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| Account Number: 8771669 ACAPS Number: 941831115000 Dete Printed; 7/22/1994 | Vol. <u>m94</u> Pege 22820 |
| WHEN RECORDED MAIL TO: | |
| BANK OF AMERICA OREGON | n de l'activité de la section de la complete de la contra d La contra de la contr La contra de la cont |
| Regional Loan Service Center | [4] A. C. Martin and M. C. Martin and Martin Constraints and the statement of the statem |
| F.O. Box 3828 | 을 했다. 1999년 1997년 199 - 1997년 1 - 1997년 1 |
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| THE A 2013 RESERVED FOR AUDITOR'S USE ONLY. | |
| المراقب المراجع . - المراجع المراجع المراجع المراجع والمراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع . | |
| THIS DEED OF TRUST is granted this 25th by <u>Robert A. Welzbacker And Kathryn R. Welzbacker, As T</u> | day of July , 19.94 , |
| | |
| (Granter) to ASPEN TITLE & ESCROW INC | ("Trustee"), in trust for BANK OF AMERICA |
| | |
| the following described real property ("Property"), whether now owned c | to Trustee in trust, with power of sale, all of Grantor's right, title and Interest in or later acquired, located at <u>1965 Portland St</u> |
| COM ALC OK 97601 | , in Kinmath County, Oregon and legally |
| described as: Lot 22, Block 36, Hot Springs Addition To ". Oregon. | The City Of Klamath Falls, In The County Of Klamath, State Of |
| an a | 1. 11-11-11-11-11-11-11-11-11-11-11-11-11- |
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| | |
| Property Tax ID # 217465 logether with all equipment and fixtures, now or later attached to the | |
| | Property; all tenements, hereditaments and appurtenances, now or later in any payments, issues and profits derived from or in any way connected with the |
| | |
| agroaments for the use of occupancy of the Property ("Contracts") Beneficiary's name, all rents, receipts, Incom: and other payments default under this Deed of Trust Granter is quanter a ligence to od | all of Grantor's Interest in all existing and future leases, licenses and other , including the immediate and continuing right to collect, in either Grantor's or due or to become due under the Contracts ('Payments''). As long as there is no lect 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 a | lect the Payments, but such license shall not constitute Beneficiary's consent to hall be construed as obligating Beneficiary or any receiver to take any action to thy expense or perform any obligation under the Contracts. Beneficiary's duties |
| enforce any provision of the Contracts, expend any money, incur a are expressly limited to giving of proper credit for all Payments rece | iall be construed as obligating Beneficiary or any receiver to take any action to ny expense or perform any obligation under the Contracts. Beneficiary's duties lived by it |
| SECURED OBLIGATIONS. This Deed of Trust secures perform payment of the sum of thirty one thousand four hundred sixty set | nance of each agreement of Grantor contained in this Deed of Trust and the even dollars and twenty cents Dollars |
| navable to Beneficiary or order and made by Creater had a sudenced | by a promissory note(s) dated July 25th 19 94 |
| (Secured Obligation). Nothing contained in this Deed of Trust shall be 4. MATURITY DATE. The term of the Secured Obligation common | ewals, modifications and extensions thereof and any future advances hereunder construed as obligating Beneficiary to make any future advance to Grantor. nences on the date this Deed of Trust is executed and shall end, if not paid |
| 5. AFFIRMATIVE COVENANTS, Grantor shull | the date and the basis of this is executed and that ond, if not paid |
| 5.1 MAINTENANCE OF PROPERTY. Multialin and preserve the Property in good condition and repair, ordinary wear and tear excepted; complete any improvement which may be concentrated on the Brogenty and the condition and repair, ordinary wear and tear excepted; | |
| 5.3 REAL ESTATE INTERESTS. Perform all obligations to be p 5.4 PAYMENT OF DEBTS AND TAXES light promote all able | berformed by Grantor under the Contracts; |
| 5.4 PAYMENT OF DEBTS AND TAXES. Pay promptly all obligations secured by the Property; all taxes, assessments and governmental liens or charges levied against the Property; and all claims for labor, materials, supplies or otherwise which, if unpaid, might become a lien or charge | |
| 5.5 INSURANCE. Insure continuously, with financially sound Property egainst all risks, casuallies and losses through standard fir insurance anginet fire theft, consulty, under the standard fire | and reputable insurers acceptable to Baneficiary, all improvements on the read extended coverage insurance or otherwise, including, without limitation |
| aggragate amount of not less than the full replacement cost of all improvements on the Property, including the cost of demolition and removal of debris, and shall name Beneficiary as less payer as its internet internet. | |
| to the Secured Opligation in any manner as Beneficiary determine | y appear. The amounts collected under the insurance policies may be applied is, and such application shall not cause discontinuance of any proceeding to of Grantor's rights in the insurance policies shall pass to purchaser at the |
| 5.6 HAZABOOUS WASTE Note Provide the state to the state | A CARACTER AND A CARACTER |
| existence of or potential for environmental pollution of any kind exist property; and | ting on the Property, or results from the use of the Property or any surrounding |
| 5.7 COSTS AND EXPENSES. Pay, reimburse and indemnify | Boneficiary for all of Beneficiary's reasonable costs and expanses incurred in |
| appeal. | ction costs, costs of title search, and trustee's and receiver's fees at trial or on |
| NEGATIVE COVENANTS, Grantor shall not without Beneficiary's 6.1 PAYMENTS, Accept or collect Payments many three provides the second statement of the second state | prior written consent: |
| 6.3 RESTRICTIONS ON CONVEYANDER IN A HIGH ANY D | rovision of the Contracts; or |
| in the property for any next therpost then Benetician many dealers and by agreement to sale of it any other manner. Grantor's interest | |
| nersunger, whether by action or non-action in connection with any manufactor of the conserved to, or waived, beneticiary's right | |
| antitied shall be applied to the Secured Obligation. | |
| | |
| 10. EVENTS OF DEFAULT THE | and been of mar is recorded, the successor musice shall be vested |
| | events shall, at Beneficiary's option, and at any time without regard to any the terms of this Deed of Trust, the Secured Obligation and all related loan |
| 10.2 FAILURE TO PERFORM. Any tax, at seasonent, insurance | nt of principal or interest on the Secured Obligation is not made when due; or premium, lien, encumbrance or other charge against the Property of other |
| this Deed of Trust or in any other document with Beneficiary, or i | promium, lien, encumbrance or other charge against the Property, or any synthe due or any other term, covenant or agreement of Grantor contained in in which Grantor grants a security interest in the Property, is not promptly |

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11. REMEDIES UPON DEFAULT. If a ty default occurs and is continuing, Beneficiary may, at its option: 11.1 TERMINATE COMMITMENT. Torminate any outstanding and unfulfilled commitment to Grantor; 11.2 ACCELERATE. Declare any: or all of the Secured Obligation, together with all accrued Interest; to be immediately due and payable without presentment, demand, protest or notice of any kind; all of which are expressly waived by Grantor; 11.3 PAYMENTS. Pay such sums as may be necessary to pay any tax; assessment, insurance premium, lien, enoumbrance or other charge against the Property, or any burnet under a real state contract covering the Property, without prejudice to Beneficiary slight to accelerate the Secured Obligation and foreolose upon this Deed of: Trust: Grantor shall reimburse Beneficiary, upon demand, for all such amounts paid by Beneficiary, with interest thereon from the date of such payment at the highest rate that is, from time to time; applicable on any of the Secured Obligation. All unreimbursed amounts shall be added to and become a part of the Secured Obligation; 11.4 "REINSTATEMENT. The grantor shall have, the right to reinstate this Deed of Trust and have any proceedings begun by the Beneficiary to enforce this Deed of Trust discontinued at any time prior to the serife to occur (1) the fifth day before the date of such by the Secured Obligation. All unreimbursed amounts shall be added of Trust had no acceleration occurred; (b) cure any default of Grantor's which would then be due under the Secured Obligation and this Deed of Trust and no acceleration occurred; (b) cure any default of sentors this Deed of Trust beed of Trust; (c) pay all costs and expenses actually incurred by Beneficiary in enforcing this Deed of Trust, including, but not limited to reasonable trustee's feee and attorey's fees, to the extent permitted by applicable law. Upon reinstatement this Deed of Trust and the obligations accured by shall remain fully effective as if no acceleration occurred; (b) cure any default of Granto

laws of the State of Oregon. 11.7 OTHER REMEDIES. Pursue all other available legal and equitable remedies, including, without limitation, foreclosing upon this

Item State of Ofegon.
11.7 OTHER REMEDIES. Pursue all other available legal and equitable remedies, including, without limitation, foreclosing upon this Deed of Trust as a mortgage.
Grantor expressly waives any delense or right, in any action or proceeding in connection with the Secured Obligation, that Beneficiary must first resort to any other security or person.
12. WAIVER. No waiver by Beneficiary of any deviation by Grantor from full performance of this Deed of Trust or the Secured Obligation, as the case may be, shall constitute a waiver of Beneficiary's right to require prompt payment or to assert any other right or remedy provided for in this Deed of Trust or the Secured Obligation on the basis of the same or similar failure to perform.
13. SUCCESSORS AND ASSIGNS. This Deed of Trust increas to the beneficiary and accepted by Beneficiary in the State of Oregon. This Deed of Trust shall be governed by and in accordance with the laws of the State of Oregon.
14. APPLICABLE LAW. This Deed of Trust has been delivered to Beneficiary and accepted by Beneficiary in the State of Oregon. This Deed of Trust to grant and convey Grantor' the Secured Obligation on the secured Obligation on a borrower under the Secured Obligation shall not be personally liable for the obligations therein and agrees that Beneficiary and any extend, modify, forebear, or make any other arrangemente relating to the Secured Obligation or Deed of Trust induct the secured Obligation may extend, modify, forebear, or make any other arrangemente relating to the Secured Obligation or Deed of Trust, in secure or personal and without releasing Grantor who is not a borrower under the Secured Obligation arrangemente relating to the Secure Obligation or Deed of Trust is grant and convey Grantor who secure any other arrangemente relating to the Secure Obligation or Deed of Trust induct the thout releasing Grantor from this Deed of Trust, its extension or modification.
16. HOMESTEAD. To the

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 FROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

hacker 1 4 40 deci est. Robert A. Weizbacker COUL 110 -90 OFFICIAL SEAL WW SEL 1 άĐ. 11 NOTARY PUBLIC OREGON Ω. 40. COMMISSION NO. 033201 ACKNOWLEDGMENT BY INDIVIDUAL MY COMMISSION EXPIRES DEC. 9, 1997 STATE OF OREGON county of Klamath a)aa. I certify that I know or have satisfactory evidence that Robert A. Wetzbacker and Kathryn R. Wetzbacker s/are the individual(s) who signed this instrument in my puposes mentioned in the inst presence and acknowledged it to be (his/her/their) free and voluntary act for the uses a Dated: NOTAR OREGON My appointment expires NIGHTNEEDAWITTELER PORTURE PROVE CARACITY STATE OF OREGON: COUNTY OF KLAMATH: SS. 26th dav Aspen Title Co the Filed for record at request of _ A M., and duly recorded in Vol. M94 A.D., 19 94 at 11:23 o'clock . July of 22820 on Page . Mortgages of County Clerk Evelyn Biehn heperstacia i Ali As 8802.8A DU iline Mullen FEE \$15.00 By 输出并非行生任 Maria Maria I 1.0 4. 标准的 人名法 医胆管性 医下 ត់ចំណាត់ សំង क्रांच्यर वे वार्थ in Char NOTARY PUBLIC FOR THE STATE OF OREGON Dated: REFERENCES My appointment expires 医白豆 法行行法法利益 **REQUEST FOR RECONVEYANCE** The undersigned is the holder of the note or notes secured by this Dead of Trust. Sold note or notes, together with all other indebtedness accurad by this Deed of Trust, have been pold in full. You'are hereby directed to cancel sold note or notes and this Deed of Trust, which are delivered bereby, and to reconvey, without warranty all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto. 1月12日1月11日1日日 Dated: Send Reconveyance To: HOES WYS 10 机油目却 84823 1787 (1804) 64194: - 1800) NOVERE ("1 So 12 55. 22826

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