BUCCIPDIATION REQUESTED BY: South Vieley Bailing & Trust: 100411 (1994) (1994) P Dilen 5210- 1007 (1997) (2007) (1997) (1

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DEED OF TRUST

THIS DEED OF TRUST IS DATED OCTOBER 31, 1917, antiong BRI J Skillington and A Ree Skillinton, Husband and Wile, whose address is 5749 Bagin View Dr. Klamath Fails, OR 97603 (referred to below as "Grantor"); South Valley Bank & Trust, whose address is P () Box 5210, Klamath Fails, DR 97603 (referred to below compliance as "Lender" and compliance as "Beneficiary"); and William P. Brandsness, whose address is 411 Pine Street, Klamath Falls, OR 97603 (referred to bellow an "Trustee").

CONVEYANCE AND GRANT. For valuable consideration, Granter conveye to Trustee for the benefit of Lender as Banaficiary all of Granter's right, tile, and interest in and to the following described real proceeds, together with all existing or subsequently erected or affixed buildings, improvements and focures; all easements, rights of way, and appurtenences; all water rights and d toh rights (including stock in utilities with ditch or ingation rights); and all other rights, royattes, and profits relating to the real property, including without I mitation all minarals, oil, gas, geothermal and similar matters, focated in Klamarih County, State of Oregon (the "Real Property"):

Lot 11 and the Southerly one-helf of lot 10, HIGHLAND PARK, according to the official plat thereof on flie in the office of the County Clerk of Klamath County, Oregon.

The Real Property or its address is commonly known as 7305 South Street, Klamath Falls, OR 97603.

Grantor presently assigns to Lender (also known as Leneliciary in this Deed of Trust) all of Grantor's right, title, and interest in and to all present and future leases of the Property and all Rents from the Froperty. In addition, Grantor grants Lender a Uniform Commercial Code security Interest in the Rents and the Personal Property defined below.

DEFINITIONS. The following words shall have the following meanings when used in this Deati of Trust. Terms not otherwise defined in this Deed of Trust shall have the meanings attributed to such terms in the Uniform Commercial Code. All references to do lar amounts shall mean amounts in lawful money of the United States of America.

Bontrilclary. The viord "Beneficiary" means Sou ; Velley Bank & Trust, its successors and assigns. South Valley Bank & Trust also is referred to as "Lender" in this Deed of Trust.

Deed of Trust. The vords "Deed of Trust" must his Deed of Trust among Grantor, Lender, and Trustee, and Includes without limitation all assignment and socurity interest provisions relating to the Personal Property and Rents.

Granter. The word "Granter" means any and all persons and entities executing this Deect of Trust, including without limitation Bill J Skillington and A Ree Skillinton.

Guerantor. The word "Guerantor" means and includes without limitation any and all guerantors, suraties, and eccommodation parties in connection with the Indebtedness. 计正式公司 -11

improvementa... The word "improvements" mitting and included without limitation all existing and future improvements, buildings, structures, mobile homes affitted on the Real Property, facilities, additions, reclacements and other cur struction on the Real Property.

Indebitdness. The word "Indebitdness" mean: all principal and interest payable under the Note and any amounts expended or advanced by Lender to dischange obligations of Granter or equensis incurred by Trustee or Lender to inforce obligations of Granter under this Deed of Trust, together with interest or such amounts as provided in this Deed of Trust.

Londer. The word "Lender" means South Valley Bank & Trust, its successors and assigns:

Note. The word "Note" means the Note date: October 31, 1997, in the principal amount of \$71,328.58 from Grantor to Lender, together with all renewals, extensions, modifications, refinancings, and substitutions for the Note. The naturity date of the Note is November 10, 2002. The rate of Interest on the Note subject to Inclexing, adjustment, renewal, or renegostation.

Pursonial Property. The words "Personal Property" mean all equipment, fotunis, and other articles of personal property now or bereafter owned by Grantor, and now or bereafter alteched or affitted to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all substitutions for, any of such property and togetiser with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Property.

Property. The word "Property" means collectivel, the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the property, interests and rights described above in the "Conveyance and Grant" section.

Retailed Documunts. The words "Related Documents" mean and include without initiation all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, due is of trust, and all other instruments, agreements and documents, whether now or hereafter existing, encourted in connection with the indebtedness.

Rents. The word "Rents" means all present at 3 future rents, invenues, inorme, issues, royattes, profils, and other banefits derived from the Property.

Truslee. The word "Trustee" means William P. Hrandsnnes and any substitute or successor trustees.

THIS DEED OF TRUST, INCLUDING THE ASSIGNMENT OF REATS AND THE SECURITY INTEREST IN THE FIENTS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (1) PAYMENT OF THE INDED TEDNISS AND (2) PERFORMANCE OF ANY AND ALL CELIGATIONS OF GRANTOR UNDER THE NOTE, THE RELATED DOCUMENTS, AND THIS DEED OF TRUST. THIS DEED OF TRUST IS GIVEN AND ACCEPTED ON THE FOLLOWINS TERMS:

PAVMINT AND PERI/DRM/MCE. Except as otherwise provided in this Deed of Trust, Granter shall pay to Lunder all emounts secured by this Deed of Trust as they become due, and sha'l strictly and in t timely manner perform all of Granter's obligations under the Note, this Deecl of Trust, and the Rolated Documents.

PCISSESSION AND INAINTERANCE OF THE PROPERTY. Granter actives that Granter's possission and use of the Property shall be governed by the following provisions:

10 Posterial and Lise. Until the occurrance of an Event of Default, or unlit Lender exercises its right to collect, Fients as provided for in the (b) use, operate or manage the Property, and (b) collect any Ren's from the Property. The following provisions relate to the use of the Property or

10-C11-1997 CLARENCE CHARGE STATES DIED DF TRUS Loan No 830024416 For the obstance of the states of

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LI CIRCH HAILINGTS ON THE PROPERTY. THRI INSTRUMENT VILL NOT ALLOW USE 34 THE PROPERTY DESCRIEED IN THIS INSTRUMENT IN VICIATION OF APPLICABLE LAND USE LAWS AND REGILATIONS. EFFCHE SUBING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPRICATIATE CITL' OR COLUMNY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DET BANKE ANY LIVITS ON LAWSUNS AGAINST FARMING OF FOREST PRACTICES AS DEFINED IN

Every to Maintant, Grantor shall maintain the Froperty in Amentable condition and promptly perform all repairs, replacements, and maintenance necessary lipreserve its value.

AtCassary to preserve its value: If the iteration waste, "Intrardous substance," 'd sposel," treaters, and "threatened intense," as used in this Doed of Trues, shall have the same meanings is set form in the Comprehensive E purponential Response, Computerstion, and Liability Act of 1986, Pub L. L. No. 99–499 ("BARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Socion 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Socion 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Socion 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Socion 1801, et seq., or other represents and waste and "sobset" and percektum by-products or any faction thereod us, generation, manufacture, storage, their individual initiation, productions waste' and "hose storage" in the second of the property. The terms and asbetcs. Grantor represents and was into a londer timulation, productions waste or substance by any person on, and acknowledged by Lender in writing. (I) Grantor is no knowledge of, or reason to believe that there has been, except as previously discussed to any factore or callors of any kind by any person or common to callors of any kind by any person or callors of any kind by any person relating to any kind by person relating to substance and under, about or from the Property. (D) Grantor ner any lenant, contractor, agent or other euthorized use, or the alaned release of any have the second lingation or callors of any kind by person relating to substance and will be apprecised by any person or callors of any kind by any person relating to any kind by any solar contract, about or from the Property or (II) any solar general, and ordinances, including without limitation, these wastes and evenese described above. Solar or relates of any have the appropriate to any solar download by any person or callors of any kind by any person relating to any kind by any person relating the appropriate to any kind by any contractor waste or callors of any kind by any person re Huzardous Substances. The larms flaz i dous waste," "Inzardous substance," 'd sposel," I relatise," and "Threathied release," as used in this

Nulsance, Weste. Grantor shall not cause, conduct or permit any nuisance nor commit, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Williout limiting the generality of the foregoing. Grantor will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), still, grave or rock products without the prior written consent of Lender.

Removal of improvements. Grantor shall rait demolish or remove any improvements from the Real Property without the prior written consent of Lender. As a condition to the removal of any improvements, Lender may require Grantor to make arrangements satisfactory to Lender to replace such improvements with improvements of at least equal value.

Lender's Right to Enter. Lender and its agents and representatives may enter upon the Real Property at all reasonable times to attend to Lender's interests and to inspect the Property for purposes of Cirantor's compliance with the terms and conditions of this Deed of Trust.

Compliance with Governmental Requirements. Grantor shill promptly comply with all taws, ordinances, and regulations, now or hereafter in effect, of all governmental authorities explosible to the use or occupancy of the Property, including without limitation, the Americans With Including appropriate appeals, so long as Grantor has notified Lender in witting prior to doing so and so long as, in Lender's sole opinion, Lender's intensis in the Property are not juppartized. Lender may require Grantor to post adequate security or a surety bond, reasonably

Duty to Protect. Grantor agrees neither to all and on nor leave unattended the Property. Grantor shall do all other acts, in addition to those acts set forth above in this section, which from the character and use of the Property are reasonably necessary to protect and preserve the Property.

DUE ON SALE - CONSENT BY LENDER. Lendar may, at its option, declare immediately due and payeble all sums secured by this Deed of Trust DUE ON SALE - CONSENT BY LENDER. Lends: may, at its option, declare immediately due and payable all sums secured by this Deed of Trust upon the cale or trainsfer, without the Lender's price written consent, of all or any part of the Real Property, or any interest in the Real Property. A "sale or transfer" means the conveyance of Real Property or any right, tille or interest therain; whether legal, beneficial or equitable; whether voluntary or (3) years, lease-option contract, or by sale, assignment, or transfer uf any beneficial interest in or to any land trust holding tille to the Real Property or y any other method of conveyance of Real Property interest. If any Grantor is a compation, partnership or limited lability company, transfer also includes any change in ownership of more than two my-five percent (25%) of the voting stock, partnership or limited lability company interests, as the case may bo; of Grantor. However, this option shall not be exercised by Lender II such exercise is prohibited by federat law or by Oregon law.

TAXIES AND LIENS. The following provisions relating to the taxes and liens on the Property are a part of this Deed of Trust.

- Esyment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, special taxes, assessments, charges (including water and sewer), fines and impositions tovied against or on account of the Property, and shall pay when due all claims for work done on or for services rendered or material turnished to the Property; Grantor shall maintain the Property free of all tiens having priority over or equal to the interest of Lender under this Deed of Trust, except for the lien of taxes and assessments not due and except as otherwise provided in this Deed of Trust.
- Right To Contrast. Grantor may withhold payment of any tax, atsessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Property is not jecoardized. If a lien arises or is filed as a result of nonpayment, Grantor shall within fifteen (15) days after the field arises or, if d lien is filed, within fifteen (15) days after Grantor his notice of the filing, secure the discharge of the filing, secure the discharge of the filing, secure the discharge of the filing and costs and attornity's fees or offer charges that costs as a result of a foreclosure or safe under the lien. In any contest, Grantor shall defend itself and Lender and shall satisfy any adverse judgman to be done enforcement against the Property. Grantor shall any contest, grantor shall defend itself and Lender and shall satisfy any adverse judgman to be done enforcement against the Property. Grantor shall name Lender as an additional obligee under any surely bond funitshed in the contest proceedings.

Evidence of Purment. Granior shall upon demand furnish to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written statement of the taxes and assessments against the

Notice of Constituction. Grantor shall notify Lender at least fiftuen (15) days before any work is commenced, any services are furnished, or any reatorials are supplied to the Property, if any mechanic's lien, metalialment's lien, or other lien could be asserted on account of the work, services, or stabilities and the nest exceeds \$1,000.00. Grantor will upon request of Lender furnish to Lender advance assurances satisfactory to Lender that Grantor can and will pay the cost of such intervariants.

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Deed of Trust.

Habitationance of Insurance. Grantor shall protine and maintain policies of fire insurance with standard extended coverage and sements on a replacament basis for the full insurable value obvering all improvements on the Real Property in an amount sufficient to avoid application of any collisurance clause, and with a standard morth geo clause in favor of Lender. Grantor shall also procure and maintain comprehensive general linebility insurance in such coverage amounts as lendor may request with trustee and Lendor being named as additional insuration comprehensive general insurance, policital. Additionally, Granter shall muintain such other insurance, including but not limited to hazard, business interruption, and boilse insurance, as Landor may reasonably requires. Policits shall be written in form, amounts, coverages and basis reasonably acceptable to Lender. Granter, upon request of Lender, will deliver to Lender from time to time the policies for certificates of insurance inform sets according to Lender. Granter, upon request of Lender, will deliver to Lender from time to without at least to (10) days' prior written notics to Lender. Each insurance policy also shall not be impaired in any way by any act, omission or default of Granter or any other person. Should the Real Property at any agrees to obtain and maintain Federal Flood Insurance for the full unpaid principal balance of the team. Granter area, granter agrees to obtain and maintain Federal Flood insurance for the full unpaid principal balance of the team. Granter will not be team and maintain flood insurance for the full unpaid principal balance of the team of the loan, up offer as a speciel flood hazard area, Granter days acceptate by Lender, and to maintain such insurance for the term of the loan. Flainfurnance of Insurance. Grantor shall produre and maintain policies of fite insurance with standard extended coverage andorsements on a

Granter shall promotily notify Lender of any loss or damage to the Property if the aslimated cost of repair or replacement exceeds. Comments and promoting nearly concer or any ress or example to the property it the estimated cost of repair or replacement exceeds \$500.00. Lender may make proof of loss it Granter fails to do so within filterin (15) days of the estimated cost or repair or not Lender's security is impaired, Lender may, at its election, receive and retain the process of any insurance and exply this proceeds to the reduction of the indebtedness, payment of any ikin affecting the Property, or the restoration and regair of the Property. If Lender elects to apply



the proceeds to restoration and repair, Granter all ill repair or raph is the clamaged or destinged improvements in a manner satisfactory to Lander. Levidir shaft, updn satisfactory proof of such all senditure, pay in reimitures Granter from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default under this thead of Trust. A sy proceeds which have not been distoursed within 180 days after their receipt and which Lander has not committed to the repair or restoration of the Property shall be used first to pay any amount owing to Lender under this pair which Lander has not committed to the repair or restoration of the Property shall be used first to pay any amount owing to Lender under this Deted of Trust, then to pay accrued interest, and the remainder, it cany shall be pair of Grantor as Grantor's interests may uppear.

Unexplined incurrence at Sets. Any unexpired inturance shall inute to the benefit of and pass to, the purchaser of the Property covered by this Deed of Trust at any fractions sale or other sale of other sale of such Property.

Granilor's Report on Insurance. Upon request of Lendar, however not more than once a year, Grintor'shall turnish to Lender a report on each exercise report on maximum, charmed exercise trund, normal to make the rest of a year, channel sharman to be the property maker existing policy of insurance showing: (a) the narrow of the insure; (b) the risks insured; (c) the amount of the policy; (c) the property insured, the their current replacisment value of such property, and the mannel of delarmining that value; and (e) the expiration date of the policy. Granter shall, upon request of Lunder, have an independent appruiser satisfactory to Lender determine the cash value replacement cost of the Property.

EXPENDITURES BY LENDER. If Granther fails to comply with any provision of this Deed of Trust, or If any action or proceeding is commenced that would materially affect Lender's interests in the Property, Lender on Glantor's behalf may, but shall not be required to, take any action that Lender cleans appropriate. Any amount that Lender expands in so doing will bear interest at the rate provided for in the Note from the data incurred or paid caterns appropriate. Any amount that Lender expandit in so doing will bear interest at the rate provided for in the Note from the data incurred or paid by Lender to the date of repairment by Granter. All such expenses, at Lender's option, will (a) the payable on demand, (b) be added to the balance of the Note and be apprinted among and be payable with any instriment payments to become due during either (i) the term of any applicable insurance policy or (ii) the remaining term of the Note; or (c) be treated as a balloon payment which will be due and payable at the Note's maturity. This Deed of Trust also will secure payment of these through. The rights provided for in this paragraph shall be in addition to any other rights or any remedies to which Lender may be entitled on account of the default. Any such action by Lender shall not be construed as curing the default so as to bar Lender from any medy that it otherwise would here had.

WARRANTY; DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Deed of Trust.

Tille. Grantor warrants that: (a) Grantor holds (soci and marke able little of neoord to the Property in the simple, free and clear of all liens and encumbrances other than those set torth in the Fisal Property description or lineary title insurance policy, title report, or final title opinion issued in favor of, and accepted by, Lender in connection with this Deed of Trust, and (b) Grantor has the full right, power, and authority to execute and deliver this Deed of Trust.

Defence of Title. Subject to the exception in the paragraph above, Granter warrants and will forever defend the title to the Property against the Defunce of Titls. Subject to the exception in the paragraph about, scattering and will torater carend the true to the Proparty spans the lawf, claims of slipersons. In the event any action or proceeding is commenced that questions Gruntor's title or the interest of Trustee or Lender under this Deed of Trust, Granter shall defand the action of Granter's expense. Granter may be the normal party in such proceeding, but Lender stall be entitled to participate in the proceeding and to be represented in the proceeding by counsel of Lender's own choice, and Granter will definer, or cause to be delivered, to Lunder such instruments as Lunder may request from time to time to permit such participation.

Compliance With Lews. Granter warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and inquiations of governmental autiorities.

CONDEMINATION. The following provisions relating to condemnation proceedings are a part of this Deed of Trust.

Application of Nul Proceeds. If all or any part of the Property is condemned by eminerit domain proceedings or by any proceeding or purchase in lieu of condemnation, Lender may at its elsolidy require that all or any portion of the nel proceeds of the award be applied to the Indebtedness or the repair or restoration of the Property. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' files incurred by Trustee or Lender in connection with the condemnation.

Proceedings. If any proceeding in condemnation is filed, Grantur shall promptly notify Lender in writing, and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the award. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding by coursel of its own choice, and Grantor will deliver or cause to be cellivered to Lander such instruments as may be requested by if from time to time to permit such participation.

IMPOSITION OF TAXIES, FEES AND CHARGES BY SOVERNMENT IL AUTHORNIES. The following provisions relating to governmental texes, fees and charges are a part of this Deed of Trust:

Current Taxes, lifes and Charges. Upon regressiby Lender, Grantor shall execute such documents in addition to this Deed of Trust and take whatever other action is requested by Lender to period and continue Lender's lien on the Real Property. Grantor shall reimburse Lender for all texes, as described below, together with all expression is recording, perfecting or continuing this Deed of Trust, including without limitation all texes, fees, documentary stamps, and other drarges for recording or registering this Deed of Trust.

Toxas. The following shall constitute taxes to vi ich this section applies: (a) a specific tec upon this type of Ceed of Trust or upon all or any part of the indebiedness secured by this base for which the indebiedness or on payments of principal and interest the bidder of the indebiedness secured by this type of Dend of Trust; (b) a specific tax on this type of Dend of Trust; (c) a tex on this type of Dend of Trust; chargeable against the Lender of the indebiedness secured by this type of Dend of Trust; (c) a tex on this type of Dend of Trust; and (d) a specific tex on all or any portion of the indebiedness or on payments of principal and interest made by Grantor.

Subsequent Tarkes. If any tax to which this section explice is unified subsequent to the clate of this Deed of Trust, this event shall have the same effect as an Event of Centrult (as distined below) and Londer men exercise any or all of its available rentedies for an Event of Default as provided below unless Grantor either (a) pays the tax binfore it becomes delinquent, or (b) contests the tax as provided above in the Taxes and Liers section and deposits with Lender cath on a sufficient corporate strety bond or other security satisfactory to Lender.

SECURINY AGREEMENT; FINANCING STATEMENTS. The following provisions relating to this Deed of Trust as a security agreement are a part of this Doed of Trust.

Security Agreement. This instrument shall contained a security agreement to the extent any of the Property constitutes fixtures or other personal property, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code as amended from time to time.

Security Interest. Upon request by Lender, Grantor shall execute pure those the object and take whatever other action is requested by Lender to perfect and continue Lender's security interest in the Rents and Personal Property. In addition to recording this Deed of Trust in the real property rectrcls, Lender may, at any time and without inther authorization from Grantor, file exacuted counterparts, copies or reproductions of this Deed of Trust as a finishing statement. Grantor shall enter a interest and it for all expenses incurred in perfoding or continuing this sociarity interest. Upon default, Grantor shall enter any line and interest. Upon default, Grantor shall enter the personal Property in a mariner and at a place reasonably convenient to Grantor and Lender and make it available to Lender within three (3) days after available of written drimand from Lender.

Addresses. The mailing addresses of Granit (deblor) and Lender (secured party), from which information concerning the security interest granted by this freed of Trust may be obtained (each as required by the Uniform Commercial Code), are as stated on the first page of this Deed of Trust.

FURTHER ASSURANCES; ATTORNET-IN-FACT. The following provisions relating to further assurances and attorney-in-fact are a part of this Deed of Trust.

Further Assurdances. At any time, and from time to time, upon request of Lender, Granter will make, execute and deliver, or will cause to be Further Assurances. At any time, and from time to time, upon request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or in Lender's designee, and when requested by Lender, cause to be filed, necroded, refield, or rerecorded, as the case may be, all such times and in such offices and places as Lender may deem appropriate, any and all such mortgages, deeds of trust, security deeds, security agreentaints, financing statements, continuation statements, instruments of further assurance, certificates, and other doctiments as may, in the sole ophilon of Lender, the necessary or destrable in order to effectuate, compate, perfect, continue, or preserve (a) the obligations of Granter under the Note, this Dend of Trust, and the Related Documents, and (b) the items and security interests created by this Liked of Trust as first and prior liens on the Property, whother new owned or hereafter acquired by Granter. Unless prohibited by law or agreed to the contrary by Lender in writing, Granter shall reimburse Lender for all costs and expenses incurred in connection with the matters merced to its in this preserve. matters referred to in this paragraph.

Attorney-in-Fault. If Grantor fails to do any of the things returned to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Grantor hereby irrevocably appoints Lender as Grantor's attorney-in-fact for the purpose of matching, exacuting, dailyering, filing, record ig, find doing if other things as may be necessary or desirable, in Lender's sole opinion, to accomplish the institute referred to in the preceding paragraph.

Same Bar

FIRL FIENEORMAN(NE. II Grantor pays all the Inceptechess when due, and otherwise performs all the obligations imposed upon Grantor under this Deed of Trust, Londar shall execute and deliver to Truste a requisit for full reconveyance and shall execute and deliver to Grantor suitable statements of termine ton of any fnancing statement on file existing Londar's security interest in the Flunts and the Personal Property. Any reconveyance fee inquired by law shall be paid by Grantor, if permitted by applicable bur.

DEFAULT. Each of the following, at the option of Linder, shall constitute an event of default ('Event of Default") under this Deed of Trust:

Default on Indebtedness. Failure of Grantor to make any payment when due on the Incebledness.

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Defauts on Other Payments. Fallure of Granks within the time inquined by the Deatl of frust to make any payment for laxes or insurance, or any other payment excessory to prevent sling of or levelict discharge of any en. i Ma

Defoult in Favor of Third Parties. Should Brupwor or any Grintor default under any loan, extension of credit, security agreement, purchase or sales agreement, or intry other agreement, in issor of any other creditor or person it at may materially affect any of Borrower's property or Horrower's or intry Granter's ability to repay this Loans or perform their respective obtactions under this Deed of Trust or any of the Related Decuments.

Compliance Default. Failure of Grantor to controly with any other term, obligation, covenant or condition contained in this Deed of Trust, the Note or in any of the Falated Documents.

False Statement's. Any warranty, representation or statement made or furnished to Lenser by on on behalf of Granto: under this Deed of Trust, the Note or the Fielated Documents is false or no searing in any material respect, either now or at the time made or furnished.

Defactive Colinieralization. This Deed of Trust or any of the Helated Documents cersus to be in full force and effect (including failure of any collateral docuntonts to create a valid and perfet ad accurity interlist or lisin) at any time or 3 for any reason.

Dersh or Insolvency. The death of Granter or the dissolution or termination of Grantor's existence as a going business, the insolvency of Granter, Detail or insolvency. The deam of Grantor of the dissolution of termination of the termination of the termination of terminati

Foreclosure, Forfeiture, etc. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Grantor or by any governmental agency against any of the Property. However, this subsection shall not apply in the event of a good faith disputs by Grantor us to the validity or reasonableness of the claim which is the basis of the foreclosure or forefeiture proceeding, provided that Grantor gives Lender written notice of such claim and furnishes reserves or a surely bond for the claim satisfactory to Londer.

Exerch of Other Agreement. Any breach by 6 anter under live larms of any other agreement between Granter and Lander that is not remedied within any grace period provided transin, including without limitation any agreement concurring any indibledness or other obligation of Granter to Lander, whether adelling new or later.

Events Affecting Guaranter. Any cil the proceting events occur with nespect to any Guaranter of any of the Indebtedness or any Guaranter dies or becomes incompetent, or revolusion disputs the validity of, or liability under, any Guaranter of the Indebtedness. Lender, at its option, may, but shall not be required to, cormit the Guaranter's state to assume unconditionally the obligations arising under the guaranty in a manner satisfactory to Londer, and, in doing so, cure the Event of Dr ault.

Adverce Change. A material adverse change occurs in Granlor's financial condition, or Londer believes the prospect of payment or performance of the Indebtedniss is impaired.

Insecurity. Lender in good faith dagms itself insecura.

Fight to Cure. It such a failure is surable and if Grantor has not been given a notice of a breach of the same provision of this Deed of Trust within the preceding Nielve (12) months, it may be it red (and no Evint of Default will have occurred) if Grantor, after Lender sends written notice demanding cure of such failure: (a) cures the lature within fifteen (15) days; or (b) if the cure requires more than fifteen (15) days, immediately initiates steps sufficient to cure the failure and thereafter continues and completes all reasonable and necessary steps sufficient to produce compliance as such as ressonably practical.

RIGHT'S AND REMEDIES ON DEFAULT. Upon the occurrence of any Event of Default and at any time thereafter, Trustee or Lender, at its option, may exercise any one or more of the following rights and mmedies. In addition to any other rights or remedies provided by law:

Accelurate indultadoreas. Lender shall have it a right at its collon without notice to Grantor to declare the entire indebtedness immediately due and payable, including any prepayment penalty i hich Grantor would be required to pay.

Foreclosure. With respect to all or any part of the Real Property, the Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either case it accordance with and to the full extent provided by applicable law. If this Dead of Trust is foreclessed by judicial foreclosure. Lender will be entited to a judgment which will provide that if the foreclosure sale proceeds are insufficient to satisfy the judgment, execution may issue for the amount of the unpaid balance of the judgment.

UCC Flemedles. With respect to all or any part of the Personal Property, Lender shall have all the rights and remedles of a secured party under the Uniform Commercial Code.

Collect Rents. Lender shall have the right, whout notice to Grantor, to take possession of and manage the Property and collect the Rents, including amounts past due and unpaid, and apply the nei proceeds, over and above Lender's costs, against the indebtedness. In furtherance of this right, Lender may require any renart or other user of the Property to make payments of rent or user fees directly to Lender. If the Rents are collected by Lender, then Grantor intervocably designates Lender is Grantor's altorney-in-lact to endorse instruments received in payment thereof in the name of Grantor and to negotiate the sant and collect the proceeds. Payments by lenants or other users to Lender in response to Lender's distance of the response to Lender's negotiate the additional and to response to Lender's negotiate the additional and the name of Grantor whole the whole the response to Lender's negotiate the section of the response to Lender's negotiate the collect the proceeds. demand shall salisfy the obligations for which the payments are stade, whether or not any proper grounds for the demand existed. Lender may exarcise its rights under this subparagraph either in porson, by agont, or through a receiver.

Appoint Receiver. Lender shall have the right to have a receiver appointed to take possession of all or my part of the Property, with the power to protect and preserve the Property, to operate the Property proceeding forcelosure or sale, and to collect the Rents from the Property and apply the proceeds, over and above the cost of the receivership, against the indebtedness. The receiver may serve without bond if permitted by law. Londer's right to the appointment of a receiver shall exist whather or not the apparent value of the Property exceeds the Indebtedness by a substantial amount. Employment by Lender shall not disqualify a person from serving as a receiver.

Tentinicy of Sufficience. If Grantor remains in possession of the Property alter the Property is sold as provided above or Lender otherwise bucomes entitled to poissession of the Property u: on cefault of Grintor, Cantor shall become a tenant a sufference of Lender or the purchaser of the Property and shall, at Lender's option, either (a) pay a reasonable rental for the use of the Property, or (b) vacate the Property immediately upon the damand of Lender.

Other Remoden. Trushe or Lender shall have may other right or memory provided in this Deed of Trust or the Note or by law.

Notice of Sale. Lender shall give Gnintor resonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended cisposition of the Personal Property is to be much. Reasonable notice shall man notice given at least ten (10) days before the time of the sale or disposition. Any sale of Personal Property may be made in conjunction with any sale of the Real Property.

Sule of the Property. To the extent permitted t / applicable law; Grantor hereby waives any and all rights to have the Property marshalled. In exorcising its rights and remedies, the Trustee or Lender shall be the to still all or any part of the Property together or separately, in one sale or by separate sales. Londer shall be entitled to bid aisany public sale on all or any portion of the Property.

Weiver; Election of Remedies. A waiver by any party of a breach of a provision of this Dired of Trust stiall not constitute a waiver of or prejudice the party's rights otherwise to demand strict of plance with that provision or any other provision. Election by Lender to pursue any remedy provided in this Deed of Trust, the Note, in any Related Document, or provided by law shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an oblightion of Grantor under this Deed of Trust after failure of Grantor to perform shall not affect Lenderb right to declare a clear and is exercise any of its manufes.

Attorneys' Fees; Expenses. It Londer institutes any sull or action to enforce any of the tarms of this Deed of Trust, Londer shall be entitled to Attorneys' Sees; Expenses. If Londer institutes any suit or action to onlorde any of the tarms of this Deed of Trust, Londer shall be entitled to recover such sum as this court may adjudge reactinable as attorneys' fees at this and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Lender which in Londer's fees opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the includings: payable on demand and shall bear interest at the Note rate from the date of expenditure until repaid. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, Lender's attorneys' fees whether or not there is a lawsuit, including attorneys' fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals and any anticipited post-judgment collection services, the cost of searching records, obtaining title reports (including timelosure reports), appeals index any adjugation is an anticipited post-judgment collection services, the Trustee, to the extent permitted by combined here. It is the is a law to be added to be added to the the instruct and the added by the appeals. applicable law. Grantor also will pay any court colls, in addition to all other sums provided by law.

Rights of Trustee. Trustee shall have all of the rights and duties of Lender as set forth in this section.

FOWERS AND OBLIG/ITIONS OF TRUSTIEE. The fcl owing provisions relating to the powers and obligations of Trustee are part of this Deed of Trust.

Powers of Trustes. In addition to all powers of Trustee arising as a metter of law. Trustee shall have the power to take the following actions with respect to the Property upon the written request of Lender and Criantor: (a) join in preparing and fifing a map or plat of the Real Property, including the dedication of streets or other rights to the public; (b) join in graphing any essment or creating any restriction on the Real Property; and (c) join in any subordination or other agreent at a factoring this Deed of Trust or the interest of Lender under this Deed of Trust.

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Truster. Truster shall meet all qualifications minimed for Truster under applicable law. In addition to the rights and remedies set forth above, with respect to all or any part of the Property, the Truster shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either case in accordance with and to the full extent provided by applicable law.

Successor Trustee. Londer, at Londer's option may from time to time appoint a successor Trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Lericer and recorded in the office of the recorder of Kamath County, Oregon. The instrument shall contain, in addition to all other matters required by state law, the names of the original Londer, Trustee, and Grantor, the book and page where this Deed of Trust is recorded, and the name and address of the successor trustee, and the Instrument shall be executed and acknowledged by Londer or its successors in interest. The successor studies, without conveyance of the Property, shall succeed to all the title, power, and duties confered upon the Trustee in this Deed of Trust and by applicable law. This procedure for substitution of trustee shall govern to the exclusion of all other provisions for substitution.

ACTICES TO GRANTIOR AND OTHER PARTIES. Any notice under this Deed of Trust shall be in writing, may be sent by telefacsimile, and shall be effective when actually delivered, or when deposited with a nationally recognized overnight courier, or, if mailed, shall be deemed effective when deposited in the United States mail first class, certified or registered mail, postage prepaid, directed to the addresses shown near the beginning of this Deed of Trust. Any party may change its address for collects under this Deed of Trust by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's ackness. All copies of notices of foreclosure from the holder of any lien which has priority over this Dead of Trust shall be sent to Lender's address, as shown near the beginning of this Deed of Trust. For notice purposes, Grantor agrees to keep Lender and Truste informed at all times of Grantor's current address.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Deed of Trust:

Amendments. This Deed of Trust, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Deed of Trust. No a teration of or amendment to this Deed of Trust shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Annual Reports. If the Property is used for purposes other than Granter's residence, Granter shall furnish to Lender, upon request, a cartified statement of net operating income received from the Property during Granter's previous it cal year in such form and detail as Londer shall require. "Net operating income" shall mean all cash requipts from the Property lass all cash expenditures made in connection with the operation of the Property.

Applicable Law. This Deed of Trust has been delivered to Londer and excepted by Lender in the State of Oregon. This Deed of Trust shall be governed by and construct in accordance with the trains of the State of Oregon.

Caption Headings. Caption headings in this Deed of Trust are for convenience purposes only and are not to be used to interpret or define the provisions of this Deed of Trust.

Marger. There shall be no merger of the interest or estate creeted by this Deed of Trus, with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

Nuttiple Parties. All obligations of Grantor under this Deed of Trust shall be joint and several, and all references to Grantor shall mean each and every Grantor. This means that each of the pensions signing below is responsible for all obligations in this Deed of Trust.

Severability. If a court of competent jurisdiction finds any provision of this Deed of Trust to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity; however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Deed of Trust in all other respects shall remain valid and enforceable.

Successore and Assigns. Subject to the limit itions stated in this Dead of Trust on transfer of Grantor's interest, this Dead of Trust shall be binding upon and interest to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may deal with Grantor's successors with reference to this Deed of Trust and the Indebtedness by way of forbearance or extension without releasing Grantor from the obligations of this Deed of Trust or liability under the Indebtedness.

Time to of the Ensence. Time is of the essence in the performance of this Dead of Trusi.

Waivers and Conservis. Lender shall not be deemed to have waived any rights under this Deed of Trust (or under the Related Documents) unless such waiver is in writing and signed by Londer. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by any party of a provision of this Deed of Trust shall not constitute a valver of or prejudice the party's right otherwise to demand since compliance with that provision or any other provision. No prior waiver by Lender, nor any course of dealing between Lender and Grantor, shall constitute to waiver of any of Lender's rights or any of Grantor's obligations as to any future transactions. Whenever consent by Lender is required in this Deed of Trust', the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances whit is such consent is required.

COMALERCIAL DEED OF TRUST. Granter agrees with Lender that this Dead of Trust is a commercial deed of frust and that Granter will not change the use of the Property without Lender's prior written consent.

EACH GRANTOR ACKNOWLEDGES HAVING REAL ALL THE PROVISIONS OF THIS DEED OF TRUST, AND EACH GRANTOR AGREES TO ITS TERMS.

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REQUEST FOR IULL RECONVEVANCE (To b) used only when ublightlens have been pold in full)

, Truslee Ter The undersigned is the legal owner and holder of all indebtedness secured by this Deed of Trust. All sums secured by this Deed of Trust have been fully paid and satisfied. You are hereby directed, up on payment to you of any sums owing to you under the terms of this Deed of Trust or pursuant to any applicable statute, to cancel the Note secured by this Deed of Trust, which is delivered to you together with this Deed of Trust), and to reconvey, without warrany, to the paties designated by the tirms of this Deed of Trust, the estate now held by you under this Deed of Trust. Please mail the without warranty, to une parties costant reconveyance and Related Documents to: 1.49 $(11)^{3}$ Eenaikdary: Dule: Eenalkslary: 1918 - George Ny INSEE dia Gm 4. Its: LASER PRO, Reg. U.S. Pat, J T.M. Off., Ver. 3,23 (r) 1997 C=1 ProXi: vices, inc. All rights reserved. [OR-Got skilling.lw ct.ol.] 的描述已经 18 J. C. åre™. į 12 3.0 $(1, \frac{1}{2})$ and. The first 1111111111 STATE OF OREGON: COUNTY OF KLAMATH S3. Filed for record at request of _ 10th the day <u>Anerititle</u> A.D., 19 97 at 3:41 o'clock P M., and duly recorded in Vol. M97 of November on Page 37190 óf Mortgages Elernatha G. Letsch, County Clerk Mullingle FEE \$35.00 By Dalusane in the second second probably that a find of a second n, and a subgebber. Search and a state of the state Hung the Principal physical states of the large physical al en breder freder freder an state an sterne en sterne sterne sterne sterne sterne sterne sterne sterne sterne n na policie de policie sentencia en la companya de companya de la company and the remaining the second manufacture of the second second second second second second second second second The remaining the second manufacture of the second ane. nar a s te de la companya de En la companya de la En la companya de la c hore de ensembled i de med d'uit feire et als haar he price de liter oande. 11.944 £θ 常了"迷惑"的话来就能都住 这时,原始了他们的问题。 an la chail Sector an 10 A 1:42 .. he austerna d konstruktur Politika Politika Politika Politika Politika Politika a 13 1.137 h de la co (a) A second s second seco 3. d. . 11 -1 e^{-2} e te su tan area se go lat alasta meterati antara the second second process is the second s dana anan dana di 4...... ្នុងស្រុកស្រុ 中华的 医大学的现象形式 10-9 en 343 动物物 白铜 超新输出 말음음이다