™ 56188	Vn	1 <u>M91 Page</u> _	11817
TRUST DEED		STATE OF OREGON	he within instrument
Gilbert Anthony Sardinia Greator's Hans and Address At. Duane McCabe. Attorney at ALdw 44. NW Jrving Bend OR 977011010 2012200 Bend OR 977011010 2012200 Atter recentled, ratum to (Name, Address, Ap):	Space Reserved For Recorders use	of o'clock book/reel/volume No and/x ment/microfilm/recep Record of	
THIS TRUST DEED, made this Gilbert Anthony Sardinia Phil Studenbarg	day ofMarch		, 19.98, between
Phil Studenberg	line an an go shi ta aga sha shi ta s Mara a shi ta ƙasar a ta shi ta sh		, as Grantor, , as Trustee, and
Duane McCabe, Attorney at Law V Grantor irrevocably grants, bargains, sells ar Klamath	VITNESSETH: nd conveys to trustee i	· · · · · · · · · · · · · · · · · · ·	, as Beneficiary,
Inst. #91-10675 30-8-Portions of Sec.	10 & 15 TL 200	n ann a' mhair Albhailte Shannan Albhailte Martin Shannan Albhailte Martin Shannan Albhailte Albhailte Albhailte Albhailte Albhailte Martin Shannan Albhailte Martin Shanna	andra andra andra andra Angla angla angla angla Angla angla angla angla angla Angla angla ang

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together with all and singular the tenements, thereditements and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot and all fixtures now or hereafter attached to or used in connection with

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of \$150.00 per hour not to exceed \$25,000.00 -

... Dollars, with interest thereon according to the terms of a promissory

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the noie becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option", all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The exocution by grantor of an earnest money agreement** does not constitute a sale, conveyance or assistment.

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S. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property free from construction liens and to pay all taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such payment, beneficiary may, at its option, make payment thereol, and the amount so paid, with interest at ther tax set forth in the note secured hareby, togother with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments, with interest as shoreavid, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment to the obligation herein described, and all such payments shall be immediately due and payable without and pays and expenses of the beneficiary, render all sums secured by this trust deed inamediately due and pays. To appear in and detend any action or proceeding purporting to elidect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee and attorney's tess actually incurred. To appear in and detend any action or proceeding purporting to altect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not interevis attorney less; the amount of attorney itees or sum at the appellate court and in the event of an appeal less atherevis of th

S. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, it is elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The fast Deed Act provides that the busine hereunder must be either an alterney, who is an active member of the Gregos State Bar, a bank, trust company or sevings and ioan 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, administed or branches, the United States or any agency thereof, or an escrow agent licensed ander OHS 656.565 to 566.565 "WARNING: 12 USS 1701)-3 regulates and may prohibil exercise of this oplica. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

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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: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the banefit of and binds all parties hereto, their heirs, legateos, devisees, administrators, executors, personal representatives, successors and assigns. The term baneliciary 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 granter, trustee and/or beneliciary may each be more than one person; that is the context so requires, the singular shall be taken to mean and include the plural, and the generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written.

And and a second se	nor applicable; is w as such word is de beneficiary MUST c distlosures; for this	(CE: Delete, by lining out, which varranty (a) is applicable and the fined in the Truth-In-Lending A amply with the Act and Regula purpase use Stevens-Ness form the Act is not regulard, disregard	beneficiary is a credit ct and Regulation 2, it ition by making require No. 1319, an aministration		Quant year	st above writ	
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