so privileged by OKS 86.753, may cure the default or defaults. If the default constituents of the cure other than such portion as would not then be due had no default cocurred. Any other default that is capable of being cured my be cured by tenting the periormance required under the obligation or trust deed. In any case, in addition to curing the default may be cured by tenting the periormance required under the obligation or trust deed. In any case, in addition to curing the default may be cured by tenting the periormance required and at the time and place designated. In any case, in addition to curing the default of the base be been the sale. The trust deed to be any be cured by paying the entities and ant on the date and at the time and place designated in the notice of asle or the time to which the sale may be postponed as provided by law. The trustee may sell the property either in one parcel or in separate parcels and shall sell for or parcels at auction to the highest bidder for cash, payable at therine of asall. Trustee shall deliver to the purchaser its deed form y matters of lact shall be conclusive proof of the trust test shall deliver to the purchaser its deed form y matters of lact shall be conclusive proof of the trust deed as the including the trustee shall be conclusive proof of the trust test shall deliver to any success or implied. The recitals in the fartor of any matters of lact shall be conclusive proof of the trustherest of the trustee shall del

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancer the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgage or mortgage may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

seneficiary MUST comply with the Act and Regulation by making required	Auf Rell Dieni Zal Biell hael Dieni
STATE OF OREGON, County of	
STATE OF OREGON, County of <u>None</u> This instrument was acknowledged b	store me on Potate 28 10 96
OFFICAL SEAL Thus instrument was acknowledged b	fore me on
A CAROL LYNN, PIVODA	stakes is
COMMSSION 700, 023610	
MY COMMERSION EXPLICES NOV. 11, 1997	AND THE REAL PROPERTY OF THE R
	Al unntrinde
Notary P	ublic for Oregon My commission expires to # 1997.

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Watkinson etal	а (атора деласти) на селото на
or <u>November</u> A.D., 19 <u>96</u> at <u>2:06</u> of Mortgages	o'clockM., and duly recorded in VolM96
	Bernetha G. Letsch/County Clerk