TRHST DEED

TEZEA C. COLLINS PO BOX 669 CHILOCUIII, OR 9 97624 Grantor RICHARD C. REMPTON 15134 RUNNYMEDE VAN NEYB, CA

Beneficiary

ESCROW NO. MT47129-LW

After recording return to: AMERITATIE 222 S. 60H STREET RLAMATH PALLS, OR 97601

MTC 47129-LW

, as Trustee, and RICEARD C. KEMPTON, as Beneficiary,

WITNESSETK:

s, bargains, sells and conveys to trustee in trust, with KIAMATH County, Oregon, described as: Grantor irrevocably grants, power of sale, the property in F

THE SE1/4 N31/4 AND THE NE1/4 SE1/4 OF SECTION 17, TOWNSHIP 35 SOUTH, NAMES 10 EAST OF THE WILLAMETTE MERIDIAN, 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

with the orongerty.

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

\*\*FIFTEEN THOUSAND\*\* Dollars, with interest thereou

with the integerty.

FOR THE PÜRPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of \*\*IFFEEN THOUSAND\*\* Dollars, with interest thereon according to the terms of a promissary note of even date herewith, payable to beneficiary or order and made payable by grantor, the final payiten of principal and interest hereof, it not sooner paid, to be due and payable and an interest hereof. It not sooner paid, to be due and payable lamuary 28 2004.

The date of inaturity of the deby secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned, or all canted by the grantor without first having obtained 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 better, shall become introducing the and payable.

To protect the security of this trast data property in good condition and repair; not to remove or demolish any building or improvement thereon, and to commit or permit any wase of said property.

To complete or rescue promptly and it good workmanlike manner any building or improvement which may be constructed, daraged or estroyed thereon, and pay when due all costs incurred therefor.

To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property; if the beneficiary or requests, to join in executing such financing sistements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for and such other hazards as the beneficiary may from time by the control of the payable and the property in financing sistements provaint to the exprision of any payable value, and the property in the mention of any policy of insurance and to deliver said policies to the beneficiary upon any indebte

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elected to require that all or any portion of the monies payable as compensation for such taking, which are

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 amhorized 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.

in caces in of the amount recuirred to pay all reasonable costs, expenses and attoracy's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it fars upon any such reasonable costs and expenses; and attoracy's fees necessarily shall be paid to be nethericary and applied by it fars upon any such reasonable costs and expenses; and attoracy's fees necessarily as a such proceedings, and the balance applied upon the foot in the traits and applied country, necessary to obtaining safe country and the proceedings, the proceedings and the payment of the balance and the control of the payment of the payment of the balance and the control of the payment of the balance and the record of the payment of the payment of the balance and the record of the balance and the record of the payment of the balance and the record of the payment of

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 entitled to such surplus.

16. Be reficiary may from time to time appoint a successor or successors to any trustee named herein 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 hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment 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 not obligated to notify any party hereto of peuding sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully referred the same against all persous whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan warrance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage by providing evidence by beneficiary, which cost may be added to grantor's contract or loa

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

(a) primarily for granter's personal, family, or household purposes [NOTICE: Line out the warranty that does not apply]

(b) for an organization, or (even if granter 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, legatees, devisees, administrators, executors, the deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, the personal representatives, successors, and assigns. The term beneficary shall mean the holder and owner, including pledgee, of the personal representatives, whether or not named as a beneficiary herein.

Contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understoed that the mortgager or mortgage may be more than one person; that if the context so in construing this mortgage, it is understoed that the mortgager or mortgage may be more than one person; that if the context so require, the singular shall be taken to mean and include the plural and that 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, said grantor has hereunto set his hand the day and year first above written.

ISA LOGGET WEATHERBY WAS ALLOW TO THE WAS A COLOR OF THE WAS A COLOR O TEZEN C. CO instrument was acknowledged before me on Mandalia COLUINS Commission Expires\_//

되어 들어 들고 말이 그런 것 뭐야 하실 말라면 살을 통생했다	RECONARAMOR (10 05 nm)	d outh muen optigations have o	. Trustee	
TO: and hold the legal owner and hold	ler of all ladebtedness secured b	by the foregoing trust deed. Al	I sums secured by the tr	ust
The undersigned is the legal owner and note deed have been fully paid and satisfied. You trust deed or pursuant to statute, to cancel all together with the trust deed) and to reconvey, held by you under the same. Mail reconveya	hereby are directed, on payment levidences of indebtedness secu- without warranty, to the partie	il to you of any sums owing to	delivered to you herew	th
DATED:				
Do not lose or destroy this Trust Deed OR Ti	HE NOTE which it secures.			
Both must be delivered to the trustee for cans reconvey and: will be made.	ællælion before	Beneficiary		
공에 이 그들이 뭐 하네요 안 제를 모르륵	(1) [ - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			\$45 30 A
		제발생활성 전 10 개발 등 기가 있는 것 같습니다. 2016년 대한 기계 등 10 개발 등 기계		
STATE OF OREGON: COUNTY OF KLAMA				
Filed for record at request of	<i>EmeriTitle</i>	the		ay
of January A.D. 199		AM., and duly recorded in Vo	st. <u>MG 9</u>	
of Mortz	agea	on Page3381	untu Clark	
	고대로에 그 바로 다 먹었다.	Linda Straith, Co	miny Clerk	
FEE \$20.00	B [18] 이 얼마 회사	by Matrium Dos		<del>-</del>
	그는 시작들이 뭐는 시작으로 하였다.			