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THIS TRUST I	DEED; minde this AMES C. I	14TH OOLE and	STEPHANIE	C. POOLE A	ei ta dunei (k. 616.) 1 <b>8</b> : Illines (k. 61.) 18 : Lagrand	day of NOV.	<u>. 1997</u>
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And the second	4 (A) 4	en also the total t	Part of the	. tim of more i !	Addition to the second	SON, INC.	, as Trustes, an
as Beneficiary	<b>,</b>			e el significació	बेट्येंडर है। और स्ट्रेस	Property of the second	Table and Internet
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Granter irrevoc	cably grants, barg	ans, solls and cor	reys to trustee in tru	ist, with power of sa	le, the property in		1
Kuku	AJ	Co(	ity, Oragon, de ibril	ped us:	The second		n and The
and the Marian A. Made of the Arthur	Author San	est transfer all scales	bliomby Andry	Add so the way	Marketin and a	La receibe de la companya del companya del companya de la companya	43.35 (4.35)
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	The NI/2 N	131/4 NE1/4	of Section 12, math County,	Township 37	South, Flange	14 East of the	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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	PARCEL 2	#180 Eta bettej alt 克克 ***********************************	特別の   Pro   Pro   Pro     Pro   Pro     Pro	1931 ms. Historic 34	it teach lar dr	4 East of the	na in the stephilical and a second se
	Willamette	Meridian, K	math County,	Oregon.			
67		v Maria J					::BB::
17g1 1986年4月1日	s Johnson in Soli	the configuration of t	b.,	Saltd pattaintin 1977	Quarter Steel	ger vir haar in die en	oraum teorita opinili. Postania
which real pro-	perty is not curre	ntly used for agric	ltural, timber or gre	zing purposes, toge	ther with all and sig	ngular the tenoments, he as and profits thereof und	reditaments and
attached to or	used in connection	n with said real est	ate:				
			indebtedness in the			and all other kiwlul ch in monthly payments, wi	
			): <u>2</u> ; ar				
(2) performand the terms here	ce of each agreer of, to gether with i	ment of grantor ho nterest at the note	ein contained; (i) j ate thereon.	payment of all sums	expended or adva	nced by beneficiary und	er or pursuant to
		trust doed, granto		o or domalish says	uilding the upon to	complete or restore prom	
and workmanli	ike manner any b	uilding which may	he constructed: :lar	naged or destroyed	thereon and to pay	when due all claims for improvements to be mad	labor performed
commit or peri	mit waste thereof	, not to commit, at	Her or permit driv	act upon said prope	irly in violation of la	aw; and do all other act	s which from the
2. To provid	ie, muintain and l	keep the improvers	onts now existing o	hereinafter erected	on the premises in	sured against loss or da ther hazards as Benefic	
in such amoun	its and for such pi	eriods as Beneficia	ry may require, and	in an insurance cen	ip any or insurance	companies acceptable to co∋ptable to Beneficiary.	Beneficiary, All
confers full po becoming pays	ower on Beneficia able thereunder;	ary to settle and c and, at Beneficiary	ompromise all loss option, to apply so	claims on all such ame toward either th	policies; to demar e restoration or rep	nd, receive, and receipt air of the premises or the	for all proceeds a payment of the
note.		rus year made etc	144			ate of monthly installmen	
connection with	h or unforcing this	obligation, and tru	idee's and attorney'	s fees actually incur	ed as permitted by		
cay all costs a	and expenses, inc	cluding costs of ex	dence of title and			or powers of beneficiary of a permitted by law, in an	
5. To pay a	at least ten (10) d	or trustee may app ays prior to deling	1 '	seesements affectin	g the property; to p	ay when due all encumb	rances, charges
6. If Granto	or fails to perform	the covenants ar	Indo stremeergs t	einod in this Trust	Daed, including, wi	thout limitation, covenar	
necessary to p	oay such taxes, p	rocurs auch inaura	nce, or otherviso to	protect Beneficiary	s interest. Any am	isburse such sums and to ount disbursed by Benef gree otherwise, all such a	iciary hereunder
payable immed	diately by Granto	r upon notice from	Senoficiary to Citar	tor, and may bear	ir brest from the da	ate of disbursement by 8 his paragraph shall requi	eneficiary at the
incut any exper		ction whatscever.					
7. Any awar	rd of damages in					r any part thereof is here	
•	o beneficiary who proceeds of fire or	other insurance.	Acres a series and the contract of			th the same effect as ab	ove provided for
Deliver to	en e	a sa	FINANCIAL S				
3926_SOL	ти стутн						and the state of t
		STREET KI	AMATH FALL	S, OR 9761	13_(541)88	59991.	

Eligible any default by grainter or if all of any paints the property is and contame ferred by glanter without beneficiary's consent, the beneficiary may and take possession of the property or tray part of it and without it stated lie adequacy of any security for the indebtedness secured, enter upon distant or notice of details or invalidate any act done present to such nutice.

9. Upon disfault by granter in payment of any indekt ridness secured or in his performance of any agreement, the barreficiery may declare all sums succeed immediately due and payable. In such event beneficiery at the election mity proceed to foreclose this trust deed in equity in the manner provided by law for montgage foreclosures or direct the trusted to foreclose this trust deed in equity in the manner provided by law for montgage foreclosures or direct the trusted to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded to written notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a manner provided by lave.

10. If after default and prior to the time and date set by trustee for the trustee's sale, the granter or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the furms of the obligations as permitted by law.

- 11. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to granter's default. Granter will pay these fees upon demand.
- 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchasor a deed without express or implied covenints or warranty. Any person excluding the trustie may purchase at the sale.
- 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lawful fees of the trustee and the reasonable fees of the trustee's attorney. (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the transferred and the trust deed as their interest may appear in the order of their priority, and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
- 14. For any reason permitted by law, the beneficiary if ay from time to time appoint a successor or successors to any trustee manned henein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed heleunder.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has valid, unencumbered title thereto and that he will warrent and forever defend the same against all persons

THIS INSTRUMENT DOES NOT GUAFANTEE THAT ANY PARTICULAR USE MAY BE IMADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED

This deed applies to, inures to the benefit of and binds till parties hereto, their heirs, legatees, deviseos, administrators, executors, successors and essigns. The term beneficiary shall mean the holder and owner, including pledges, of the note sexured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, that masculine gender includes the femirine and the neuter, and the singular

IN WITNESS (VHEREOF), the grantor has hereunto set his hand and shall the day and year first above written. MES C. POOLE Witness STEPHANIE C. POOLE STATE OF OREGON OFFICIAL SEAL JAMES A. SCWLIS NOT ARY PUBLIC-OREGON COMMISSION NO. 032668 ) SS. MY COARIISSION EXPIRES MAR. 28, 2003 County of Pursonally appeared the above named JAMES C. FOOLE AND STEPHANIE C. POCLE and 1.11 aclmowladged the foregoing instrument to be voluntary act and deed. Before me: children dier My commission expires: May. 28., 2000 i ol mari RECITEST FOR FULL TECONVEYANCE To be used only when obligations have been paid. The underligned is the logal comer and helder of all indubedness sees of by the foregoing bout deed, will some second by and that does have been fully paid and axisfied. You he drie Here idences in Indehedness secured by sold trust de ki finhish are define to it you have with together with selections dead) and it reconvey, without warranty, to the parties draigrand by the forms of said trust good the estate now hold by you under the same. Most recovery most and spourments to STATE OF OREGON: COUNTY OF KLAMATH: Amoriticle Filed for record at request of November A.D., 19 97 at 1:01 the o'clock P. M., and duly recorded in Vol. of Mortgages on Fage \_\_ 37780 Benigina G. Leisch, County Clerk FEE \$15,00