DEED TRUST

DAVID G. WELKER

Grantor JAMES G. CLARK AND PATRICIA M. CLARK 2684 SIMAS AVENUE PINOLE, CA 94564

Reneficiary

ESCROW NO. MT43683-M5

After recording return to: JAMES G. CLARK 2684 Simes Avenue Pinole, CA 94564

MTC 43683-MG

THIS TRUST DEED, made on 02/04/98, between

DAVID G. WELKHR, as Grantor, as Trustee, and Ameritime, as Beneficiary, JAMES G. CLARK AND PATRICIA M. CLARK, or the survivor thereof, as Beneficiary,

WITTESSETE:

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

LOTS 9 AND 10 IN BLOCK 18 OF WORDEN TOWNSITE, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY,

ALSO VACATED BLOCK 18 OF WORDEN TOWNSITE, ACCORDING TO THE OFFICIAL PLAT THERSOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON

together with all and singluar the tenements, hereditaments 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 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.

with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

ELEVEN THOUSAND FOUR HUNDRED SIXTEEN AND SIXTEEN / 100ths Dollars, with interest

FOR THE PURPONE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of **ELEVEN THOUSAND FOUR HUNDRED SIXTEEN AND SIXTEEN (1964) **Boldres** with interest hereon, according to the terms of a promissory note of even date herewith, no payable to beneficiary or order and made payable by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable August (5 2011 and payment of principal and interest hereof, if not sooner paid, to be due and payable August (5 2011 and payment of principal and interest hereof, if not sooner paid, to be due and payable August (5 2011 and payment of principal and interest hereof, if not sooner paid, to be due to a payment of the date of maintain of the date of maintain and payment of the payment of the beneficiary, or any part thereof, or any interest therein is sold, agreed to be sold, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein or herein, shall become transcription, all obligations secured by this instrument, irrespective of the maturity dates expressed therein or herein, shall become transcription, all obligations secured by this instrument, irrespective of the maturity dates expressed therein or herein, shall become the security of this trust deed, grantor agreement thereon; not to commit or permit any waste or agreement and the protect, preserve and maintain and property in 100 payment of the protect, and the protect preserve and maintain and property in 100 payment of the protect, and the protect preserve and maintain and property in 100 payment of the protect, and the protect preserve and maintain and protect preserve and payment of the protect preserve and maintain incurrance on the business, and the protect preserve protect pr

NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and toan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORIS 696.505 to 696.585.

in excess of the amount required to pay all reasonable costs, expenses and automs; if feel necessarily paid or incurred by grant or hereficiary and applicate by it. First upon any static reasonable costs and expenses and automory is the proceedings, and in the processary of the processary in obtaining such compensation; promptly upon hemeficiary systems, to tale a sink actions and acceute such instruments as shall be interested in the processary in obtaining such compensation; promptly upon hemeficiary systems.

9. At any time and from time to time upon written request of hearth of the process of hearth of the processary in obtaining such compensation; promptly upon hemeficiary systems.

9. At any time and from time to time upon written request of hearth or the process of hearth of the processary in the process

their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest cent as tentited to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest rentited to such surplus.

17. Trustee cacepts this trust when this deed, duly executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointmen; of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is 17. Trustee accepts this trust even the support of provided and trustee and the support of trustee.

18. Trustee accepts this trust even this deed to provide a provided provided and accepts the provided provided to provide beneficiary and the provided by the contract or loan will support to the provided by provided by the provided provided by a part of the provided provided by a part of the provided pro

A COMMISSION NO.		WELKER	
This instrument was	County of Klamath acknowledged before me on	_)ss. February 6 1998	iQ.
By DAVID 3. WELKER My Commission Expires	12-30-98	YVUUNIA S	c for Oregon

				aid) , Trustee
ne undersigned is the le d have been fully paid c deed or pursuant to	RING SZUSUSU. 1 OU MCXCU!	all indebtedness secured by the f are directed, on payment to yo nees of indebtedness secured by it warranty, to the parties design documents to:	the same dand freshirt ore	delivered to you herewill
TED:		, 19		
not lose or destroy the th must be delivered to conveyance will be m	s Trust Deed OR THE NO the trustee for cancellation ide.	TE which it secures. Thefore Henes	iciary	
	COUNTY OF KLAMAYA			
	COUNTY OF KLAMATH		the_	6th da n Vol. 1998