R5512

MTC-10963

65512	m	C-1696	
Klamath Falls	DEED C	F TRUST	
	(Oregon-S	Short Form)	
Grantor(s): Don Pedro Colley	- 0	oning.	Voll 186 Page 15
100 Pedro Coller	Oregon	Data	OKIESO D
Borrower(s):Don Pedro Colley		Date:	August 18, 1986 Page 15
Pedro Colla-		A	1986
Beneficiary/("Lender"): U.S. National Bank Trustee: Bank of Corvallic		Address:	
"Lender"): II C			Klamath Falls, OR 97601 Rox 49 Harriman Route Klamath Falls
True Mational Bank	.c.	Address:	-DOY 10 UK 07c-
Trustee: Bank of Corvallis	OI Oregon	_	Klamath Falls, OR 97601 Klamath Falls, OR 97601 Klamath Falls
to val is		Address:	740 W Falls OP 076
	-		
1. GRANT OF DEED OF TRUST. By signing below as G the following property located in Klamath Lots 93, ODESSA SUMMER HOMESITES, in the office of the County Clerk	_	Address:	Klamath Falls, OR 97601 375 N.W. Monroe St.
1. GRANT OF DEED OF		-	375 N.W. Monroe St. Corvallis, OR 97339
the following pre-			()R 07222
Lots 93, ODESSA SUMER HOMESITES, in the office of the County Clerk and all buildings and other improvements and to	rantor Li		7/3/39
Lots 93, ODESCO	revocably	grant, bargain	
in the office SUM ER HOMEGIE	Count	y, State of C	sell and convey to True
c county cr	accomi	or Grate of Orei	gon: Trustee, in trust, with now
- Clerk	of King to	the off:	power of sale
and roots and other in		-21 OTE	egon. Thereof on file
Deed of Trust. The allower			
Trust. The above describe security for the	w or later located -		
and all buildings and other improvements and fixtures not and rents from the property as additional security for the control of the payment of the principal, interest, credit report of the amounts owing under a note ("Note") with an analysis of the control of the control of the principal of the princip	lebt described helou	it. I also heret	OV acoi-
This Deed of Trues	urrently used for ac	agree that I	will be los used any existing
other and payment of the principal and assignment of	ront-	^{)ncult} ural, timb∈	er or grazing bound by all the tar
Alignot amounts owing under a micipal, interest, credit re-	rents secures the f	Ollowin -	grazing purposes. The terms stated in this
1986 ("Note") with an artist	fees, late charges		
to Lender, on which the last	al principal amount	collection costs	altornous
are last payment is due. Asset Ped	COLIET	of \$ _8,240	OO fees (including any
a. The payment of the principal, interest, credit report other amounts owing under a note ("Note") with an origin. August 18 1986, signed by Don Ped to Lender, on which the last payment is due August 1	5 10: 20		on appeals), and
unuer ani.	יעוווו		, (Borrower) and payable
b. The payment of all amounts that are payable to Lend dated and signed by	ALC.		(Sorrower) and payable
o. The payment of all amounts of any length.		_	
mat are Dayable			
or credit under which Ross and signed by	er at any time		
is due to time exceed a may obtain one	, mile unde	ra	
payable on payable on	IOM Lond	- ("Borra	(Name of Agree)
dated and signed by and signed by any of credit under which Borrower may obtain one or more loans for its due and payable on any time exceed \$\frac{1}{2}\$. This Deed of Trust also secures the payment of all other she repayment of any further and the repayment of any further advances, with interest thereon, made in accordance with the terms and balance the content of credit and sometimes and content and the performance of any covenant and content and the performance of any covenant and cordance with the terms and balance the content and cordance with the terms.	lal outstand	or more on-	(Name of Agreement) The Credit Agreement is for a revolving line or the total outstanding balances of the control of the Credit Agree of the control of the Credit Agree of the Credit Agreement in the Credit Agreem
any extensions any on appeal) colling the Cradit Agreement	st secures at	nce owing	ons, the total outers is for a revolute a
X and renewals of any long costs and all of	ment of all inte	rmance of the	the Credit Agreement balances of which
c. This Deed of Trust also secures the payment of all other and security of this Deed of Trust also secures the payment of all other security of this Deed of Trust also secures the payment of all other the repayment of any future advances, with interest thereon, made in accordance with the terms of the Note, the Creck Agreement and of NGURANCE, LIENS, AND UPSEEP.	unts that are a	redit report fee	Predit Agreement, the not sooner paid
the read of Trues Secures the name	Payabi	e to Lendor -	ridle charges mo- bayment of all is-
The interest rate, payment of any future advances, with interest rate, payment terms and balance due under the Note and of accordance with the terms of the Note, the Crecii: Agreement and of the Note, the Crecii: Agreement and of the Note, the Crecii: Agreement and of the Note and the Note and the Crecii: Agreement and of the Note and the Crecii: Agreement and of the Note and the property insured by companies acceptable to you located in any area which is	Sums with .	ut	any time under the Croding fees, attorneys
The interest rate, payment terms and balance due under the root made in accordance with the terms of the Note, the Credit Agreement and of NSURANCE, LIENS, AND UPICEEP. I will keep the property insured by companies acceptable to you located in any area which is, or hereafter will be designed.	ts and agree	Tereon adva	Great Agreement, and
accordance with the terms and balance due und	e to Borrows	Inder this Door	ed under this Dead
VSURANCE THE Note and I have the Note and I	Under under	this Deed of T	of Trust. This Deed of Trust to protect the
NSURANCE, LIENS, AND UPSCEP. I will keep the property insured by companies acceptable to you located in any area which is, or here.	D accept the Credit Agre	ement	rust. Deed of Trust also secures
with E Property inc.	extended any extended	ensions a-	odexed, adjusted
located and theft insurance by companies accompanies	5 000-	and ren	ewals of the Note
Special in any area which is	J. PHOTECTIN	G YOUR INTE	and Credit Agreement
with fire and theft insurance, flood insurance if the property is special flood hazard area, and extent will be designed.			
extended coverage incommendated a	pay all re	cording fees	ewals of the Note and Credit Agreement. IEST. I will do anything that may now or dother fees and
The arti	6. DEFAULT III.	a rees an	REST. I will do anything that may now or and preserve this Deed of Trust, and I dother fees and costs involved.
Cwing amount will be	6. DEFAULT. It v	viii be a default	deST. I will do anything that may now or and preserve this Deed of Trust, and I dother fees and costs involved.
value of the debt secured but to pay the	of T-	· receive any na	
of the property by this Deed of True entire amount	riust w	Den it : Pai	riverit on the debt so-
	6.2 If 1 6.21.	is due.	"OD! SECUROAL
noticia de Similar de la luca de de la luca	6.2 If I fail to ke	ep any agreem	secured by this Deed
noticia de Similar de la luca de de la luca	6.2 If I fail to ke or there is	ep any agreeme a default under	yment on the debt secured by this Deed
notice of Similar Is long	6.2 If I fail to ke or there is mortgage, o the day	ep any agreem a default under or other securing	ent I have made in this Deed of Trust.
walue of the property, whichever is liss, despite any policies will have your standard loss payable endcrsement. No ollowing "Permitted Lien(s)":	6.2 If I fail to ke or there is mortgage, of the debt set. 6.3 If any Co-Bo 6.4 If I have site.	a default under or other security	any security agreement

- 3.2 I will pay taxes and any debts that might become a lien on the property, and will keep it free of trust deeds, mortigages and liens, other than yours and the Permitted Liens just (lescaped.
- 3.3 I will also keep the property in good condition and repair and will prevent the removal of any of the improvements.
- 3.4 If any of these things agreed to in this Section 3 are not done, you may do them and add the cost to the Note or Credit Agreeyou many up ment and eou the cost to the note or predit Agreement. I will pay the cost of your doing these whenever you ask, with interest at the fixed or floating rate charged as do: the blade with interest at the fixed or floating rate charged under the Note or the C edit Agreement, whichever is higher. Even if you do these things, my failure to do them will be a default under Section 6. and you may still use other rights you have for the detault.
- 4. DUE-ON-SALE. I agree that you may, at your option, declare due and DUE-ON-SALE, I agree that you may, at your option, decisive due and payable all sums secured by this Deed of Trust if all or any part of the property, or an interest in the property, is sold or transferred. If you exercise the option to accelerate I know that you may use any you exercise the option to accelerate I know that you may use any default remedies permitted under this Deed of Trust and applicable law. I know that you may exercise your rights under this due-on-sale provision each time all or any part of the property, or an interest in provision each time all or any part of the property, or all inteless the property, is sold or transferred, whether or not you exercised your rights on any previous sales or transfers. 52-6500 5/85

- nere is a default under any security agreement, trust deed, gage, or other security documents that secures any part of the debt secured by this Deed of Trust.
- 6.3 If any Co-Borrower, Grantor or I become insolvent or bankrupt;
- 6.4 If I have given you a false financial statement, or if I haven't told you the truth about my financial situation, about the security, or
- 6.5 If any creditor tries, by legal process, to take money from any any creditor tries, by legal process, to take money from any bank account, any Co-Borrower, Grantor or I may have, or tries, bank account, any Co-borrower, Granitor or Final make, or thes, by legal process, to take any other money or property I may then have coming from you;
- 6.6 If any person tries or threatens to foreclose or declare a forfeiture on the property under any land sale contract; or to foreclose any Permitted Lien or other lien on the property;
- 6.7 If there is any default under any lease or sublease of the property to which I am a party or through which I derive any interest
- 7. YOUR RIGHTS AFTER DEFAULT. After a default you will have the following rights and may use any one, or any combination of them,
 - 7.1 You may declare the entire secured debt immediately due and 7.2
- Subject to any limitations imposed by applicable law, either before or after a sale of the property under a judicial foreclosure, or before a sale of the property under a judicial foreclosure, or before a sale of the property by advertisement and sale by the Trusteee.

 Output to any minimaliums imposed by applicable law, either periods a sale of the property under a judicial foreign and recover from Borrower all amounts remain you may sue for and recover from Borrower all amounts remain. ing under the Credit Agreement, under the Note, and under this Deed of Trust.
- 7.3 You may foreclose this Deed of Trust under applicable law either

Judicially by suit in equity or nonjudicially by advertisement and sale.

- 7.4 You may have any rents from the property collected and pay the amount received, over and above costs of collection and other lawful expenses, on the debt secured by this Goed of Trust.
- 7.5 will be liable for all reasonable collection dists you incur, to the full extent allowed by law. If you foreclose this Deed of Trust either udicially by suit in equity or conjudicially by advertisement and sale, I will also be liable for your reasonable atterneys' fees including any on appeal.
- 7.6 You may use any other rights you have under the law, this Deed of Trust, or other agreements.
- 8. SATISFACTION OF DEED OF TRUST. When the secured debt is completely paid off and the credit agreement is cancelled and terminated as to any future loans. I understand that the Lender will request Trustee to reconvey, without warranty, the property to the person legally entitled thereto. I will pay the Trustee a reasonable fee for preparation and execution of the reconveyance instrument and I will record the reconveyance at my expense.
- CHANGE OF ADDRESS. I will give you my new address in writing whenever I move. You may give me any notices by regular mail at the last address I have given you.
- OREGON LAW APPLIES. This Deed of Trust will be governed by Oregon law.
- NAMES OF PARTIES. In this Deed of Trust "I" means Grantor(s), and "you" means Beneficiary/Lender.

I agree to all the terms of this De	eed of Trust.
Granter	
Grantor	
Grantor	

INDIVIDUAL ACKN	OWLEDGEMENT
STATE OF OREGON) ss. County of Klamaxii)	August 18, 19 86
Personally appeared the largeding Dead of Trust to be _A	Colley y act. Before me: Notary Public for Oregon My commission expires: Oct 30, 1989
TO TRUSTEE: The undersigned is the holder of the Note and/or Credit Agreement	secured by this Deed of Trust. The entire obligation evidenced by the Note secured by this Deed of Trust, have been paid in full. You are herey directed frust, which are delivered hereby, and to reconvey, without warranty, all the persons legally entitled thereto.
Date:	Signature:
DEED OF TRUST	THIS SPACE FOR RECORDER USE
Don Pedro Colley (iranter/Borrower	THIS SPACE FOR RECORDER USE
Don Pedro Colley (irantor/Borrows: U.S. National Bank of Oregon Benefician	
Don Pedro Colley (Granter/Borrone U.S. National Bank of Oregon Beneficin	
Don Pedro Colley U.S. National Bank of Oregon Bank of Corvallis After recording, return to: U.S. NATL BANK OF OR P. O. BOX. 789	the day