<del>92-98-94A11</del>:11 RCVD 8603177 ACAPS Number: 933630942140 2/4/1994 Volmad Page 4409 Date Printed: K-46062 Rove Hecotively pvos VIHEN RECORDED MAIL TO: BANK OF AMERICA OREGON edecidies theed of Trustals the pareon or persons as tally entring the Regional Loan Service Center the permission of the Authors in Sept. The a Oned at Inda. Stat here of near, 1921, a tends an arrest soft byte out to the target and other procession on the Ord of Fort scholage collected usualld to the holder of the hote or n P.O. Box 3828 Seattle, WA 98124-3828 <del>nechest</del> for reconvexance RESERVED FOR AUDITOR'S USE ONLY **DEED OF TRUST** Protests (4) THIS DEED OF TRUST is granted this 7th day of February by Kent R. Pulley And Ruth M. Pulley ('Grantor') to KLAMATH COUNTY TITLE COMPANY (Trustee'), in trust for BANK OF AMERICA OREGON (Beneficiary'). Grantor agrees as follows: 1. CONVEYANCE. Grantor hereby bargains: sells and conveys to Trustee in trust, with power of sale, all of Grantor's right, title and interest in the following described real property ("Property"), whether now owned or later acquired, located at 5441 Gatewood Dr (NUMBER) KLAMATH FALLS OR 97603 Klamath In County, Oregon and legally (ZIP CODE) cribed as:—Lot 42 In Block 3, Tract No. 1064, First Addition To Gatewood, According To The Official Plat Thereof On File described as: WOINELL BORTO contra treutino delector rough Hedd Property Tax ID # 575639 together with all equipment and fixtures, now or later attached to the Property; all tenements; hereditaments and appurtenances, now or User in any way appertaining to the Property; and all leasehold interests, rents, payments, issues and profits derived from or in any way connected with the Property.

2. ASSIGNMENT OF RENTS 19312-1914 GASHALL SIDER ROLL IN ENGINE BY GRANDERS INTEREST. 2. ASSIGNMENT OF RENTS.

ASSIGNMENT Grantor further assigns to Beneficiary all of Grantor's Interest in all existing and future leases, licenses and other agreements for the use or occupancy of the Property (Contracts'), including the immediate and continuing right to collect, in either Grantor's or Beneficiary's name, all rents, receipts, income and other payments due or to become due under the Contracts ('Payments'). As long as there is no default under this Deed of Trust, Grantor is granted a license to collect the Payments, but such license shall not constitute Beneficiary's consent to Grantor's use of the Payments in any bankruptcy proceeding.

2.2 DISCLAIMER, Nothing contained in this Deed of Trust shall be construed as obligating Beneficiary or any receiver to take any action to enforce any provision of the Contracts, expend any money, incur any expense or perform any obligation under the Contracts. Beneficiary's duties are expressly limited to giving of proper credit for all Payments received by it.

3. SECURED OBLIGATIONS. This Deed of Trust secures performance of each agreement of Grantor contained in this Deed of Trust and the payment of the sum of thirty six thousand eight hundred seventy dollars and fifty four cents

Pollars ) with interest thereon as evidenced by a promissory note(s) dated February 7, payable to Beneficiary or order and made by Grantor, including all renewals, modifications and extensions thereof and any future advances hereunder ("Secured Obligation"). Nothing contained in this Deed of Trust shall be construed as obligating Beneficiary to make any future advance to Grantor.

4. MATURITY DATE. The term of the Secured Obligation commences on the date this Doed of Trust is executed and shall end, if not paid 4. MATURITY DATE. The term of the Secured Obligation commences on the date this Deed of Trust is executed and shall end, if not paid 5. AFFIRMATIVE COVENANTS. Grantor shall:

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6. Complete any improvement which may be constructed on the Property; and restore any improvement which may be damaged or destroyed; complete any improvement which may be constructed on the Property; and restore any improvement which may be damaged or destroyed; complete any improvement which may be constructed on the Property; and restore any improvement which may be damaged or destroyed; which is a second to the Contracts; conditions and restrictions affecting the Property; and ELE-ESTATE INTERESTS. Perform all obligations to be performed by Grantor under the Contracts; conditions and restrictions affecting the Property; and each of the Property; and all claims for labor, materials, supplies or otherwise which, if unpaid, might become a lien or charge upon the Property; and all claims for labor, materials, supplies or otherwise which, if unpaid, might become a lien or charge upon the Property; against all risks, casualties and losses through standard fire and extended coverage insurance or otherwise, including without limitation, in insurance, against fire, theft, casualties and losses through standard fire and extended coverage insurance or otherwise, including without limitation, aggregate amount of not less than the full replacement cost of all improvements on the Property, including the cost of demolition and removal of to the Secured Obligation in any manner as Beneficiary determines, and such application shall, not cause discontinuance of any proceeding to foreclose upon this Deed of Trust in the event of foreclosure, all of Grantor's rights in the insurance policies shall pass to purchase a the foreclosure sale, and shall pass to purchase a the foreclosure sale, and shall pass to purchase a the foreclosure sale, and shall pass to purchase a describ regulated substance, or of the receipt by Grantor of any holice, order or communication from any governmental authority which, relates to the existence of or potential for environmental pollution of any kind existing on the receipt by Grantor of any holice, order or communication from any governmental authority which, relates to the existence of or potential for environmental pollution of any kind existing on the Property or results from the use of the Property or any surrounding property; and course is advantaged population and in section because the property; and course is a property and course is an expense incurred in connection with foreclosing upon this Deed of Trust, defending any action or proceeding purporting to affect the rights or duties of Beneficiary or Trustee under this Deed of Trust, or managing the Property and collecting the Payments, including, without limitation, all reasonable attorneys' fees and value of the services of staff coursel, legal expenses, collection costs, costs of title search, and trustee's and receiver's fees at trial or on approach. fees and value of the services of staff counsel, legal expenses, collection costs, costs of title search, and trustee's and receiver's fees at trial or on appeal.

6. NEGATIVE COVENANTS. Grantor shall not without Beneficiary's prior written consent:

6.1 PAYMENTS. Accept or collect Payments more than one (1) month in advance of the due date;

6.2 MODIFY. CONTRACTS. Terminate, modify or amend any provision of the Contracts; or search and trusteers without, the consent in writing, of Beneficiary sell, transfer, or convey, or permit to be sold; transferred or conveyed, by agreement for sale or in any other manner, Grantor's interest in the property (or any part thereof), then Beneficiary may declare all sums secured hereby immediately due and payable. This provision shall apply to each and every sale, transfer, or conveyance, regardless whether or not Beneficiary has consented to, or waived. Beneficiary's right hereunder, whether by action or non-action, in connection with any previous sale, transfer, or conveyance, whether one or more.

7. EMINENT DOMAIN. In the event any portion of the Property is taken through eminent domain, the amount of the award to which Grantor is entitled shall be applied to the Secured Obligation. In the property is taken through eminent domain, the amount of the award to which Grantor is upon satisfaction of the Secured Obligation, and written request for reconveyance made by Beneficiary or any person interested in the Property.

9. BESUCCESSOR:TRUSTEE. In the event of death, incapacity, disability or resignation of the Trustee, Beneficiary may appoint a successor trustee and, upon the recording of such appointment in the records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original Trustee. Suppointment in the records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original Trustee. Suppointment in the records of the county in which this Deed of Tru

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he11au REMEDIES UPON DEFAULT. If any default on upo (1941) 11. TERMINATE COMMITMENT (Terminate	curs and is continuing; Beneficiary may, at its option:  a any outstanding and unfulfilled commitment to Granfore;  Secured Obligation; transfers with all
io: 11.3 PAYMENTS: Pay-such sums as may noch charge against the Property, or any payment und	any kind, all of which are expressly waived by Grantor;  be necessary to pay any tax, assessment, insurance premium, lien, encumbrance or other
ag amounts paid by Beneficiary, with interest thereon from its of the Secured Obligation. All unreimbursed amount aug about 11.4 a REINSTATEMENT: The Grantor shall beneficiary to the second of the s	from the date of such payment at the highest rate that is from time to time, applicable on an analysis of the second of the seco
Trustee, or (2) the entry of a judgment foreclosing to which would then be due under the Secured Obligations or agreements in this Deed of Trust including the secured of t	ted at any time prior to the earlier to occur (1) the fifth day before the date of sale by the his Deed of Jrust a The conditions for reinstatement are that:  (a) the Grantor pays of sums at (b) cure any default of Grantor pays.
right shall not apply in the case of acceleration result	y shall remain fully effective as it no acceleration had occurred. However, the rejective as it no acceleration had occurred. However, the rejective as
instrument given as payment, either by itself or through of the costs of managing the Property and collecting	acts; and demand and collect all Payments, including endorsing any check, dark or other igh an agent or judicially appointed receiver. The Payments shall be applied first to payment the Payments and then to the Society of the Payments shall be applied first to payment
noset 11.7 OTHER REMEDIES. Pursue all other as Deed of Trust as a mortgage a grait courses with a second	pounicist) a boog authorized pour and apply the sale proceeds in accordance with the vallable legal and equitable remedies, including, without limitation, forestories.
12. WAIVER No waiver by Beneficiary of any deviations that a waiver of Beneficiary's right	reproved suck project on the suck and suck and the suck project of the second to the second suck and s
administrators, executors, successors and assigns of the pa	rust Inures to the benefit of and is binding upon the respective heirs, devisees, legatees, in delivered to B. 1519 point to the respective heirs, devisees, legatees, in delivered to B. 1519 point to the respective heirs.
borrower under the Secured Obligation may extend, modify	ntor's interest in the real property identified herein and agrees that Beneficiary and any
Trust without Grantor's consent and without releasing Grantor's consent and without releasing Grantor and Consent	or from this Deed of Trust, its extension or modification.  by law Grantor, waives any right to plead any statute of limitations as a defense to any all rights and benefits of the homestead exemption laws of the State where the property is
THIS INSTRUMENT WILL NOT ALLOW FOR THE US APPLICABLE LAND USE LAWS AND REGULATION	SE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF
DEPARTMENT TO VERIFY APPROVED USES From the control of the control	NS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT IN VIOLATION OF HOULD CHECK WITH THE PERSON PROPRIATE CITY OR COUNTY PLANNING
Keni R Pulley	ation conditations on the first band of the part of the form of the first part.
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way apperfairing to the Property and all teasonable thousa	Kent H. Pulley and Ruth M. Pulley
Dated: Q - 7-94	oluntary act for the uses and purposes montioned in the instrument.
OFFICIAL SEAL ANN SELVERA NOTARY PUBLIC-OREGON	My appointment expires 12-9-97
COMMISSION NO. 030201.	MENT IN A RESOLUTION
STATE OF OREGON: COUNTY OF KLAMATH:	SS.
Filed for record at request of of Feb. A.D., 19 94 at	11:11 o'clock A.M., and duly recorded in Vol. M94
FEE \$15.00	Eyelyn Biehn County Clerk  By Auton Mustinature
en waster the large value by the or being state for the passage of p 1.25 person	Description of the description of the second
	PEED OF LEDIC TO THE STATE OF OREGON) MY Appointment expires
REQU	REST FOR RECONVEYANCE
The undersigned is the holder of the note or notes sec precured by this Deed of Trust, have been paid in full. You are his hereby, and to reconvey, without warranty, all the estate now hell BANK OF AMERICA CARECOTT	ured by this Deed of Trust: Said note or notes, together with all other indebtedness ereby directed to cancel said note or notes and this Deed of Trust, which are delivered d by you under this Deed of Trust to the person or persons legally entitled thereto.
Dated: MMEN USCODDED WIT 10	Account regard entitied thereto.
ACARE Mancher STANGOOMS (AM. 1974) Tana Charles States (R. 1974) K. 1974	OSS Send Reconveyance To
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