	mm 221	H Vol	<u>m94</u> Page 2020
Washington	MTC 33/9 DEED OF	rrust	OREGON USE ONLY
AFTER RECORDING RETURN TO: Riamath Falls FSB PO Box 'G' Riamath Falls OR 97601-0	06-29-94P02:42 R		
Attention: DALLEEN J BACHMAN THIS DEED OF TRUST is between	DOUGLAS R & DIANE	Loan # 002-04- V HUNT	253-0242042-2
whose address is 431 DAMONT		RLAMATH FA	LS OR 97601
("Grantor"); MOUNTAIN TITLE CON	and a second for the second	ATH	corporation, the address o
which is <u>222 SOUTH SIXTH STREB</u> and assigns ("Trustee"); and We	angele an anno anno an anno anno an anno an anno a	une commendation and a second s	, and its successors in true corporation, the address of which i
1201 Third Avenue, Seattle, Washington 981 1. Granting Clause. Grantor hereby grant KLAMATH County, LOT 6 IN BLOCK 10, OF THE T	01 ("Beneficiary"). s, bargains, sells and conveys to T Oregon, described below, and all SRRACES, ACCORDING TO	rustee in trust, with pow interest in it Grantor ever THB	er of sele, the real property in
OFFICIAL PLAT THEREOF ON FI CLERK OF KLAMATH COUNTY, OR	美国建立 磷锰绿合成合合合物合物合成素 法管理库 经有效法	E COUNTY	
			회원님은 별로 모를 통하는 것이 물건을 통하는 것이 않는 특별 방법에 가는 것 같은 것은 것이 있는 것이 같이 있다.
		2 날 후 물 만 돈	
together with: all income, rents and profits fr blinds, drapes, floor coverings, built-in applier, all of which at the option of Beneficiary may t All of the property described above will b Beneficiary, as secured party, a security ints Grantor and Beneficiary.	ces, and other fixtured, at any time e considered to be either personal s celled the "Property." To the ext	installed on or in or use property or to be part of ent that any of the Prop	i in connection with such real property the real estate, arty is personal property Grantor grant
This Deed of Trust shall constitute a fixtur 2. Security This Deed of Trust is given t		Nos of Granter nantained	have and the summer of
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7. Defaults: Sels

 (a) Prompt performance under this Desid of Trust is essential. If Grantor doesn't pay any installment of the Loan on time, or if there is a brasch of any of the promises contained in this Desid of Trust of ensemble. If Grantor doesn't pay sny installment of the Loan of time, or if there is and any of the promises contained in this Desid of Trust of any ther document securing the Loan, Grantor will be in default and the Debt and any of the promises contained in this Desid of Trust of any ther document securing the Loan, Grantor will be in default and the Debt and any of the promises contained in this Desid of Trust of any ther document securing in the total emount owed by Grantor on the day and the opportunit is default and Beneficiary expresses its right to domaind reparation in full is demanded, including unpaid in full, and, if Beneficiary so requests in writing. Trustee shall sell the Property in accordance the day repayment in full is demanded until repart in full, and, if Beneficiary or equests in writing. Trustee shall sell the Property in accordance proceeds of the sale as follows: (i) to the expression of the sale, including a reasonable trustee's fee and lawyer's fee: (ii) to the displaying sature of the sale, including a reasonable trustee's fee and lawyer's fee: (ii) to the displaying the dist bidder. Any period without warrenty, which shall convey to the purchaser the interest in the sace the accordance with Oregon law.
 (b) Trustee shall deliver to the purchaser at the deel without warrenty, which shall convey to the purchaser the interest in the objective which Grantor had on the interest in the Property which Grantor had or the interest in the Property which Grantor shall deliver to the purchaser and encumbrancers for value.
 (c) Trustee shall deliver to the purchaser and encumbrancers for value.
 (c) The power of sale on the Note according to law. Beneficisry may cause this Dee

8. Condemnation; Eminent Demain In the event any portion of the Property is taken or damaged in an eminent domain proceeding, the entire amount of the award, or such portion as may be necessary to fully satisfy the Debt and all other obligations secured by this Dued of Trust, shall be paid to Beneficiary to be applied thereto.

I rust, shall be paid to Beneficiary to be applied instant. 9. Fees and Costs Grantor shall pay & neficiary's and Trusten's reasonable cost of searching records, other reasonable expenses as allowed by law, and reasonable lawyers' fees: in any lawsuit or other proceeding to foreclous this Deed of Trust; in any lawsuit or proceeding which Beneficiary or Trustee is obliged to presecute or defend to protect the lien of this Deed of Trust; and in any other action taken by Beneficiary to collect the Debt, including any disposition of the Property under the Uniform Commercial Code, in any bankruptcy proceeding, and an any aneal form

10. Reconveyance Trustee shall reconver all or any part of the Property covered by this Deed of Trust to the person entitled thereto, on written request of Grantor and Beneficiary, or upon satisfaction of the Debt and other obligations secured and written request for reconveyance by Beneficiary or the person entitled thereto.

by beneficiary or the person entured marety. 11. Trustee; Successor Trustee in the event of the death, incapacity, disability or resignation of Trustee, Beneficiary shall appoint in whing a successor Trustee; Successor Trustee in the event of the death, incapacity, disability or resignation of Trustee, Beneficiary shall appoint in whing a successor Trustee; Successor Trustee in the event of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, a successor trustee shall be vested with all howers of the original Trustee. Trustee is not colligated to notify any party hereto of a pending set under any other deed of trust or of any action or proceeding in which Granter, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.

12. Miscellaneous This Deed of Trust thall benefit and oblighte the parties, their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Baneficiary shell mean the holder and owner of the note secured by this Deed of Trust, whether or not that person is named as Baneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person is named as Baneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust, but the Deed of this Deed of Trust is determined to be invalid under law, that fact shall not invalidate any other provision of this Deed of Trust, but the Deed of Trust shall be construed as if not containing the particular provision or provisions held to be invalid, and all remaining rights and obligations of Trust shall be construed and enforced as the use the used in original did not exist.

Trust shall be construed as if not containing the particular provision or provisions need to be investig, one on terminal rights and one particular provision of provision of an exist. The parties shall be construed and enforced as though the invalid provision did not exist. THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

RUPERTT SHOULD SILLEN	: : : : : : : : : : : : : : : : : : :	Jung / 1994
DATED at		this 92th dey of Julie 200
		a freight 1000
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COUNTY OF KIOMAIN		end
On this day personally appeared before ma	DOUGLAS R HU	
		, to me known to be the individuals described in and who intecuted ned the same as their free and voluntary act and deed, for the uses and $O(t) = O(t)$
the within and foregoing instrument, and sckn	iowledged that they age	
purposes therein mentioned.	- Qth	devor June . 1994.
WITNESS my hand and official seal this	<u>出来</u> 过能是打开	Canora Caphanas
OFFICIAL SEAL		Notary Public for WAMU
DALLEEN J. BACHMAN NOTARY PUBLIC - OREGON COMMISSION NO. 017358		1/10 mo $1/10$ $1/16$ $1/10$
		residing at Aller Company August
MY COMMISSION EXPIRES AUG. 09, 1 19		My appointment expires UNG 9, 1996
	REQUEST FOR FI	ULL RECONVEYANCE
(Do n	ot record. To be used	only when note has been part.
TO: TRUSIEE	holder of the Note and	I all other indebtedness secured by the within Deed of Trust. Said Note, as been fully read and satisfied; and you are hereby requested and directed,
together with all other indebtedness secured t	ov this Deed of Truct. ha	all other indebtednass secured by the within Deed of Frust endersted as been fully peid and satisfied; and you are hereby requested and directed,
STATE OF OREGON: COUNTY OF K	建乳油 网络南部东部名加拉克南部和北方市 法行	- 最後後に発酵酵子は、酵素になるのです。 いたがい ロロビン ゴー・ビント・ション・ション・ション・ション・ション・ション
Filed for record at request of	<u>Mountain 1</u>	oclock P. M., and duly recorded in Vol. <u>M94</u>
ofA.D., 19	<u>94</u> at <u> </u>	Tes on rigo Avenue.
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FEE \$15.00		By Drulling Mullinstore
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