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V.	野盟	of Recording: (check appropriate of KLAMATH rector of Records and Electrons and	tions of Benton Cor	County		g Division of Rec			
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121	/. IIILE:	INT: You shall pay the You warrant title to the	Property To do so	sma actablica	f the Agreer	neat:		27-40-10-10-10-10-10-10-10-10-10-10-10-10-10	
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	9. INSUR/	NCE: Until you pay you attended coverage.") If a not require you to insure	r debt, you will in e ask, you will ge	ore all building	s on the Pro	perty against dama	ge by fire an	d all haza	rds (often
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- provide a sequate proof of its existence, you authorize us at our option to obtain coverage on the Property in an amount not greater than the outstanding balance of principal and interest on the Account or, if known to be less, the replacement value of the Property. You authorize us to charge you for the costs of dits insurance and add the insurance charges to the Principal Balance of your Account, which will accuse instruct at the Daily Periodic Rate in effect on the Account. The addition of these insurance charges to the Principal Balance on your Account is treated just like a cash advance and will result in the recalculation of these insurance charges to the Principal Balance on your Account explained in the Agreement. The cost of Creditor Placed Hazard Insurance might be higher than the cost of standard insurance protecting the Property. This insurance will not insure the contents of the Property or provide liability coverage. The insurance might not be the lowest cost receive some benefit from the placement of this insurance (i.e. Commission, Service Fee, Expense Reimbursement, etc.) and you will be charged for the full cost of the premaint without reduction for any such benefit. If at any time after we have obtained this insurance, you meaned premiums to your Account.
- 11. INSURANCE PROCEEDS: If we receive any insurance proceeds as a result of your experiencing loss of the use of the Property and then filing a claim for that loss, we need not pay you any interest on the loss and we can (a) use the proceeds to reduce the balance of your loan, (b) pay you as much of the money as we choose for the single purpose of repairing the Property or (c) use the money for any other purpose we may require.
- 12. TAXES: You will pay all the tones, when on sever rates or assessment, on the Property unless we require you to pay the monies due for these items to us. If you do not pay these charges when due, we can pay them after we give you any notice the law may require. You will promptly reimbruse us for any amount we have paid together with interest on the amounts paid. This Deed secures any such amounts we have paid.
- 13. MAINTAIN PROPERTY: You shall keep the Property in good condition and repair. You shall not commit any waste.

 Mortgagor warrants that (a) the Property has not been used in the past and is not presently used for hazardous and/or toric waste, (b) the Property complies with all fiederal, state and local environment laws regarding hazardous and/or toric waste, (c) asbestos has not been used as a building material on any building enected on the Property in the past, (d) the property is not presently used for asbestos storage and (e) the Mortgagor complies with all federal, state, and local laws, as well as regulations, regarding the use and storage of asbestos. Mortgagor covenants and agrees to comply with all federal, state, and local environmental laws in the manuferance and use of the Property. Mortgagor warrants that neither the Property nor the loan proceeds were or will be used in allegal drug activity, and the Property is not subject to secure by any governmental authority because of any, illegal drug activity.

- 14. DEXENSE OF PROPERTY: Doeshall severa and leaded any least affecting the Property, our rights, or the powers of the Prisee. You shall ply, purchase; companies any injection the Property including, without limitation, encumbrances, charges or liens which, in our judgment, appear to be superior to this Deed. To prote our interests, we may anyour expense pay necessary expenses, complete contest and pay reasonable attoricy's feet. You shall, to the extent allowed by law, pay all costs and expenses, including cost of evidence of this and reasonable attoricy's feet. You shall, to the extent allowed by law, pay all costs and expenses, including cost of evidence of this and reasonable attoricy's feet. You shall not make the major appear. in out
 - 15. Al-HERATIONS OR IMPROVEMENTS: No limiting or importance on the Property will be shared, demolished or removed without
- 16. WHEN FULL AMOUNT DUE: We may, at our opion, decise the full amount of your loss due immediately for any of the following reasons:

 (a) Falloire to Pay as Scheduled: If you do not pay may Payment Amount on your Account on the day it is due.

 (b) Falloire to Pay Additional Amounts: If you do not pay any tax, want to sever rate or assessment when it is due.

 (c) Failure to comply with this Deed or the Agree past: If you do not do anything you promise to do in this Deed or your Agreement.

- (d) Repairs: If you do not keep the Property in good repair, or if it is damaged, or parts of it are removed.
- 17. DEFAULT: If you default in the payment of the Account, or in the performance of any terms of your Agreement, or in the performance of anything you agree to do in this Died, we may foreclose this Deed, either by legal action or by advertisement and sale in accordance with the laws of Oregon.
 - 18. RIGHT TO CURE DEFAULT: You have the right to cure the default within 5 days of the date set by the Trustee as the date of sale, by paying us (a) the entire amount due, (b) the actual costs and expenses we incur, and (c) actual trustee's and attorney's fees, as provided by section 86.753(1)(a) of the Oregon Revised Statutes or as provided by the laws of Oregon in effect at the time cure is effected.
 - 19. SALE OF PROPERTY: If you sell the Property voluntarily without obtaining our consent, we may declare as immediately due and payable the Unpaid Balance on the Account plus Finance Charge on that Balance. We will not exercise our right to make that declaration if (1) we allow the sale of the Property because the creditworthiness of the purchaser of the Property is satisfactory and (2) that purchaser, prior to sale, signed a written assumption agreement with us which contains terms we specify including, if we require, an increase in the Finance Charge Rate under the Agreement.
 - 20. PRIOR MORTGAGES OR DEEDS OF TRUST: You shall pay and keep current the monthly instalments on any prior deed of trust or mortgage and shall prevent any default of the prior mortgage or deed of trust. Should any default be made in the payment of any instalment of principal or any interest on the prior deed of trust or mortgage, or should any suit be filed to foreclose the prior deed of trust or mortgage, you agree the amount secured by this Deed shall be due and payable in full at any time. At our option, we may pay the scheduled monthly instalments on the loan secured by the prior deed of trust or mortgage and, up to the amount we pay, we may become subrogated to the rights of the beneficiary or mortgage on the prior deed of trust or mortgage. All payments we make on the loan secured by the prior deed of trust or mortgage shall bear interest at the Finance Charge Rate until the amount so paid is paid in full.
 - 21. PREPLYMENT CHARGE: A Prepayment Charge may be assessed and collected if you prepay this Account; that is, if you reduce the Principal Balance on the Account to zero and close the Account during the first 60 months that this Account is open. The Clarge will be collected at the time the Principal Balance is reduced and will be an amount equal to 6 months' Finance Charge on the average of the Principal Balances for each of the 6 months prior to the closing of the Account at the then prevailing Annual Percentage Rate. This Prepayment Charge may be assessed rigardless of whether the prepayment on your Account was voluntary or inviduntary.
 - 22. FUTURE OWNERS: This Deed shall be binding upon you, your heirs and personal representatives and all persons who subsequently acquire any interest in the Property.
 - 23. PART AL RELEASE OF PROPERTY: At your request, we may release any part of the Property from this Deed. Any release shall not affect our interest or any rights we may have in the rest of the Property.
 - 24. COSTS OF RELEASE: You shall pay all costs and expenses of obtaining and recording all releases from and of this Deed.
 - 25. CHANGES IN DEED: This Deed cannot be changed or terminated except in a writing which we sign.
 - 26. SUBS TTUTION OF TRUSTEE: If the Trustee resigns, we may appoint a Successor Trustee.
 - 27. NOTHE OF DEFAULT: We request that a copy of any notice of default and a copy of any notice of sale mailed to you also be mailed to us at the address on the front.

tearmid Historia

28. COPY: You acknowledge that you received a true copy of a 129. SI(SN/TURE: You have signed and sealed this Died on Office intiff a below as "witnesses." Witness:	TOBER 06 . 19.97 in the presence of the persons
Witness	Granus (SEAL)
STATE OF OREGON, COUNTY OF RESCHITES On this 106 day of OUTORER 19 97 before me a Motary Public in and for said State personally appeared JOHN R MAXWELL AND DETRIKE & MAXWELL known to me to be the person(s) whose name(s) ARE Subscriped by the within instrument and acknowledged to me	STATE OF OREGON, COUNTY OF I HEREBY CERTIFY That this instrument was filed for record at the request of the Beneficiary at minutes past o'clock M, this day of 19 in my office, and duly recorded in Book of Mortgages at page
that T he despected the same OUTLO My Count sion expires: 8/1/0 0743/65062723	OFFICIAL SEAL LORI KEEFAUVER NOTARY PUBLIC-OREGON COMMISSION NO. A 058354 MY COMMISSION EXPIRES AUG. 1, 2000

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The tridersigned is the legal county and holder of all indebtedness secured by the foregoing Deed of Trust. All sums secured by that Deed of Trust have been fully paid and satisfied. You kereby are directed to cancel all evidences of indebtedness secured by that Deed of Trust (which are delivered to you herewith together with the Deed of Trust) and to reconvey, without warranty, to the parties designated by the terms of the Deed of trust the estate now held by you under the same. Mail reconveyance and documents to the office of the holder of the indebtedness presenting this request

> Beneficiary Beneficial Oregon Inc. d/b/a BENEFICIAL MORTGAGE CO.

EXHIBIT AT LEGAL DESCRIPTION

A parcel of land situated in Section 36, Township 23 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point which is the Northeast corrier of the Southeast quarter of the Northeast quarter of Section 36, Township 23 South, Range 10 East of the Wilamette Meridian, Klamath County, Oregon; thence North 89 degrees 08' 49" West along the one-sixteenth section line 641.45 feet; thence South I degree 43' 00" West 331.40 feet; thence South 89 degrees 16' 52" East to the East line of said Section; thence North 1 degree 04' 49" East 329.80 feet along said East line to the point of beginning

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STATE OF GREGON: COUNTY OF KLAMATH: S

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