05-94411:38 RCVD

Volman Page

DEED OF TRUST

OREGON USE ONLY

AFTER RECORDING REJURN TO: Washington Mutual Loan Servicing PO BOX 91006 - SASO.104 Seattle, WA 98111

ATC 04042534

Attention: Consumer Loan Review THIS DEED OF TRUST is bet ween

loan # 002-04-253-0242083-6

DIGHTON E. LOOMIS and BARBARA E. LOOMIS, as whose address is 7453 KRUSS DR. ("Grantor"); ASPEN TITL; 6: ESCROW, IMC KLAMATH FALLS 525 MAIN STREET, CLAMATH FALLS, OR 97603 and assigns ("Trustee"); and OR 97603 and assigns (Trustee); and 1201 Third Avenue, Seattle, Washingto 198101 ("Benefic ary"). OREGON Of Invited Avenue, Seattle, Washington 98101 ("Benefic ary").

1. Granting Clause. Grantor ht reby grants, bargains. sells and conveys to Trustee in trust, with power of sale, the real property in Vy ashington Mutuel, a Federal Savings Bank _corporation, the address of , a Washington corporation, the address of which is Lots 3, 4 and 5, Block 5, ORIGINAL TOWN OF BONANZA, in the , and its successors in trust . County, Oregon, des ribed below, and all interest in it Grantor ever gets: County of Rlamath, State of Oregon.

together with: all income, rents and profits from it; all plumbing, lighting, air conditioning and heating apparatus and equipment; and all of which at the option of Beneficiary nay be considered to be fixtures, at any time installed on or in or used in connection with such real geneficiary, as secured party, a security interest in all such property or to be part of the real estate.

This Deed of Trust shall constitute a fluture filing.

antor and Beneniciary.

This Deed of Trust shall constitute a fixture filing.

2. Security: This Deed of Trust is given to secure performance of each promise of Grantor contained herein, and the payment of (\$ 25,000.00

(4.25,000.00) (called the "Loun") with interest as provided in the Promissory Note which evidences the Loan (the "Note"), and any Dead of Trust, and repayment of money advances by Seneficiary and this money is called the 'Deln'. The final maturity date of the Loan is (called the "Loun") with interest as provided in the Promissory Note which evidences the Loan (the "Note"), and any

If this box is checked, the Note provides for a variable rate of interest. Changes in the interest rate will cause the payment amount and/or Loan term to also change.

Loan term to also change.

3. Representations of Grantor (spress and that:

(a) Grantor is the owner of the Property which is unencumbered except by: easements, reservations, and restrictions of record not which has been disclosed in writing to Benefic lary; and any existing nortgage or deed or trust given in good faith and for value, the existence of the Property is not used primarily for agricultural or farming purposes. 4. Sale Or Transfer Of Property if the Prope ty or any interes: therein is sold or otherwise transferred by Grantor without Grantor first appaying in full the Debt and all other sums securic hereby, or if Grantor agrees to sell or transfer the property or any interest state Default Rate | Sale or transfer the property or any interest the Benaficiary shall have the right to exercise any of the ratio Debt shall become immediately due and payable without notice from the date of the sale or transfer until paid in full. In addition,

Banaficiary shall have the right to exercise any of the remedies for deft ult permitted by this Deed of Trust.

5. Promises of Creator Grantor promises:

(a) To keep the Property in good repair, and not to move after or demolish any of the improvements on the Property without programment of the property of the proper

G. Caring of Defaults if Grantor fails to comply with any of the coverants in Section 5. including compliance with all the terms of any prior grantor, an all the amount spent shall be an interest at the Default Rate (as that term is defined below) and be repayable by

7. Dofaulte: Sale

7. Defaults: Sale
[a] Prompt performance unver the Deed of Trust is essential. If Grantor doesn't pay any installment of the Loan on time, or if there is a breach of any of the promises contained in this Deed of Trust or any other document securing the Loan, Grantor will be in default and the Deed of Trust of any other money whose repeyment in this secured by this Deed of Trust shall immediately become due and payable in full at the option of repayment in full is demanded, including unpaid interest, will bear interest at a rate of fifteen percent (15%) per year (the "Default Rate") from which Oregon law, at public auction to the importance of the day repayment in full is demanded until repaid in full, and, if Beneficiary so requests in writing, Trustee shall sell the Property in decordance by this Deed of Trust; and (iii) the supenses of the secured by this Deed of Trust; and (iii) the surplus, if any, she I be distributed in accordance with Oregon law.

Property which Grantor had or the interest in the Property who had grantor which Grantor had or the interest in the Property who had grantor which Grantor subseq lenth sequired. Trusts is deed, without warranty, which shall convey to the purchaser the interest in the Property who had grantor had the power to convey at the time of execution of this Deed of Trust is deed shall recite the facts showing that the sale was conducted in compliance in favor of bona fich purchasers and encur brancers for value.

[c) The power of sale conferred by this Deed of Trust is seed shall recite the facts showing that the sale was conducted in compliance and property when the grant purchaser and encur brancers for value.

[a) By accepting payment of a receiver are for exercising the industry of appointment of a receiver and encur brancers for value.

[b) By accepting payment of an exercise of the avent any portion of the Property is taken or damaged in an eminent domain proceeding, the property is taken or damaged in an eminent domain proceeding, the

8. Condemnation; Eminent Domain in the event any person of the Property is taken or damaged in an eminent domain proceeding, the entire amount of the award, or such person 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 spplied thereto.

9. Fees and Costs Grantor shall pay Eeneficiary's and rustee's reasonable cost of searching records, other reasonable lawyers' fees in any lawsuit or other proceeding to foreclose this Deed of Trust; in any lawsuit or proceeding to foreclose this Deed of Trust; in any lawsuit or proceeding on any appeal from any of the above.

10. Reconveyance Trustee shall reconvey all or any part or the Property covered by this Deed of Trust to the person entitled thereto, on viritten request of Grantor and Beneficiany, or upon satisfaction of the Debt and other obligations secured and written request for reconveyance by Beneficiary or the person entitled there to. ty Beneficiary or the person entitled there to.

11. Trustea; Successor Trustee in the event of the death, neapacity, disability or resignation of Trustee, Beneficiary shall appoint in writing a successor Trustee, end 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 vasted with all provers of the original Trustee. Trustee is not obligated to notify any party hereto of a pending sale proceeding 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 word is used in this Deed of Trust referring to one person shall be read to refer to more that this Deed of Trust is determined to be invalid under law, that fact shall not invalidate any other provision of trust requires. If any provision of the parties shall be construed as if not containing the particular provision of provisions held 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 LAND PROPERTY SHOULD CHECK WITH THE APPROPERIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

DATED at Klamath Fal	rts -	THE PROPERTY OF THE PROPERTY O	FEE TITLE TO TH
	Oregon	this 2 mail	
STATE OF Oregon	(1) 1h	this 2nd day of December	1994
COUNTY OF Klamath	- Lighton	1 & James	
	ss. P.E.	Race	
On this day personally appeared	before me DICHTON R	bullara E.	_
MARRADA -	LUOM!	S	ero_
the within and foregoing instrument	t, and acknowledged at	to ma known	end
purposes therein mentioned.	assistance that they signed the	same as their free and voluntary and	n and who executed
WINESS my hand and official se	eal this	to me known to be the individuals described in same as their free and voluntary act and dee	d, for the uses and
OFFICIAL SE	EAL	By of DECEMBER	, 19 <u>94</u> .
NOTARY	KER		
COMMISSION NO. MY COMMISSION EXPIRES AL	1.036342	Notary Public for WASHINGTON MUTT	lar
AL OTHER	JG. 10, 1986	esiding at KLAMMATH FALLS	20 (
		Ay appointment and	
TO: TRUSTEE	REQUEST FOR FULL RECO		198
designated by the terms of this Deed of	this Deed of Trust together with the De	n note has been paid.) Indebtedness secured by the within Deed of Typaid and satisfied; and you are hereby request of Trust, to cancel the Note above mentione and of Trust, and to convey, without warrant eunder.	rust. Said Note,
DATED	The last state of the last sta	eunder. Silv to convey, without warrant	and directed, and all other y, to the parties
DATED	y you then	ndebtedness secured by the within Deed of a paid and satisfied; and you are hereby reques of Trust, to cancel the Note above mentioned of Trust, and to convey, without warrant eunder.	ed, and all other y, to the parties
DATED	The state of the s	eunder. Store to convey, without warrant	od and difected, id, and all other y, to the parties
DATED	The state of the s	eunder. Silv to convey, without warrant	id, and all other d, and all other d, and all other d, to the parties
DATED Mail reconveyance to	y you then	eunder. Silv to convey, without warrant	dd, and alfected, idd, and all other y, to the parties
DATED Mail reconveyance to		eunder. Situ to convey, without warrant	od, and all'ected, id, and all other y, to the parties
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Mail reconveyance to	RECORDING COPY	Bunder. Situ to convey, without warrant	and all effected, and all other y, to the parties
Mail reconveyance to 119 (11-07) TATE OF OREGON: COUNTY OF	RECORDING COPY KLAMATH: SS	Bunder. Silv to convey, without warrant	and directed, and all other sy, to the parties
Mail reconveyance to 113 (11-05) TATE OF OREGON: COUNTY OF illed for record at request of	RECORDING COPY KLAMATH: SS.	aunger. William Warrant	and affected, and affected, and affected, and affected, y, to the parties
Mail reconveyance to TATE OF OREGON: COUNTY OF	RECORDING COPY KLAMATH: SS.	aunger. William Warrant	and directed, and all other states, and all other states, and all other states, to the parties
Mail reconveyance to TATE OF OREGON: COUNTY OF	RECORDING COPY F KLAMATH: SS. Aliper Title co 9 94 at 11:38 o'clock	the 5th	nd, and all other, to the parties
Mail reconveyance to RES RES RES RES RES RES RES RE	RECORDING COPY F KLAMATH: SS. Asper Title co 9 94 at 11:38 oclock Mortsages 0	the 5th AM and duly recorded in Vol. Mo	nd, and all other, to the parties
Mail reconveyance to RES STATE OF OREGON: COUNTY OF Filed for record at request of	RECORDING COPY KLAMATH: SS. Aiper Title co 9 94 at 11:38 oclock	the 5±h AM and duly recorded in Vol. Mo Page 37001	nd, and all other, to the parties
Mail reconveyance to ETATE OF OREGON: COUNTY OF Filed for record at request of	RECORDING COPY F KLAMATH: SS. Asper Title co 9 94 at 11:38 oclock Mortsages 0	the 5th AM and duly recorded in Vol. Mo Page 37001	nd, and all other y, to the parties