84551 07-20-94P03:04 FCVD	
a second s	TC 32858 Volhan m
AFTER RECORDING RETURN TO:	DEEL OF TRUST Volmay Page 22
	OREGON USE ONLY
Loan Servicing PO Box Bloos	성 그 흔한 동생은 물론 것은 방법이 가지 않는 것 같아요.
PO Box 91006 - SAS0304 Seattle, WA 98111	
Attention: Communication	
Attention: Consumer Loan Review Loan # THIS DEED OF TRUST is between WILL TRY	002-04 0
" T DD T AM	002-04-253-0242043-0 C SMITH AND DOCUMENT
whose address is 16953 How come AS TENAN	C SMITH AND DIANNE M SMITH NTS BY THE ENTIRETY
Whose address is 16953 HWY 66 W	INS ENTIRETY
("Grantor"); MOUNTAIN TITTE	KENO OR 97627
("Grantor"); MOUNTAIN TITLE COMPANY OF KLAM which is 222 S. 6TH ST.KLAMATH FALLS, OR 97 and assigns ("Trustee"); and Washington 1 km	IATH OREGON
and assigns (TT Standard FALLS OD OF	
1201 Third Avenue, Seattle, Washington 98101 ("leneficiary"). 1. Granting Clause. Grantor hereby grante hereificiary").	7601 corporation, the address of sale of sale of the sector of the corporation of the corporation of the sector of
KLAMATH	And its successors in trust a Washington corporation, the address of which is d conveys to Trustee in trust, with power of sale, the real property in
LOT 2 THE County Oregin days	a conveys to Trustee in trust, with power of cale at
ACCORDING BLOCK 1 OF SECOND ADDITION TO	below, and all interest in it Grantor ever gets:
OF THE COUNTY CLERK OF KLAMATH COUNTY, OR	N FILE IN THE OFFICE
EXCEPTING THEOREM	<b>KEGON</b>
EXCEPTING THEREFROM THE WEST 5 FEET THERE KLAMATH COUNTY FOR ROAD PURPOSES.	
KLAMATH COUNTY FOR ROAD PURPOSES.	OF CONVEYED TO THE
이 지수는 물건을 알았는지 않는지 않는 물질을 통했다.	
	- Hou 클럽 영화로 이 클릭 및 10 March
Stantor and Boneficiary. This Deed of Trust shall constitute a fixture filing. 2. Security This Deed of Trust is given to secure performance of Twenty One Thousand Nine Hundred Thirty An (\$21,930.00) (celled the T	ting, air conditioning and heating apparatus and equipment; and all fencing, ar personal property or to be part of the real estate. To the extent that any of the Property is personal property Grantor grants y and this Deed of Trust shall constitute the Security Agreement between
Twenty One Thomas a given to secure performance of	tech promise to a
(\$21,930.00 Var in the Hundred Thirty An	nd 00/100
renewels, modification ) (called the "Loap") with interest	
Deed of Trust, and repayment of monay and also secures name	ed in the Promissory Note which evidences the Loan (the "Note"), and any t of certain fees and costs of Beneficiary as provided in Section 9 of this Section 6 or otherwise to protect the Property or Beneficiary's interest in date of the Loan is
If this how is called the "Debt". The final retuined	Section 6 or otherwise of Beneficiary as provided to 2
Loan term to also change.	Section 6 or otherwise to protect the Property or Beneficiary as provided in Section 9 of this date of the Loan is <u>07/05/09</u> erest. Changes in the interest rate will cause the payment amount and/or
3. Representations of O	orest. Changes in the interest
(a) Grantor is the owner of the Property, which is unencumber inconsistent with the intended use of the Property, and ary existing mort which has been disclosed in writing to Beneficieny; and ary existing mort (b) The Property is not used primarily for agricultural or farming 4. Sale Or Transfer Of Property If the Property or any interest the first repaying in full the Debt and all other sums secural hereity is the property of the property	erest. Changes in the interest rate will cause the payment amount and/or pered except by: easements, reservations, and restrictions of record not rtgage or deed or trust given in good faith and for value, the existence of
(b) The disclosed in writing to Posterity, and ary avisting men	accept by: Basementa
4. Sale Or Transfer Of Property 14 1	g purposes.
first repaying in full the Debt and all other sums secured hereby or any interest the	herein is sold or at
<ul> <li>4. Sale Or Transfer Of Property is not used primarily for agricultural or farming repaying in full the Debt and all other sums secured harety, or if Granto Baneficiary and baar interest at the Default Rate (as that term is defined best of Granto Baneficiary shall have the right to exercise any of the remedies for default [a] To keep the Property in good repair; and not to move, a [b] To written consent;</li> </ul>	or agrees to sell or transfer the property Grantor without Grantor Sell
5. Promises of Canada and the remedies for default	below) from the date of the sole and payable without without
(a) To keep the Property in coord	permitted by this Deed of Trust.
(b) To allow representatives of D	alter or clemplish any of at
(c) To pay on time all restrictions affecting affecting the Proper	It permitted by this bade of the sele or transfer until paid in full. In addition, elter or demolish any of the improvements on the Property without erty at any reasonable hour, and to comply with
(d) To perform on time all lawful taxes and assessments on the Property; and pay 6 amounts during the lawful terms, coverage and as the Property	erty at any reasonable hour, and to comply with all laws, ordinana
<ul> <li>chefticiary's prior written consent;</li> <li>(b) To allow representatives of Beneficiary to inspect the Propent (C) To pay on time all lawful taxes and assessments on the Propent;</li> <li>(c) To per on time all lawful taxes and assessments on the Propent;</li> <li>(d) To perform on time all terms, covenants and onditions of an operative perils, and deginer the Property and the improvementer that are in the property and the improvementer that are in the perils.</li> </ul>	ny prior mortgage or deed of trust council
provements, and to deliver evidence of such as Beneficia v mov	d by a company satisfactory to P
(f) To see to it that this Dard of such insurance coverage to Be	eneficiary. Beneficiary and the full insure that extended
icumbrance (other than those decumbrances which may idlight on the F	Property superior to all it
e lien of this Deed of Trust for purposes of this Over this Deed of Trust	ary's security. It is agreed that if among described in Section 2
(b) To allow representatives of Beneficiary to inspect the Proper (C) To pay on time all lawful taxes and essessments to inspect the Proper (C) To pay on time all lawful taxes and essessments on the Proper (C) To pay on time all lawful taxes and essessments on the Proper (C) To pay on time all tarms, covenants and conditions of an (C) To pay on time all tarms, covenants and conditions of an (C) To keep the Property and the improvements thereon insured (C) To be the property and the improvements thereon insured (C) To keep the Property and the improvements thereon insured (C) To be the property and the improvements thereon insured pay and against such other risks as Beneficiary may reason provements, and to deliver evidence of such insurances (T) To see to it that this Deed of Trust remains a verial film on the F element to a standard lender's loss payable clause; and (T) To see to it that this Deed of Trust remains a verial film on the F element in this Deed of Trust remains a verial film on the F element of this Deed of Trust for purposes of this Section 3().	any pleading filed in any action, the asserts the priority of any
cured by this Deed of Grantor's failure to complex any action required to co	ants in Section 5, including compliance the
antor on demand.	ry of all the money spent by Bent by Bent without weiving any other
3. Curing of Defaults if Grantor fails to comply with any of the bandicial of Trust. Section 3) ovér this Deed of Trust. Section 5(f). 3. Curing of Defaults if Grantor fails to comply with any of the covenar nedy it may have for Grantor's failure to comply. Repayment to Elemefician Startor on demand. 3 (11-93) RECORDING COPY	e Derault Rate (as that term is defined below) and for Grantor shall be
THE THE COPY	and be repayable by
	Page 1 of 2

E

## 7. Defaulto: Sale



7. Defaulte: Sale
(a) Prompt performance under this Decd of Trust is essential. If Grantor doesn't pay any installment of the Loan on time, or if there is and any other money whose repayment is secured by this Deed of Trust or any other document securing the Loan, Grantor will be in default and the Debt Seneficiary. If Grantor is in default and Benuficiary exercises its right to demand repayment in full, the total amount owed by Grantor on the dopt repayment in full is demanded, including unpaid: interest is right to demand repayment in full, the total amount owed by Grantor on the day with Oregon law, at public auction to the high st bidder. Any purson except Trustee may bid at the Trustee's sale. Trustee shall apply the secured by this Deed of Trust set, will be clatifibuted in accordance with Oregon law.
(b) Trustee shall deliver to the pursheser at the sale its dead, without warrenty, which shall convey to the purchaser the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the interest in the Property which Grantor had or the Note according to accurate for and of this Deed of Trust is not an exclusive remady. Beneficiary may cause this Deed of Trust is not an exclusive remady. Beneficiary may cause this Deed of Trust or sale of the sale as mortgage or sue on the Note according to accurate for due.
(c) The power of sale conferred ty this Deed of Trust is not an exclusive remady. Beneficiary may cause this Deed of Trust is not an exclusive remady. Beneficiary may cause this Deed of Trust is not an exclusive remady. Beneficiary may cause this Deed of Trust or the securing of appointment of a receiver ant/or exercising the right of a secured party under the Uniform Commercial Code.
(b) Trustee shall deliver to the purchasers and encumbrences for value.
(c) The power of sale confe

8. Condemnation; Eminent Domain 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 Deed of Trust, shall be paid to Beneficiary to be applied thereto.

First, shall be paid to Beneficiary to be applied thereto. 9. Fees and Costs Grantor shall pay Beneficiary's and Trustee's reasonable cost of searching records, other reasonable expenses as allowed by law, and reasonable lawyers' feest in any lawsuit or other proceeding to foreclose this Deed of Trust; in any lawsuit or proceeding which Beneficiary or Trustee is obliged to prosecute or defend to protect the lien of this Deed of Trust; and in any other action taken by on any anneal from any of the above.

10. Reconveyance Trustee shall reconvey all or any part of the Property covered by this Deed of Trust to the person entitled thereto, on writton 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 entitled thereto. 11. Trustee; Successor Trustee in the event of the death, incepacity, disability or resignation of Trustee, Beneficiary shall appoint in writing a successor Trustee, and upon the recording of such appointment in the mortgage 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. Trustee is not obligated to notify any party hereto of a pending such appoint in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.

12. Miscellaneous This Deed of Trust shall benefit and obligate the parties, their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Beneficiary shall mean the holder and owner of the note secured by this Deed of Trust, whether or not that person is named as Beneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one 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 shell to be invalid, and all remaining rights and obligations of THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE I AND

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND BROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

DATED at Klamath Falls	regon	this 12th	ture Terler	
STATE OF Oragon		Welling	day of _July	<u>1994</u> .
COUNTY OF Klamath ss.		611	1 0 0	VERT COLOR
On this day personally appeared before me WILLI	AM C SMITH	- <u>Allanne</u>	momit	h
DIANNE M SMITH				and
the within and foregoing instrument, and column the training		, to me known to be	the individuals describe	
the within and foregoing instrument, and acknowledged that purposes therein mentioned.	t they signed th	e same as their free	and voluntary act and c	d in and who executed a leed, for the uses and
WITNESS my hand and official seal this	<u>ath</u>		Text.	
THE THE THE STREET STREET STREET STREET STREET STREET		day of	YUL	. 1994.
DALLEEN J. BACHMAN		Runn	4. Wehm	an
NOTARY PUBLIC - OREGON COMMISSION NO. 017350		Notary Public for	ashinator	MUTTOL
MY COMMISSION EXPIRES AUG. 09, 1996		residing at KIQ	noth Falls	OR
		My appointment exp	pires QUQ. 9	1991
	"我的东京主义的"	国教明州主用日本	0	
STATE OF OREGON: COUNTY OF KLAMATH	ুন্দ্ৰণ চৰকা	日本教授的 化合理分子		
Filed for record an internet we have a set of the set	Sand a time	i Adamini Para da la		
Filed for record at request of <u>Mountain Title</u> of <u>July</u> A.D., 19 94 at 3:0 of <u>July</u> of <u>Iortgage</u>	0.0	2 35	the2(	)t-p dav
of the Mortgage		k <u>P.M.</u> , and c on Page <u>22</u>	101V recorded in Vol	M94,
FEE \$15.00		lyn Biehn	County Clerk	
		By Jaun	e Mulinoli	no
이 해외에 있는 것이 있는 것은 사람이 있는 것이 해외에 있을 것이다. 한 사람은 것이 있는 것이 있습니다. 이 가지 않아야 한 것이 같은 것이 있는 것이다.				
	والمراجعة المراجعة المراجعة			
Mail reconveyance to				
113 (11-83)	G COPY			
	- OVEL			Page 2 cf 2