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Principal Amount of Loan \$_2267.03 Member of Menthly Instalments _36. Ationat of First Instalmant \$ 17 17 Amount of Other Instalments \$ 77.17 1998 First Instalment Due Date 02/16_ Fiua Instalment Due Date _01/16___ 3092001.

STHIS DEED OF TRUST, made this 12 day of LANUARY BATWARN JANES & KURIN AND BORFETA D KURN

as Grantors ASPEN TITLE COMPANY

Truntao, and Norwest Financial System Oregon, Inc., so Boneficary,

WITNESSETT, Grantere hereby prevocally, grant, bargain, tell, and convey to Trustee in trast, with power of sale, the following described KLAMATE

property in

Lot 6, Block 1 of CASA MANANA, In the Courty of Klameth, State of Oregon.

This instrument is buing recorded as an ascommodation only, and has not been examined as to validity, sufficiency or effect it. may have upon the herein described property. This courtesy recording has been requested of

ASPEN TITLE & ESCHOW, INC. e rents, issues and profits thereof.

This conveyance is intended for the purpose of securing the payment to Beneficiary of Grantara' promissory note of even date in the amount stated above as "Principal Amount of Loun," plus interest per annum at the Agreel Rate of Interest on Principal Amount of Loan stated in spid note computed on unpaid balances of Principal Amount of Lean, as well as iny future note or notes that may be executed and delivered to Baneficiary by Grantors from time to time as provided in said promissory note, the total extetanding indebtedness, however, never to exceed the sum of one hundred thousand dollars as any one time. Said loan is repayable in the number of monthly instalments stated above. The amount of the initalment payments due on inid lean are etated above. The first and final instelment due dates on said lean are stated above.

The above described property is not currently used for spricultural, timber or grazing purposes.

To protect the security of this Deed of Trast, Grantor covenants and agrees:

1. To keep the property in good condition and rapair, to permit no wasts thereof, to complete any building, structure or improvement being built or about to be built thereon; to restorn promptly any building, structure or improvement thereon which may be damaged or destroyed; and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property.

2. To pay before delinquent all is will times and assessments upon the property; to keep the property free and clear of all other charges, lions or encumbiances impairing the security of this Deed of Trust.

3. To keep all buildings now or bereafter erected on the property described herein continuously insured against loss by fire or other hazards in an amount not less than the total debt secured by this Deed of Trust. All policies shell be beld by the Beneficiary, and be in such companies as the Beneficiary may approve and have less payable first to the Beneficiary as its interest may appear and then to the Grantor. The amount collected under any insurance policy may be applied upon and indebtedness hereby secured in such order as the Beneficiary shall determine. Such application by the Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust or curs or waive any default or notice of default or invalidates any act done pursuant to such notice. In the event of foreclosure, all rights of the Granter in insurance policies than in force shall pass to the purchaser at the forcelosure sale.

4. To obtain Beneficiary's written consent before selling or transferring the property, or any part thereof, and any such tale or transfer without Beneficiary's prior written consent shall constitute a default under the terms hereof.

5. In defend any action or proceeding purporting to affect the security lunsed or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost if fitie search and attornay's fees in a reasonable amount, in any such action or proceeding, and in any suit brought by Beneficiary to foreclose this Deed of Trust.

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6. To pay all crists less and expenses in exception with this Doed of Trust, including the expenses of the Trustee incurred in enforcing the obligation secured hereby and Trustee and attorney's fees actually incurred, as provided by statute.

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7. Should Granter fail to pay when due any taxes, ascessments, insurance primiums, Bons, encumbrances or other charges against the property here making described. Beneficiary may pay the same, and the ancount as paid, with interest at the rate set forth in the note secured hereby, shall be added to and become a part of the debt secured in this Deed of Frust.

IT IS MUTUALLY AGREED THAT.

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1. In the event may portion of the property is taken or damaged in an eminent clomain proceeding, the extire amount of the award or such portion thereof as may be necessary to fully satisfy the obligation secured herein, shall be paid to Eoneficiary to be applied to satid obligation.

2. By accepting payment of any sum secured haraby after its flue date, Beneficiary does not waive its right to require prompt payment when due of all other sums so secured or to declare default for failure to so pay.

3. The Trustes shall reconvey all or any part of the property covered by this Deed of Trust to the person entitled thereto, on written request of the Grantor and the Beneficiary, or upon estimation of the obligation secured and written request for conveyance made by the Beneficiary or the person entitled thereto.

4. As additional security, Grantor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuence of these Trusts to collect the rents, issues and profits of said property, reserving units Grantse the right, prior to any default by Grantor in payment of any indebte fuest secured hereby, or in performance of any generate the rounder, to collect and rotain each rents, issues and profits as they become due and psyable. Upon any such clafardi, Beneficiary muy at any time without motice, either in performance of any security for the indebte fuest secured hereby, on any such clafardi, Beneficiary muy at any time without motice, either in performance, or a roceiver to be appointed by a court, and without regard to the adoptacy of any security for the indebte fuests beraby secured, enter upon and take possession of said property or any part thereof, in his own name sue for or otherwise collection; including reasonable attorney fees, upon any indebteches secured hereby, and in such order as Benaficiary may detarmine. The entering up and taking possession of said property, the collection of such profits and profits and profits and profits and profits and profits are a Benaficiary may detarmine. The entering up and taking possession of said property, the collection of such rents, issues and profits and the application entering there any default or notice of default hereunder or invalidate any act idea profits and profits and the application thereof as aforesaid, shall out cure or waive any default or notice of default hereunder or invalidate any act idea profits and to the result.

5. Upon default by Granter in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all sums secured hereby shall immediately become due and payable at the optics of the Beneficiary. In such ovent and upon written request of Beneficiary, Trustes shall sell the trust property, in secondance with the Trust Dead Act of the State of Oregon, at public auction to the highest bidder. Any person except Trustee may bid at Trustee's sale. Trustee shall apply the proceeds of the sale as follows: (1) to the expense of the sale, including a reasonable Trustee's feet and interney's fee; (2) to the obligation secured by this Deed of Trust; (3) the surplue, if any, shall be distributed to the persons entitled thereto.

6. Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interset in the property which Gruntor had or had the power to convey at the time of his execution of this Deed of Trust, and such as he may have acquired thereafter. Trustee's deed shall recit the fact thousing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust, which recital shall be prime facie svidence of such compliance and conclusive evidence thereof in favor of bona fide purchasers and enclusive evidences for value.

7. The power of sale conferred by this Deed of Trust and by the Trust Deed Act of the State of Oregon is not an exclusive remedy; Benefaciary may cause this Deed of Trust to be foreclassed as a martgage.

8. In the scant of the death, incepacity, disability or resignation of Trustee, Beneficinry may appoint in writing a successor trustee, and upon the recording of such appointment in the mergage records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original trustee. The Trustee is not oblight to notify any party hereto of pending sale under any other Deed of Trust or of any action or proceeding in which Granter. Trustees or Besistizary shall be a party unless such action or proceeding is brought by the Trustee.

9. This Doud of Trust applies to, inures to the benefit of, and is binding not only on the parties hereto, but on their heirs, devicese, lagetese, administratore, executors, successors and arrigns. The term Beneficiary shall mean the holder and owner of the note escured hereby, whether or not named as Beneficiary herein.

IN WITNERS WHEREOF the Grantage have been have been the hands this 12 decent JANHARY

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