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94349 02-01-05	P03:40 RCVD	
Washington 02-01-95	P03:40 RCVD	Volmas Page 2385
Pactoral Servinge Bank	DEED OF TRUST	
AFTER RECORDING RETURN TO:		OREGON USE ONLY
Washington Mutual		на на стана и на стана На стана и на
Loan Servicing		s
PO Box 91006 - SAS0304	Atc #0404276	11
Seattle, WA 98111	Ato carrona	70
Attention: Consumer Loan Review	Toon # 002-04-253 0010000 .	
THIS DEED OF TRUST is between	Loan # 002-04-253-0242098-4)
	DOUG MCINNIS and JOY M. MCINN the entirety.	NIS, as tenants by
whose address is 440 FULTON ST.	Chickey.	
·····	KLAMAT	TH FALLS OR 97601
("Grantor"); ASPEN TITLE & ESCROW		
which is 525 MAIN STREET, KLAMATH	, a OREGON	corporation, the address of
	Autoral of the day of the second seco	. and its successors in true
1201 Ihird Avenue Seattle Westing	Autual, a Federal Savings Bank , a Wesh Beneficiary").	hington and a second seco
Grantor nereby grants, bar	Gains, sells and conveys to Trustee in trust, with	
KLAMATH County, Orego	ne desselled before and all factors in the	th power of sele, the real property in
The Southwesterly 1/2 of Lot 1	Place d Brow, and all interest in it Grante	er ever gets:
KLAMATH FALLS, FORMERLY LINKUTL	BLOCK 4, ORIGINAL TOWN OF	
Klamath, State of Oregon.	LE, in the County of	
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	(1) Constant (1) Statements of the second s	۵. ۱۰
	(1) A second se second second sec	
	n an	
together with: all income, rents and profits from it; a blinds, drapes, floor coverings, built-in appliances, an all of which at the option of Beneficiary may be consi All of the property described above will be called Beneficiary, as secured party, a security interest in a Grantor and Beneficiary. This Deed of Trust shall constitute a fixture filing. 2. Security This Deed constitute a fixture filing.	the "Property." To the extent that any of the i ill such property and this Deed of Trust shall	Property is personal property Grantor grants constitute the Security Agreement between
2. Security This Deed of Trust is given to secure	B DATENIMANNA of each and a	· · · ·
Seventeen Thousand Eight Hundre	d Fifty And 00/100	ained herein, and the payment of
(\$17,850.00		Dollars
the Property. All of this money is called the "Debt". The Loan term to also change. 3. Representations of Grantor Grantor represents (a) Grantor is the owner of the Property, will inconsistent with the intended use of the Property, and which has been disclosed in writing to Beneficiary; and the Property is not used originality for	s that: hich is unencumbered except by: easements, r d any existing mortgage or deed or trust given in	trate will cause the payment amount and/or reservations, and restrictions of record not in good faith and for value, the existence of
4. Sale Or Transfer Of Procerty if the Property repaying in full the Debt and all other sums secured h first repaying in full the Debt and all other sums secure Beneficiary and bear interest at the Default Rate (as the Beneficiary shall have the right to exercise any of the re	or any interest therein is cold or otherwise tr ereby, or if Grantor agrees to sell or transfer th ad hereby, the entire Debt shall become immedi at term is defined below) from the date of the s emedies for default permixide by this Deed of Tr	ransferred by Grantor without Grantor first the property or any interest therein without listely due and payable without notice from sale or transfer until paid in full. In addition, met
 (a), To keep the Property in good repair; and Beneficiary's prior written consent; (b) To allow representatives of Beneficiary to regulations, covenants, conditions and restrictions afface (c) To pay on time all lawful taxas and assess (d) To perform on time all terms, covenants a it and pay all amounts due and owing thereundor in a time (o) To keep the Property and the improvements, and additional substants with a deliver evidence of such insural policies pursuant to a atandard lender's loss payable clait to how (i) To see to it that this Deed of Trute remains 	nd not to move, alter or demolish any of the b inspect the Property at any reasonable hour, sting the Property; ments on the Property; and conditions of any prior mortgage or deed of maly manner; ints thereon insured by a company satisfactory afficiary may reasonably require, in an amount ficiary may reasonably require, in an amount use; and a void time as the D	e improvements on the Property without and to comply with all laws, ordinances, if trust covering the Property or any part of y to Beneficiary against fire and extended the equal to the full insurable value of the be named as the loss payre on all such
 Curing of Defaults if Grantor fails to comply wit mortgage or deed of trust, Beneficiary may take any a 	h any of the covenants in Section 5, including c	compliance with all the torms of
2113 (11-93)	Bear interest at the Default Rate (as that term	y beneticiary on behalf of Grantor shall be m is defined below) and be repayable by Pere 1 ≤ 2
		7 MOR 1 47 2

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7. Defaults: Sale
[a] Prompt performance under this Deed of Trust is essential. If Granter 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, Granter will be in default and the boby and any other money whose repayment is secured by this Deed of Trust shall immediately become due and payable in full at the option of Beneficiary. If Granter is in default and Beneficiary exercises its right to demand repayment in full, the total amount owed by Grenter on the day repayment in full is demanded, including unpeid interest, will beer interest at a rate of fifteen percent (15%) per year (the 'Default' Share') from the day repayment in full is demanded until repaid in full, and, if Beneficiary so requests in writing, Trustee shall self the Property in accordance with Oregon law, at public auction to the highest bidder. Any person except Trustee may bid at the Trustee's sale. Trustee shall apply the proceeds of the sale as follows: (i) to the expenses of the sale, including a reasonable trustee's feer and lawyer's feer. (ii) to the obligations secured by this Deed of Trust; and (iii) the surplus, if any, shall be distributed in accordance with Oregon law.
(b) Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter and any interest which Granter of this Deed of Trust. This recital shall be prima facie evidence of such compliance and conclusive evidence for educes.
(c) The power of able conferred by this Deed of Trust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage or sue on the Note according to law. Beneficiary may also take such other action as it considers eptromplemente, induding the secure of such complement of any considered of trust.

7. Defaults: Sale

prompt payment when due of all other sums so secured or to declare default for failure to so pay.

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.

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' fees: in any lawsuit or other proceeding to foreclase 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 ection taken by Beneficiary to collect the Debt, including any disposition of the Property under the Uniform Commercial Code, in any bankruptcy proceeding, and on any appeal from any of the above.

10. Reconveyance Trustee shall reconvey all or any part of the Property covered by this Dead of Trust to the person entitled thereto, on written 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.

11. Trustee; Buccessor Trustee in the event of the death, incapacity, 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 sale under any other deed of trust or of any action or 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 shell 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 person if two or more have signed this Deed of Trust recome responsible for doing the things this Deed of Trust reverses. If the 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 there or have signed this Deed of Trust referring to one things this Deed of Trust referring. If any provision of this Deed of Trust referring to one the person shall be read to refer to more then one this Deed of Trust is determined to be invelid under law, that fact shall not invalidate any other provision of this Deed of Trust, but the Deed of Trust is determined to be invalid to the trust referring to the invalidate any other provision of this Deed of Trust, but the Deed of Trust referring to the standard the divergence devices.

This beed of TUST is determined to be invalid under law, that fact shall not invalidate any other provision of this bed of TUST, but the beed of Trust shall be construed as if not containing the particular provision of provisions held to be invalid, and all remaining rights and obligations of the parties shall be construed and enforced as though the invalid provision did not exist. THIS INSTRUMENT WILL NOT ALLOW 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.

DATED at Klamath Falls	Oregon	this 1st	dey of February	1995
	4		m.	
STATE OF Oregon	<u> </u>	- 0,000	1 mm	
COUNTY OF Klamath	} 53.		M. Mich-	u s
On this day personally appeared before me	DOUGLAS D. MC	INNIS		enó
JOY M. MCINNIS		, to me known to	be the individuals described in	and who executed
the within and foregoing instrument, and acl	nowledged that they signe	d the same as their fri	ee and voluntary act and deed	i, for the uses end
purposes therein mentioned.	167	~	~	A
WITNESS my hand and official seal this		Cay o	, tez	, 19 95
	-		1 Uhalles	
OFFICIAL SEAL DIRK V. WALKER		Notary Public for	WASEMESON MUTU	nL
I XXXX/ NUIABY PUBLIC - CORO	ON		is Surrow Why Ku	
MY COMMISSION EXPIRES AUG. 10	, 1998	My appointment	expires Acx. 10	1998
together with all other indebtedness secured i on payment to you of any sums owing to evidences of indebtedness secured by this i designated by the terms of this Deed of Trust	you under the terms of the beed of Trust together with	s Deed of Trust, to on the Deed of Trust, a	annal the Note above mentio	mad and all other
DATED				-
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				مەسىر مە
Mail reconveyance to				
				· · · ·
STATE OF OREGON: COUNTY OF K	LAMATH: ss.			
Filed for record at request of	Aspen Title &	Escrow	the 1:	stdav
of Feb A.D., 19		o'clock P M.	and duly recorded in Vol.	
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