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TRUST DEED	STATE OF OREGON,
morather, strike the state of the strike in the strike of	County of ss.
Donald L. Steers & Hazel F. Steers	I certify that the within instrument
LILL Old Fort Road	was received for record on the
Klamath Falls OR 97603 Grentor's Remo and Address	of, 19, at
NDC LTD	SPACE RESERVED book/reel/volume No on page
PO Box 1985	and as fee/file/instru-
Lake Oswego OR 97035 and 9 9001	ment/microfilm/reception No.
After recording, return to (News, Address, ZIG):	Record ofof said County.  Witness my hand and seal of County
NDC ETD	affixed.
Lake Oswego OR 97035	and the control of the first the same of t
	1 MAME TITLE
The second secon	VIT ( ,43120-MC)
THIS TRUST DEED, made this	day of February 19 98 , between s, husband and wife
STEER	S, husband and wife
AMERITITE	as Grantor.
NDC Ltd., an Oregon Corporation	as Grantor, , as Trustee, and
	Street Bright Control (National Street, Control of
Grantor irrayocably denote basels will	ITNESSETH: , as Beneticiary,
Klamath County, Oregon, desc.	conveys to trustee in trust, with power of sale, the property in
Lot 1 of TRACT 1242 - PLUM VALLEY, ac in the office of the County Clerk of	<u> Petrop</u> The petrophysics and a specific control of
人名西格兰 医克克氏 医乳腺素性性 医自然性 医肾髓性病 医二甲基二氏菌素的 医囊皮肤 电电流 医乳腺性原则 电电池 医电影 医电影电影	caractic County, Oregon.
· · · · · · · · · · · · · · · · · · ·	entre la transportation de la company de
	The graph of the control of the cont
together with all and singular the tenements, hereditaments are	Appropriate and attention of the second
or necourser appertuining, and the rents, issues and profits ther the property.	il appurionances and all other rights thereunto belonging or in anywise now cot and all fixtures now or hereafter attached to or used in connection with
	The state of the s
note of even date herewith, payable to hereficiary	Dollars, with interest thereon according to the terms of a security
not sooner paid, to be due and payable February 19	, 19 99
becomes due and payable. Should the grantor either agree to, a	iment is the date, stated above, on which the final installment of the note
beneficiery's ontlone all abligations miterest in it without lies	st obtaining the written consent or unround of the part) of the prop-
assignment.	of an earnest money agreement** does not constitute a sale conveyance of
1. To protect, preserve and maintain at a server agrees:	
provement thereon; not to commit or permit any waste of the p	ed condition and repair; not to remove or demolish any building or im-
damaged or destroyed thereon, and pay when due all costs incus  3. To comply with all laws ordinances.	reporty.  Itable condition any building or improvement which may be constructed, red therefor.
to requeste to join in avantile and laws, ordinances, regulations, cover	nents, conditions and restrictions effecting at
Beencies as they be descred desired by Dublic Office of Offices, as	well as the cost of all lien searches mad the billion may require and
damade by tire and make attentionary maintain insurance on	the buildings now or hereafter erected and the
written in companies acceptable to the beneficiary, with loss pi	the buildings now or hereafter erected on the property against loss or from time to time require, in an amount not less than \$
at least fifteen days make to the grantor shall tall for any reason	to procure any such insurance and to delive the delivered to the bene-
any indebtedness secured because I he amount collected under	any fire or other insurance policy men hangs, the beneficiary may pro-
under or invalidate any set done according fantor. Such application	n or release shall not cure or waive any details an amount so collected,
5. To keen the property for the pursuant to such notice.	default of notice of default here-
promptly deliver receipts therefor to beneficiary; should the dri	d to pay all taxes, assessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and enter tail to make payment of any taxes, assessments, insurance premiums, and or by providing beneficiary with finds with the state.
ment, beneficiery may at its artism, either by direct payme	ent or by providing beneficiary with funds with mitty insurance premiums,
the debt secreted by this tout dead described in parag	raphs 6 and 7 of this trust deed, shall be added a set forth in the note
	as well as the granter, shall be bound to the same extent that they are all such payments shall be immediately due and payable without notice, ry, render all sums secured by this trust deed immediately due and pay-
6. To nay all costs from and any deed,	of this trust deed immediately due and pay-
	ing the cost of title search as well as the other costs and expenses of the on and trustee's and attorney's less actually increased.
and in any suit action or proceeding pur	porting to attect the security rights or powers of headings.
ponses, including evidence of this instrument, including but no	of limited to its validity and/or enforcephility to pay all sent and
It is mutually accord that:	e reasonable as the beneficiary's or trustee's attempts for the trial court, grantor
8. In the event that any portion or all of the property shill have the right, if it so electe to	nall be taken under the right of eminent domain or condemnation, bene- any portion of the monies payable as compensation for such taking,
to require that all or	any portion of the monies payable as domain or condemnation, bene-

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 loan 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 ORS 696.505 to 696.585.

"WARNING: 12 USC 1701]-3 regulates and may prohibit ascribe of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

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which are in excess of the shount required to pay all reasonable costs, expense and estimately paid or incurred by stanton in the trial and appoliate courts, necessarily paid or incurred by transform the trial and appoliate courts, necessarily paid or incurred by henelicitary in such proceedings, shall be incident in the trial and appoliate courts, necessarily paid or incurred by henelicitary in such proceedings, shall be incident in the trial and appoliate courts, necessarily paid or incurred by henelicitary in such proceedings, and the balances as whall be necessary and the notes of the property; the process of beneficitary payment of its teer and presentation of this deed and the nots for endorsament (in case of tail reconveyances, for cancollation), without alterding the litability of any person for the payment of the individuals, itsules are, (2) consont to the making of any may or plat of the property; (b) join in gray endorsament or creations, and the control of the payment of the individual structure of the payment of the payment of the payment of the individual structure of the payment payment of the payment of the payment payment payment of the payment of the payment pa

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(n)\* primarily lor grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that

made, assumed and implied to make the provisions hereof a IN WITNESS WHEREOF, the grantor has *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c	executed this instrument the day and year first above written.
not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regulati beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stevens-Ness Form No. 1319, or o	a creditor ONALD L. SZEEDS
If compliance with the Act is not required, disregard this notice,	And the second state of th
This instrument was	nty ofKlamath
This instrument was	acknowledged before me on, 19, 19,
MARION GRANTHAN	<u></u>
COMMISSION OF CHECON	
IN COMMISSION INC. 031144	Manon Jackson
	Notary Public for Oregon Ny commission expires 1/22/01
REQUEST FOR FULL RECONVEYANCE	₹ (To be used only when obligations have been paid.)
TATE OF OREGON: COUNTY OF KLAMATH: ss.	CTMC CARE CONTROL OF THE CARE CARE CARE CARE CARE CARE CARE CAR
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STATE OF OREGON: COUNTY OF KLAMATH: SS.	a particular de la companya del companya del companya de la compan	
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Filed for record at request of Amerititle	<u>Probability</u> the should be and a set the	19th day
of February A.D., 19 98 at 3:40 o'cl	ock P. M., and duly recorded in Vol	. 1498
of Mortgages	on Page5403	
CARRELL STATE OF THE STATE OF T	Bernetha G. Letsch, Coun	tv Clerk
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