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Account Number: 8754046 ACAPS Number: 941721714180 Date Printed: 7/6/1994	12-94410:57	vot <u>na 4</u>	Pege 2147
WHEN RECORDED MAIL TO: BANK OF AMERICA OREGON			
Regional Loan Service Center	[[2] 客口时包约	· 我说我,我都能找了这些问题,我们就是我们的问题。————————————————————————————————————	1287년 18년 18일 - 18일 - 18일 - 18일 18일 - 18일 - 18일 18일 - 18일 - 18g
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Scattle, WA 98124-3828			
e (present a glas da) martin (d. 1993) e sus de questorité general de la companya de la company	K-46823	RESERVED FOR AUDITOR'S	JSE ONLY
THIS DEED OF TRUST is made this <u>111</u> David M. Ormsby And Valerie G. Orr	T 1. cayof <u>Ju</u>		, 19 <u>94</u> , between
	CREATE CONTRACTOR CONTRACTOR		Grantor
whose address is 5712 STURDIVANT		ALLS OR 97603 DUNTY TILLE COMPANY	, Trustee,
and BANK OF AMERICA OREGON, Beneficia			n an an Suite Charles Is factor an an Suite Anna
WHEREAS Grantor has entered into an agre repayment and reborrowing, up to a total an sixteen thousand eight hundred dollars	i junt outstanding at any	[12] 김 국왕왕왕과 전화학생은 대부분위에서 가지 않는다. 10년	
	which indebtedness		
reference as though fully set forth. TO SECURE to Beneficiary the repayment of thereof, with interest thereon, the payment berformance of the covenants and agreen	the indebtedness evice of other sums, with in write of Grantor herein	11, 1994, (herein "Agreement"). The Agreement inced by the Agreement, together with all renewals, erest thereon, advanced to protect the security of contained, together with interest thereon at such rat p Trustee in Trust, with the power of sale, the following	modifications, or extensions this Deed of Trust, and the e as may be agreed upon
Grantor does nereby intevocably grant, barg	n, se ranu convey to t	a Hastes III Hits, Will Fis bower of Sals, fill following	accounted higherth up

Klamath County, S	tate of Oregon:	Property Tax ID4	3909-012CC-06400	
	a na ser a ser	an di si na shikana nga na na Sanga ing sa sanga Mana sanga sa sanga nga na sanga sa sanga sa sanga sa sanga sa		OFF OF The Contesta
Lot 5, Block 10, First Addition To Cypress	Villa, According	to the Official Plat	inereor On Flie in In	e Office Of The County
Clerk Of Klamath County, Oregon,	화동안 이 것이 있었는 것이 같아?	배는 화물을 잘 혼자 들었는데?	병주, 영상, 전 전 영상, 전 전 주말	한 사진 위험을 하는 것 같아. 것 같아. 것 같아.

together with all tenements, hereditaments, and appurtenances now or hereafter thereunto belonging or in any wise appertaining, and the rents, issues and profits thereof; it being the express intent of Grantor and Beneficiary that this Deed of Trust and the estate held by Trustee hereunder shall continue in effect notwithstanding that from time-to-time no indebte iness of Grantor to Beneficiary under the Agreement may exist, and shall survive as security for all new or additional indebtedress of Grantor to Beneficiary under the Agreement from time-to-time arising.

MATURITY DATE: The term of the Agreement commences on the date this Deed of Trust is executed and shall and if not paid sooner on 7/6/2039

VARIABLE INTEREST RATE. This agreem int contains a Variable interest Rate. The interest rate on Grantor's indebtedness under the Agreement may vary from time-to-time in accordance with such rate or rates, as described in the Agreement.

To protect the security of this Deed of Tri st, Grantor covenants and agrees:

1. To keep the property in good condition and repair; to permit to waste thereof; to complete any building, structure, or improvement being built or about to be built thereon; to restore promitity any building, structure or improvement thereon which may be damaged or destroyed; and to comply with all laws, ordinances, regulations, covenants, conditions and rest ctions affecting the property.

2. To pay before delinquent all lawful ta as and assessments up on the property; to keep the property free and clear of all other charges, liens or encumbrances, impairing the security of this Deep of Trust.

3. To keep all buildings now or hereaft refected on the property described herein continuously insured against loss by fire, hazards included within the term "extended coverage" and such other hazards as Beneficiary may require in an aggregate amount not less than the total debt secured by this Deed of Trust and all other prior lies. All policies shall be in such companies as the Beneficiary may approve and have loss payable to the Beneficiary as its interest may appear and it then to the Grantor. The amount collected under any insurance policy may be applied upon any indebtedness hereby secured in such order is the Beneficiary shall determine. Such application by the Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust. In the event of foreclosure, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the foreclosure sale.

4. To defend any action or proceeding p irponing to affect the st curity hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and at oney's fees in a reasonable amount, in ary such action or proceeding.

5. To pay all costs, fees and expenses it connection with this Dred of Trust, including the expenses incurred in enforcing the obligations secured hereby including, without limitation Trustee's and Beneficiary's attorn ey's fees actually incurred, including attorney fees assessed at trial or on appeal.

6. Grantor shall not, without Beneficiary); prior writter consent, crant or allow any further encumbrances or liens, voluntary or involuntary, against the property.

7. To promptly and fully perform all of the obligations of the miningagor or granter or contract purchaser under any existing montgage or Deed of Trust or real estate contract on the property, and to save Beneficiary armiess from the consequences of any failure to do so.

8. Should Grantor fail to pay when due the trees, assessments, insurance premiums, including flood insurance premiums, liens, encumbrances, or other charges against the property herein above described, or other avise 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 Deed of Trust and to foreclose the same, and any and all and to this on a beneficiary by the Grantor to the Beneficiary upon demand, with interest thereon at the highest rate then api licable to Grantor's icd abtedness under the Agreement or other loan document from the date of such payments with interest as above provided, shi II, from the date of payment, be added to and become a part of the indebtedness secured by this Deed of Trust.

This wuruld LY AGREED THAT: I in the event any portion of the property is laten or damaged in an eminerit domain proceeding, the entire amount of the award or such portion thereof as may be necessary to fully satisfy the obligations secured here by shall be paid to Beneficiary to be applied to said obligations. 2. By accepting payment of any sum secured here by shall be paid to Beneficiary to be applied to said obligations. 3. The Trustee shall reconvey all or any part of the property covered by this Deed of Trust to the person entitled thereto on written request of the Grantor and the Beneficiary, or upon satisfaction of the obligations is cured and written request for reconveyance made by the Beneficiary or the parsone entitled thereto.

person entitled thereto

atoméy's fee; (2) to the obligations secured by the Deed of Trust; (3) To all persons having recorded liens subsequent to the interest of the Truste and the Trust Deed as that interest may appear in the order of their print; (4) A surplus, if any to the Grantor of the Trust Deed ot to the successor in interest of the grantor entitled to such surplus. 5. Trustee shall deliver to the purchaser at the lime of hie execution of this Deed of Trust, and such as he may have acquired thereafter. Trustee's chail be print actae evidence of such have the light to entitle the with all the requirements of law and of this Deed of Trust, 6. Reinstatement: the Grantor million evidence of such have the light to reinstate this Deed of Trust, the date of law of the set of trust, which reital bed of Trust discontinues of auch theme the light to reinstate that (a) the Grantor pays off sums, which would then be due under the Grantor had to evidence of such have the light to reinstate that are that (a) the Grantor pays off sums, which would then be due under the Grantor had sticcontinues actually incurred by Earl Berneficiary to any default of Grantor pays off sums, which would then be due under the Grantor had sticcontinues actually incurred by Earl Berneficiary is enforcing this Deed of Trust, including, but not limited to reasonable trustees (4) pay all costs an expenses actually incurred by Earl Berneficiary in anforcing this Deed of Trust, including, but not limited to reasonable trustees (5) and the acceleration had a courred. However, the rainstatement right shell not apply in the case of acceleration resulting from the sale. Trustee of the original trustee is not obligated to notify is ny pays have as of oregon is not an exclusive remedy. Beneficiary 7. Response of table contered by this Deed if Trust and by the Trust Deed Statutes of the State of Oregon is not an exclusive remedy. Beneficiary 8. In the event of the death, incapacity or disability or resignation of Trusts is recorded, the successor trustee shall be

THIS INSTRUMENT WILL NOT ALLOW FOR THE USE OF THE PROFERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIG VING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

Vemake 1.5 t tometh 22 **花**花花的现在分词 ACKNOWLEDGMENT BY IND VIDUAL STATE OF OREGON 233) 58. County of Klamath I certify that I know or have satisfactory ev dence that David M. Crmsby and Valerie G. Ormsby K/are the individual/s) who signed this instrument in my the instrument. presence and acknowledged it to be (his/her/th sir) tree and voluntary at for the upes and pur dises mentioned July 11 1990 Dated OFFICIAL SEAL 12. My appointment expires _ ANN SELVERA NOTARY PUBLIC-OREGON WY COMMISSION EXPIRES DEC 9, AGENIOW LEDGMENT IN A REPRESENTATIVE CAPACITY HIEC OREGON STATE OF OREGON: COUNTY OF KLAMATH: SS. Klamath County Title Co 12th day the Filed for record at request of . A.D., 19 94 at 10:57 o'clock A.M., and duly recorded in Vol. M94 July OF THE REAL on Page 21470 of Mortgages Evelyn Biehn County Clerk By Odisilene Millers County Clerk

*13日1月月 e.

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REQUEST FOR RECONVEYANCE

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

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