Accession Minuter: 8948905 Accepts Number: 942721238190 Accepts Number: 11/8/1884	Vol. <u>m94</u> Page 34649
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WHEN RECORDED MAIL IO.	성적 위해 실전 위험 사실 가능력이 있는 것은 것이 있는 것이 가지 않는 것이 있는 것이다. 같 같은 것은 것같은 위험 가격했으면 위한 위험 가지 않는 것이 같은 것이 같이 있다.
BANK OF AMERICA OREGON	an a
Regional Loan Service Center	에 있는 것 같아요. 이 가지 않는 것 같이 같아요. 이 가지 않는 것 같아요.
P.O. Box 3828 Seattle, WA 98124-3828	RESERVED FOR AUDITOR'S USE ONLY.
	E TRUST OF
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as multitle manted this 8th	v The Entirety
THIS DEED OF TRUST is granted this	A CONTRACT AND A CONTRACT
	distriction and a set of the set
(Grantor) to ASPEN TITLE & ESCROW, ING OREGON, ("Beneficialy"). Grantor agrees as follows: OREGON ("Beneficialy"). Grantor hereby bargains, sells and conveys to	Trustee in trust, with power of sale, all of Grantor's right, title and interest in later acquired, located at 7756 Bluegill Rd NUMERA , in Klamath County, Oregon and legally
the following described real property (Property), manual to the following described real property (Property), manual to the second se	In Klamath County, Oregon and legally
VI AMATH FALLS ON	
described as: Lot 2, Block 1, River Ranch Estates, In The C	ugang na sana sana kana kana kana na kana na kana na kana na La nguna yang kana nguna na kana na kana na kana na na kana na na La nguna gabalan kang alam na nguna kana na kana na
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Property.	y all of Grantor's interest in all existing and total object, in either Grantor's of an isolution the immediate and continuing right to collect, in either is no isolution the immediate and continuing (Payments). As long as there is no
agreentents for the all rents, receipte, income and a license to c	collect the Payments, but says
Grantor's use of the Payments in any Darindproy Derived of Trust 2.2 DISCLAIMER, Nothing contained in this Deed of Trust 2.2 DISCLAIMER, Nothing contrained any money, incu	shall be construed as obligating Beneficiary to any recorracis. Beneficiary's duties if any expense or perform any obligation under the Contracts. Beneficiary's duties eceived by it. Dollars arrance of each agreement of Grantor contained in this Deed of Trust and the Dollars seventeen dollars and fifty three cents 1994. The dollars and fifty three cents 1994. The dollars and fifty three cents 1994. The dollars and extensions thereof and any future advances hereunder recognists modifications and extensions thereof and any future advances to Grantor.
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	ning and renair ofdinally wear and
5.1 MAINTENANCE OF PROFERENCE on the Property of the Property of the Property of the Provide Any Improvement which may be constructed on the Property of the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed on the Provide Any Improvement which may be constructed any Improvement which may be constr	erve the Property in good condition and reput, or damaged or destrayed, Property; and restore any improvement which may be damaged or destrayed, finances, regulations, covenants, conditions and restrictions affecting the Property; be performed by Grantor under the Contracts; obligations secured by the Property; all taxes, ascessments and governmental liens obligations secured by the Property; all taxes, ascessments and governmental liens obligations secured by the Property; all taxes, ascessments and governmental liens
5.3 REAL ESTATE INTERESTS. Peromptly all	obligations secured by the which, if unpaid, might become a the
Property against most requality, variabilit and any	at all improvements on use riopent and under the insurance policios that
aggregate amount of not less then the tun tophere, as its intere	ast may appear. The application shall not cause discontinuance of purchaser at the
to the Secured Obligation in any manifer a svent of forecless	ure, all of Granus signing the secondable quantity of any hazardous of
5.6 HAZARDOUS WASTE. Notity Beneficialy of any no	blice, order or communication results from the use of the Ploperty of any
regulated substantial for environmental politicon of any	the Baneficiery for all of Beneficiary's reasonable costs and experies of Beneficiary or
5.7 COSTS AND EXPENSES. Fair and a second of Trust, defending upon this Deed of Trust, defending connection with foreed of Trust, or managing the Property	emnity Beneficiary for all of Beneficiary's reasonable costs and expenses incluted a emnity Beneficiary for all of Beneficiary's reasonable costs and expenses incluted ing any action or proceeding purporting to allect the rights or duties of Beneficiary's and collecting the Payments, including, without limitation, all reasonable altorneys and collection costs, costs of the search, and trustee's and receiver's fees at trial or or es, collection costs, costs of the search, and trustee's and receiver's fees at trial or or efficiary's prior written consent:
6.1 PAYMEN OF Terminale, moonly of aller	Graniar or the Graniar's succession and at in any other manifely Charter shall
6.3 RESTRICTIONS ON CONVEYANCES. Should the	instarted or conveyed, by agreement immedialely due and payable. This precision is instarted to or waived, Beneficiary's right
in the property (or any part thereof), then benchoury in in	gardless whether or not beneficier, or conveyance, whether one or more to which Grantor is
7. EMINENT DOMAIN. In the event any porter	Property to the person entitled thereto upon whiteh the Property.
BECONVEYANCE. Trustee shall reconvey such paquost	for reconveyance made by being Trustee, Beneficiary may appoint usies shall be vesteri
upon satisfactor of the second sec	the county in which this best of the country's option, and at any time without regard to any
WILL A FUENTS OF DEFAULT. THE OCCUTENTIAL & delau	It under the territe of this and the det
	a following events of this Deed of Trust, the Sectical Cong it under the terms of this Deed of Trust, the Sectical Cong my payment of principal or interest on the Secured Obligation is not made when due; or insurance premium, lien, encumbrance or other charge against the Property, or any fiscance premium, lien, encumbrance or other charge against the Property, or any fiscance premium, lien, encumbrance or other charge against the Property, is not promply ficiary, or in which Granter grants a security interest in the Property, is not promply ficiary, or in which Granter grants a security interest in the Property, is not promply
this Dead of Trust or in any other bocument	
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33.6. 31. REMEDIES UPON DEFAULT. If any default occurs and is continuing. Banaficiary may, at its option: 11.1 TERMINATE COMMITMENT. Terminate any outstanding and unufilled commitment to Grantor: 11.1 TERMINATE COMMITMENT. Terminate any outstanding and unufilled commitment to Grantor: 11.2 ACCELERATE. Declare any or all of the Secured Obligation. together with all accrued interest, to be immediately due and psyable without presentment, demand, protest or notice of any kind, all of which are expressly walved by Grantor: 11.3 PAYMENTS. Pay such sums as may be necessary to pay any tax, assessment, insurance premium, lien, encumbrance or other accelerate the Secured Obligation and foreloses upon this Deed of Trust. Grantor shall reimburse Benaficiary, upon demend, for all such accelerate the Secured Obligation and foreloses upon this Deed of Trust. Grantor shall reimburse Benaficiary, upon demend, for all such accelerate the Secured Obligation. All untermbursed 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 Baneficiary to enforce this Deed of Trust discontinued at any time prior to the earlier to accured (b) farth or grantor pays off sums. Trustee, or (2) the entry of a judgment foreclosing this Deed of Trust. The conditions for reinstatement are that: (a) the Grantor pays off sums. Trustee, or (2) the entry of a judgment foreclosing this Deed of Trust. The conditions for reinstatement are that: (b) the Grantor pays off sums. Trustee, or (c) the entry of a judgment foreclosing this Deed of Trust. The conditions or agreements in this Deed of Trust. The Grantor's pay all costs and express actually incurred by applicable law. Upon reinstatement this Deed of Trust and the obligation secured obligation and there base or transter of Grantor's property. (in that and the obligation secured there will for the sale or transter of Grantor's property. (in the table of acceleratio

11.6 HUSTEE'S SALE. Direct the Trustee, upon written request, to sell the Property and apply the sale proceeds in accordance with the laws of the State of Oregon.
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 defense or right, in any action or proceeding in connection with the Secured Obligation, that Beneficiary must first resort to any other security or person.
WAIVER, No waiver by 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.
SUCCESSORS AND ASSIGNS. This Deed of Trust invires to the beneficiary and accepted by Beneficiary in the State of Oregon.
APPLICABLE LAW. This Deed of Trust has been delivered to Beneficiary and accepted by Beneficiary in the State of Oregon. This Deed of Trust and in accordance with the laws of the State of Oregon.
PLEDGE. Any Grantor who is not a borrower under the Secured Obligation and agrees that Beneficiary and any file of the Secured Obligation in the state of Trust in the laws of the State of Oregon.
PLEDGE. Any Grantor who is not a borrower under the Secured Obligation or modification.
PLEDGE. Any Grantor the design of rows drantor's interest in the real property Identified herein and agrees that Beneficiary and any stend, modify, forebear, or make any other areangements of the State of Dilgation or Deed of Trust without free science Obligation and waiver and whole reases and waives and waives all rights and beneficiary and any day and in accordance with the laws of the State of Oregon.

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.

Mary Low Acunders 11-8-94 anndus. OFFICIAL SEAL ANN SELVERA NOTARY PUBLIC OREGON ACKNOWLEDGMENT BY INDIVIDUAL COMMISSION NO. 030201 MY COMMISSION EXPIRES DEC. 9, 1997 STATE OF OREGON 65 County of Klamath 1 I certify that I know or have satisfactory evidence that Edwin O. Saunders and Mary Lou Saunders is/see the individual(s) who signed this instrument in my presence and acknowledged it to be (his/her/their) free and voluntary act for the uses and purposes mentioned in the instrument Dated: 20.4 34 G C My appointment expires STATE OF OREGON: COUNTY OF KLAMATH: SS Q+h the Aspen Title Filed for record at request of o'clock ____ P_M., and duly recorded in Vol. __ M94. A.D., 19 94 at 3:34 of on Page 34649 Mortgages County Clerk Evelyn Biehn . Mulend NI By FEE \$15.00 NOTARY PUBLIC FOR THE STATE OF OREGON Dated: u la lavaj. 'an My appointment expires _ REQUEST FOR RECONVEYANCE 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 The undersigned is the holder of the note or notes secured by this Deed of Trust. 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 directed to 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 directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, 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. Dated: ____ Send Reconveyance To: