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Date Printed: 6/30/1994		Vol.m94_Page_207
WHEN RECORDED MAIL TO:	1941 14 1 17 19 1944 1941 14 7 1 194 199 3	The large transfer and the state of the stat
BANK OF AMERICA OREGON		
Regional Loan Service Center		
P.O. Box 3828		
Seattle, WA 93124-3828	A STATE OF THE STA	
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		RESERVED FOR AUDITOR'S USE ONLY.
Silver de la la prime de la la serie de la serie d La companya de la serie de		AL LINE OF CREDIT RUST DEED
를 하면 위한 시간 중에 가게 하면 없는 것이 되었다. 그는 사람이 가는 사람이 다른 다른 다른 다른 다른 다른 사람이 되었다.	t day of	July ,1994 , between
Danny L. Johnson		
whose address is 1335 CRESCENT A	VE KLAMATH F	Grantor, Grantor,
and BANK OF AMERICA OREGON, Benefi	ASPE	TTILE & ESCROW, INC., Trustee,
[		· 통하지 않는 사는 표명하는 항송 집안보다 보다 한 병사 이는 회학 사이는 구시를 있는데 하는 연극 회장
repayment and reborrowing, up to a total thirteen thousand nine hundred dollar	mount outstanding at and no cents	ry under which Beneficiary agrees to lend to the Grantor from time to time, subject to any point in time of:  Est is evidenced by Grantor's Agreement and Disclosure Statement
thereof, with interest thereon, the payming	of the indebtedness of the other sums, with	1, 1994 herein "Agreement"). The Agreement is incorpo
Klamath	ounty, State of Oregon	Propedy Tax ID# <u>303157</u>
The W 1/2 Of Lot 20, Block 13, F Oregon.	ot Springs Additio	To The City Of Riamsth Falls, In The County Of Klamath, State Of
and profits thereof; it being the express	intent of Grantor and m time-to-time no inde	ow or hereafter thereunth belonging or in any wise appertaining and the rents, issues Beneficiary that this Dead of Trust and the estate held by Trustee hereunder shall betedness of Grantor to Beneficiary under the Agreement may exist and shall survive reficiary under the Agreement from time-to-time arising.
MATURITY DATE: The term of the Ag 6/30/2039	sement commences	on the date this Deed of Trust is executed and shall end if not paid sooner on
	mment contains a Varia	Lie Interest Rate. The interest rate on Grantor's indebtedness under the Agreement as described in the Agreement.
To protect the security of this Deed o	Trust. Grantor covenar	t s'and agrees:
To keep the property in good cond or about to be built thereon; to restore pr with all laws, ordinances, regulations, cov	imptiv any building, st	mit no waste thereof; to complete any building, structure, or improvement being built ructure or improvement thereon which may be damaged or destroyed; and to comply instrictions affecting the property.
encumbrances, impairing the security of	his Deed of Trust.	ts upon the property; to keep the property free and clear of all other charges, liens or
within the term "extended coverage" and by this Deed of Trust and all other prior	such other hazards as lens. All policies shall and then to the Gran	roperty described herein continuously insured against loss by fire, hazards included libereficiary may require in an aggregate amount not less than the total debt secured be in such companies as the Beneficiary may approve and have loss payable to the tor. The amount collected under any insurance policy may be applied upon any all determines Such application by the Beneficiary shall not cause discount and the control of the Beneficiary shall not cause discount and the control of the Beneficiary shall not cause discount application by the Beneficiary shall not cause discount application by the Beneficiary shall not cause discount and the control of the Beneficiary shall not cause discount application by the Beneficiary shall not cause discount application by the Beneficiary shall not cause discount application by the Beneficiary shall not cause the shall not cause to the same control of the Beneficiary shall not cause the same cause of

- any proceedings to foreclose this Deed or Trust. purchaser at the foreclosure sale.
- 4. To defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and attorney's fees in a reasonable amount, in any such action or proceeding.
- 5. To pay all costs, fees and expenses in connection with this Deed of Trust, including the expenses incurred in enforcing the obligations secured hereby including, without limitation Trust e's and Beneficiary's at orney's fees actually incurred, including attorney fees assessed at trial or on appeal.
- 6. Grantor shall not, without Beneficii ry's prior written consent, grant or allow any further encumbrances or liens, voluntary or involuntary, against the property.
- 7. To promptly and fully perform all if the obligations of the mortgagor or grantor or contract purchaser under any existing mortgage or Deed of Trust or real estate contract on the property, and to save Benefic ny harmless from the consequences of any failure to do so.
- 8. Should Grantor fail to pay when die any taxes, assessments, insurance premiums, including flood insurance premiums, liens, encumbrances, 8. Should Grantor tail to pay when die any taxes, assessments, insurance premiums, including flood insurance premiums, liens, encumbrances, or other charges against the property he einabove described, or otherwise fail to keep and perform any of Grantor's covenants herein contained, the performance of which requires the expenditure of money, then in any such event, the Beneficiary, at its election, may pay such sums as may be necessary to perform such obligations with respect to which the Grantor is in default, without prejudice to Beneficiary's right to accelerate the maturity of this Dead of Trust and to foreclose the same, and any and all mounts so paid shall be repealed by the Grantor to the Beneficiary upon demand, with interest thereon at the highest rate their applicable to Grantor's indebtedness under the Agreement or other loan document from the date of payment, and all such payments with intirest as above provided, shall, from the date of payment, be added to and become a part of the indebtedness sequired by this Dead of Trust. secured by this Deed of Trust.

ILIS MUTUALLY AGREED THAT

1. 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 thereof as may be necessary to fully satisfy the collegations secured hereby shall be paid to Beneficiary to be applied to said disligations.

2. By accepting payment of any sum as sured hereby shall be paid to Beneficiary to be applied to said disligations.

2. By accepting payment of any sum as sured hereby shall be paid to Beneficiary to be applied to said disligations.

3. The Trustee shall reconvey all or any part of the property collected by this Deed of Trust to the person entitled thereto on written request for reconveyance made by the Beneficiary or the person entitled thereto.

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all other sums as secured or to declare det but to refailure to so pay.

3. The Trustee shall recovery all or any plant of this property cit wide by this Deed of T set to the person entitled thereto.

4. Upon the occurrence of an Event of Dt fault as defined below. It is sums secured and without neguest for reconveyance enable by the Beneficiary or the person entitled thereto.

4. Upon the occurrence of an Event of Dt fault as defined below. It is sums secured hereby shall immediately become cue and payable. In such event and upon written request of Beneficiary. This test shall sell the trust property, in accordance with the Landon of the Gregorian public auction to the butter of the state of the sale as follows: [1] to the expenses of sale, including a reasonable Trustee's fee and state of the sale as follows: [1] to all persons this many recorded or the Trust Eve and the Trust Deed as their interest may a pear in the order of their priority. [9] A surplus, if any, to the Grantor of the Trust Eve and the Trust Deed as their interest may appear in the order of their priority. [9] A surplus, if any, to the Grantor of the Trust Eve and the Trust Deed as their interest may appear in the order of their priority. [9] A surplus, if any, to the Grantor of the Trust Eve and the Trust Deed as their interest in the property which of the grantor had or had the power to convey at the time of his execution of this Deed of Trust, and such as he may have acquired therefore. Trustee's Deed shall recit the facts showing that the sale was conducted in compliance with all the requirement be cannot shall have the right to reinstate this Deed of Trust and such as the may have acquired therefore. A priority shall be prima facile evidence of such compliance and conducted in compliance with all the requirement be Deed of Trust and the obligation secured the facts shall be prima facile evidence of such compliance with all the requirement priority and the configuration of the secure of the secure of the secure of the secure of the secur

THIS INSTRUMENT WILL NOT ALLOW FOR THE 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. OFFICIAL SEAL SELVERA NOTARY PUBLIC-DARGON . فلسفين COMMISSION NO. 030201 MY COMVISSION EXPIRES DEC. 9, 1997 ACKNOWLEDGMENT BY INDIVIDUAL County of Klamath ः ह certify that I know or have satisfactory evidence that Danny L Johnson and the Million Control 0190 F 1 1785 ON THE STATE OF is/are the individual(s) who signed this instrument in my poses mentioned in fixe instrument. presence and acknowledged it to be (his/her their) free and voluntary act for the use and Durposes mentione My appointment expires ecilmi filitorime i tar emel pridelitelo se cloro STATE OF OREGON: COUNTY OF KLAMATH: 5th Aspen Title co the Filed for record at request of A.D. 19 94 at 10:53 \_\_\_\_o'clock \_\_\_\_AM., and duly recorded in Vol. Morteages of on Page \_20773 Evelyn Biehn County Clerk FEE \$15.00 By wall NOTARY I'V LIC FOR THE STATE OF OREGIN My appoir thent expires REQUEST FOR RECONVIEYANCE

The undersigned is the holder of the note or notes secured by this Deed of Trust. Said note or notes, together with all other indebtedness becaused by this Deed of Trust, have been paid in full. You are hereby directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, at the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto.

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