16R55 TRUST DEED

创 WEST COAST VENTURES, INC.

Grantor RICHARD A. COLSON & LINDA SHARON COLSON

Beneficiary

ESCROW NO. HT42612-RR After recording return to:

MERITITLE 222 8 6TH STREET KLAMATH FALLS, OR 97601 ************

MTC 42612-KR

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THUST DEED

THIS TRUST DEED, made on OCTOBER 10, 1997, between NEST COAST VENTURES, INC., an Oregon Corporation ; as Grantor, AMERITITLE, an Oregon Corporation ; as Trustee, and RICHARD A. COLSON & LINDA SHARON COLSON ; with the rights of survivorship, as Beneficiary,

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WITHESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

Lots 5 and 6 in Block 6, FLEASANT VIEW TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, EXCEPT any portion lying within the right of way of Gary Street.

SPECIAL TERMS: The Beneficiary agrees to subordinate to a new First Trust Deed and Note not exceed \$107,500.00 when the 10 year balloon becomes due on the existing Trust Deed & Note in favor of the Trustees of The Bell's Master Collaborative Trust, subject to this Beneficiary's approval of the terms of the new loan, which will not be unreasonably withheld.

together with all and singluar the tenements, here: itaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection

with the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of **FORTY SEVEN THOUSAND NINE HUNDRED NINETY ONE AND THERTIZEN / 100ths** Dollars, with

TO THE PURPOSE OF SECURING PERFICIENAANCE of each agreement of granton heire contained and payment of the sum of even the terms of a promissory note of even date herewich, payable to beneficiary or order and made payable by grantor, the final payment of principal and interest hereof, if it scorer paid, to be due and payable. Cerober 10 2017.
 The date of maturity of the debt secured by the instrument is the date, stated above, on which the final installment of said note be conditioned by the grantor, the sold, conveyed, assigned, or alemade by the grantor, which difficult determines the sold conveyed, assigned, or alemade by the grantor which difficult dates in the sold of the been of the sold conveyed, assigned, or alemade by the grantor which difficult dates (granton the sold conveyed, assigned, or alemade by the grantor which difficult dates (granton the sold conveyed, assigned, or alemade by the grantor payes: a solution of the sol

NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an atorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to issure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escivow agent licensed under ORS 696,505 to 696,585.

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Proved the amount required to pay all ensarchible costs, exprines and altorney's first necessarily paid or incurred by grantor in such other and expression and expression and the balance applied upon the balance applie

secured by the trust dued, (3) to all persons having recorded hens subsequent to use the metrest of the fusice in the tast due as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor trustee ended herein or to any successor trustee appointed herein order. Upon such appointent, and without conveyance to the successor fusice, the latter shall be vested with all independent enders. Upon such appointent, and without conveyance to the successor fusice, the latter shall be vested with all property is situated, shall be conclusive proof of proper appointent encorder in the mortgage records of the county or counties in which the property is situated, shall be conclusive and addition and which further and without conveyance to the successor fusice.
17. Trustee accepts this trust when this deed, duly execute and addition or proceeding in which grantor. The grantor excepts this trust when this deed, duly execute and the beneficiary's successor in interest that the grantor is lawfully more the same against and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully are the same against all persons whomsoure.
WARNING: Unless grantor provides be afficiary with evidence of insurance covering as required by the contract or loan insurance may, but teed not, also protect grantor's insurance at grantor's consens to any insurance. This is added, the interest rule of the date grantor is provident by any may here added to actify any may be added to grantor is contract or loans insurance and added, the contract or loans insurance and a stall persons whomsoure.
which the teem home ficiary may purchases the submet and the degrantor with added to notify any any chain and a stall and a stall and the beneficiary's successor in interest that the grantor is lawfully and the beneficiary is the contract or loans insurance and added to not in a stall persons whomsoure.
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COAST VENTURES, INC. COAST VENTURES, INC. Constall W. Wallin, Pre County of Wilson Ventures, Ine, and Oregon corporation STATE OF instrument was acknowledged before cover ware was acknowledged before the second secon on 11)elling This -WEST Bv FOR OREBON [99 16 My Commission Expires



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

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You here y are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evid nees of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, with an warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to:

33623

Trustee

, 19 DATED: Do not lose or destroy this Trust Deed CR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Beneficiery

STATE OF OREGON: COUNTY OF KLAMATH: SS.

TO:

Filed for record at request of			Amerititle							unv		h	_ day	
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