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Seattle, WA 88124-3828 ATC 423.06	Ri esta esta esta esta esta esta esta esta	ESERVED FOR AUDITO	DR'S USE ONLY.
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THIS DEED OF TRUST is granted this	day of	Ocotber	, 19 <u>94</u>
("Grantor") to ASPEN TITLE & ESCROW, INC OREGON, ("Beneficiary"). Grantor agrees as follows:	·····	("Trustee"), in true	t for BANK OF AMERICA
1. CONVEYANCE. Grantor hereby bargains, sells and conveys to T the following described real property (Property), whether now owned or la KLAMATH BALLS OR 97603	rustes in trust, with po iter acquired, located at	wer of sale, all of Grantor 5049 S View Dr	
described as: Lot 15, Block 14, Tract No. 1064, First Addition	na an an an tha	15	
्राहे हैं के तो प्राप्त के साथ के साथ की किस्तार के साथ के साथ साथ का साधनात्र के साथ के स साथ की साथ के			
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2. ASSIGNMENT OF RENTS. 2.1 ASSIGNMENT, Grantor further assigns to Beneficiary all agreements for the use or occupancy of the Property (Contracts), in Beneficiary's name, all rents, receipts, income and other payments du default under this Deed of Trust, Grantor is granted a license to collect Grantor's use of the Payments in any bankruptcy proceeding. 2.2 DISCLAIMER. Nothing contained in this Deed of Trust shall enforce any provision of the Contracts, expend any money, incur any are expressly limited to giving of proper credit for all Payments receive 3. SECURED OBLIGATIONS. This Deed of Trust secures performan payment of the sum of twenty five thousand five hundred dollars a	be construed as oblige expense or perform an ob it. noe of each agreement and no cents	uting Beneficiary or any re y obligation under the Co of Grantor contained in th	ceiver to take any action to ntraots. Beneficiary's dutie his Deed of Trust and th Dellar
<ul> <li>(\$ 25,500.00 ) with Interest thereon as evidenced by payable to Beneficiary of order and made by Grantor, including all renewas ("Secured Obligation"). Nothing contained in this Deed of Trust shall be conserved. MATURITY DATE. The term of the Secured Obligation commer sooner, on 10/15/2019.</li> <li>6. AFFIRMATIVE COVENANTS. Grantor shall:</li> </ul>	als, modifications and a postrued as obligating B	xtensions thereof and any lengticiary to make any fu	future advances hereunds lure advance to Grantor.
<ul> <li>6.1 MAINTENANCE OF PROPERTY. Maintain and preserve the complete any improvement which may be constructed on the Property 5.2 COMPLIANCE WITH LAWS, Comply with all laws, ordinance:</li> <li>6.3 REAL ESTATE INTERESTS, Perform all obligations to be pen 5.4 PAYMENT OF DEBTS AND TAXES. Pay promptly all obligati or chargee levied against the Property; and all claims for labor, matei</li> </ul>	regulations, covenant formed by Grantor under ions secured by the Pro-	wement which may be dai s, conditions and restrictions the Contracts; perty; all taxes, assessme	maged or destroyed; ons affecting the Property; ints and governmental lien
upon the Property: 5.5 INSURANCE insure continuously, with financially sound a Property against all risks, casualties and losses through standard fire a insurance against fire, thet, casualty, vandaliam and any offer risk aggregate amount of not less than the full replacement cost of all imp debrie, and shall name Beneficiary as loss payse, as its interest may a to the Secured Obligation in any manner as Beneficiary determines, foreclose upon this beed of Trust. In the event of foreclosure, all o foreclosure sale:	and extended coverage Beneficiary may reaso or overgenic on the Prop appear. The amounts of and such application s	) insurance or otherwise, in nably request. The insura- perty, including the cost of ollected under the insura- shall not osuse discontinu	noluding, without limitation ince policies shall be in a i demolition and removal o responsibles may be applic ance of any proceeding to
5.6 HAZARDOUS WASTE. Notify Beneficiary within twenty-iou regulated substance, or of the receipt by Grantor of any notice, or of existence of or potential for environmental pollution of any kind existin	er or communication fr	om any governmental au	thority which relates to the
property; and 5.7 COSTE AND EXPENSES. Pay, reimburse and indemnify Ba connection with forelosing upon this Deed of Trust, detending any at Trustee under this Daed of Trust, or managing the Property and colli- fores and value of the services of staff counsel, legsl expenses, collect appeal.	otion or proceeding pur ecting the Payments, in	porting to affect the rights reluding, without limitatio	s or duties of Beneficiary on all reasonable attorneys
6. NEGATIVE COVENANTS, Grantor shall not without Beneficiary's p 5.1 PAYMENTS, Accept or collect Payments more than one (1) m 6.2 MODIFY CONTRACTS. Terminate, modify or amend any prof. 3 RESTRICTIONS ON CONVEYANCES. Should the Grantor Bonaficiary sell, transfer, or convey, or permit to be sold, transferred or in the property (or any part thereot), then Beneficiary may declare all apply to each and avery sale, transfer or conveyance, regardless w hereunder, whether by action or non-action, in connection with any prof. 2. EMINENT DOMAIN. In the event any portion of the Property is ta	nonth in advance of the vision of the Contracts; or tha Grantor's succi r conveyed, by agreem il sums secured hareby inether or not Beneficia vious sale, transfer, or c	or ussors in interest without ent for sale or in any other immediately due and pa ary has consented to, or conveyance, whether one of	r manner, Grantor's interes yable. This provision sha waived, Beneficiery's righ or more.
entilled shall be applied to the Secured Obligation. 8. RECONVEYANCE. Trustee shall reconvey such portion of the Pro- upon satisfaction of the Secured Obligation and written request for reconve 8. SUCCESSOR TRUSTEE. In the event of death, incapacity, disabili- and, upon the recording of such appointment in the records of the county i with all powers of the original Trustee.	ayanoa made by Benefic ity or resignation of the	clary or any person interes Trustee, Beneficiary may (	led in the Property. appoint a successor trustee
<ol> <li>EVENTS OF DEFAULT. The accurrence of any of the following e previous knowledge on Beneficiary's part, constitute a default under the documents:</li> </ol>	terms of this Deed of	Trust the Secured Oblig	pation and all related loan
10.1 NON-PAYMENT OF PRINCIPAL OR INTEREST. Any payment 10.2 FAILURE TO PERFORM. Any tax, assessment, insurance p payment under a real state contract covering the Property is not paid this Deed of Truet or in any other document with Beneficiary, or in performed or satisfied.	when due; or any other	tance of other charge ag term, covenant or agreem	ainst the Property, or any ant of Grantor contained in

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 egests
 Signature

 11. FEMEDIES UPON DEFAULT. If any default occurs and is continuing, Baneficiary may, at its option:
 1.1. TERMINATE COMMITMENT, Terminate any outstanding and unfulfilled commitment to Grantor;

 11. ACCELERATE. Decision of the Source Obligation, logether with all accounced interest, to be immediately due and payable without presentment, demand, portest or notice of any kind, all of which are expressive without presentment, ifem, anoumbrance or other charge spanist the Property, or any payment under a real scate contract severing the Property, without presidies, to Geneticary's and any bance accuracy to pay any tax, assessment, insurance premium, lien, enoumbrance or other accurates the Sourced Obligation and Oracles upon this Deed of Trust. Grantor Pake of Trust and here any provide the sourced Obligation and the Source of Trust and here any constants shall be a part of the Sourced Obligation. All unrelimbures Banchister to accur (1) the fifth day before the date of sale by the accurate pay of the Sourced Obligation and this Deed of Trust and here accurate the date of sale by the source of obligation and this Deed of Trust and here. Banchister and any other accurate pay of Trust of the obligation accurate (b) (are any default of Grantor pay of the Obligation and the Sourced Obligation accurate (b) (are any default of Grantor pay of the Sourced Obligation accurate (b) (are any default of Grantor pay of the obligation accurate the source of the so

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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.

Butto R. Bonda picare in the second	
Bertha R. Bond	
OFFICIAL SEAL	
NOTARY PUBLIC-OREGON	
COMMISSION NO. 030201 MY COMMISSION EXPIRES DEC. 9, 1997	
STATE OF OREGON	[4] And the second sec second second sec
County of Kamath	
I certify that I know or have satisfactory evidence that Bertha R. Bor	1d
ters and a second s	Is are the individual (a) who signed this instrument in my
presence and acknowledged it to be (his/her/their) free and voluntary act to be this/her/their) free and voluntary act to be the second secon	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	NOTARY PUBLIC FOR THE BIATE OF ORECON
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STATE OF OREGON: COUNTY OF KLAMATH: ss.	
그는 것 같은 것 같	the <u>5th</u> day
Filed for record at request of <u>Aspen Title</u> 10:59	o'clock M., and duly recorded in Vol. M94
of <u>Oct</u> A.D., 19 <u>94</u> at <u>10:59</u> of <u>Mortgages</u>	on Page <u>31209</u>
and the second s	Evelyn Biehn County Clerk By Onutine Multindere
FEE \$15.00	By Cantine of Matcasser
	NOTANY PUBLIC FOR THE BIATE OF OREGON
가 있는 것 같아요. 나는 바이지는 것 같이 않는 것 같아요. 가 있는 것 같아요. 가 가 같이 같아요. 가 있는 것 같아요. 가 있는 것 	se se se My appointment expirits
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To Trustee:	a Deed of Trust. Said note or notes, together with all other indebtedness the cancel said note or notes and this Deed of Trust, which are delivered
secured by this Deed of Trust, have been paid in full. You are hereby dire hereby, and to reconvey, without warranty, all the estate now held by you	his Deed of Trust, Said note of notes, logenti with a which are delivered origin to cancel said note or notes and this Deed of Trust, which are delivered undar this Deed of Trust to the person or persons legally entitled therato.
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