5438	IF OF O===		12-1, 14
1-27 654 1 31 RCVO LIP	DEED O	T MORTGAGE	Vol. 195 Page 42
PARTIES: This Deed of Trust is made onFebruar	17, 1995	among the Grant	Y
BENJAHIH D. JEESEN	CARI	LLITA A. JENSEN	
Forrower BONNIE P. SERKIN On the Benefician GREEN TRET P	INANCIAL CO	St. 15th Ploor	, Portland, OR 97204 Trustee
rnanized at die	ting - oder the k		whose address is
TO DOIL 15/0 , TOMINITIN, UIEG	- a y /002		(*) oodo
ECONVEY ANCE: For value received. Borrower irrevicable of all rights, easie nents, would enances, resis le	grants and consessant existing	A - A- T A	
PROPERTY ADDRESS 10730 TUNNELWOOL DI			Cregon97624
EGAL DESCRIPTION		•	. ↓ p ∈ oge
All of the property located	at 10730	NNELWOOD DR	, in the
CICY/TOWN/VILLage of CHIOLOUIN		Country of	DT Blebents
legal interest. This property is "Additional Property Description together with a security description	which is	. ularly describ	ed on the schedule titled
and a property of property of the contract of	in that	with alm 100/ /	0 9 30
CELIBRATION mobile home, ser	al number	DSTOR139416526	
The Borrower does hereby as	thorizo Ab-	7	
The Borrower does hereby at more detailed property description	(D Atter th	s Borresson has	
and to attach Exhibit A after th	Borrower	as signed the	Mortgage,
		Jugarda vac	nor cgage
		- 7	
		4	\ ' / P
Collect C KLAPATH			
		County, Oragon	
TILE (30) rowell covenarity, and warrants title to the ϕ ope	. except for	. none	
ECUREC DEBT This I had of Trust secures to Under	repayment of 1	t secured debt and the	Declormance of the corporate and
and units formower wes to ender under this leer	xcum ent incorpi	r ted herein. Si cured de	bt as used in this Deed of Trust includes ar
artensions, and renawals thereof	" . s of affice	ny instrument secured	by this Deed of Trust in duding all modifications
The secund debt is midericed by List all instruments.	ard spreement	ecure, by this Deed of	rrust and the dates thereof :
decurity Agreement executed	red Home R	ail Installmen	it Contract and
Aretacht execution	' LBUYERS/B	Towers.	
Fevorying credit a preement dated		Advanc	es under this agreement may be made and repair
if diligain hade survivid to the dollar limit described to		la.	
Fuftine Advances. The above debt is secured over the factored to the same extent as finade on the dat	Tough all or partitions from the	t it may not yet be adva	oced. Future advances are contemplated and wi
and the same of the same	- and Cred Of The	i s executed.	
Te above obligation is due and payable on 160	Roaths fro	t last construc	tion disbursement foot paid earlier
"Ye otal a spaid balance secured by this Deed of Tr. TY \$1 X THOUSAND THREE AND 23/110	i al a iv one time	: nall no' exceed a maxin	um principal amount of
the interest plus any amounts distursed under the	arms of this Dee	A set I make the make a set of the	Dollars (\$
(stighte Rate: ' a returnet rate on the only tree	20 44 5 7 15 15		
(ariable Rate: 1 einterest rate on the obliquition A copy of thir oan agriement containing the	ecure coy mis t	to of trust may vary acc	ording to the terms of that obligation
par" hereof	/ Ger Wilk	ne mirriest rath may ve	ry is attached to this Devid of Trust and made a
DERS Commercial :		111 5	
SNATURES: By signing below, Borrower agrees to the	e terms and cove	n ints contained in this	Deed of Trust, including those on page 2, and
in any riders described above signed by Bornowe	r Borrower also	knowledges receipt of	a copy of this Deed of Trust on today's date.
XRZ XIII		X/	c + 412
BEHJAHIN D. JENSEN		11779	exelotofic notice
D. VERNIST		CARMELITA	A. JENSEN
KNOWL EDGMENT STATE OF CREGON	K1 :	ıath	
On this 17th day (Februar	A STATE OF THE STA	Personally appared the above assess
SHIJAH (N. D. JENSEN	CARDELITA	I TENCEN	personally appeared the above named
foregoing instrument to be their		/ luntary act and deed	and acknowledged

OFFIC AL SEAL OFFIC AL SEAL OFFIC AL SEAL OFFIC AL SEAL OFFIC AROUND THE CONTROL OFFIC AN 31 1998

R DUEST FOR RED INVERANCE

The undersigned is the ruider of the note or notes or curve by it is Deed of 1 ust. Said note or notes together with all other indebtedness secured by this Other(1) Frust, have been paid in full. You are hendly diricted ic cancel sist note or notes and this Deed of Trust, which are delivered hereby, and to receive without warranly, all the estate now held by you inder this Deed control to the person or persons legally entitled thereto

Date:

- 4236
- 1. Fayments. Borrower agrees to make all payments on the secured debt when due. Unless Borrower and Lender agree otherwise, any payments Lander receives from Borrower or for Borrower's ber effit will be applied first to any amounts Borrower owes on the secured debt exclusive of interest or orin spal, second to interest, and then to principal, partial prepayment of the secured debt exclusive of interest any schildled payment until the secured debt is paid in till.
- 2. Claims Against Title. Borrower will pay all laxes assessments, and other charges attributable to the property when due and will defend title to the property against any claims which would impain that len of this Deed of Trust Lender may require Borrower to assign any rights, claims or defenses which Borrower many have against parties who supply labor or materials to improve or maintain the property.
- I treurance. Borrower will keep the property issued under terms acc optable to Lender at Borrower's expense and for Lender's benefit. All insurance path ses shall include a standard mortgage chause index and lender index will be named as loss payee or as the insured on any such insurance path y. Any insurance proceeds may be applied with niLender standard in the office of any to either the restoration or repair of the damaged property or to the secured that if Lender requires mortgage insurance. By more of agrees to main a in such insurance for as long as Lender requires.
- 4. Property, Borrower will keep the property in jook and make all repairs reasonably necessary
- \$ Expenses. Bonover agrees to pay all Lericer's expenses, include a reasonable attorneys' fees, if Borrower breaks any covenants in this Deed of fluid or in any obligation secured by this Deed of fluid or in any obligation secured by this Deed of Trust.
- 8 Prior Security Interests. Unless Borrower It ist (I rains Lender's will enconsent, Borrower will not make or permit any changes to any prior security in est. Porrower will perform all of Borrower's under any prior Mortgage, Deed of Trust or other security agreement, including Borrower's appreciate to make payments when due.
- * Jasignment of Flents and Profits, Borrower as ugns to Lender it a rents and profits of the property Uniess Borrower and Lender have agreed whitness in writing, Borrower may collect and interior to remove a source may take possession and inaugh the projet by and collect the rents. Any rents Lender collects shall be applied first to the rands and inauraging the projet including court cost and attempts the applied first to the remaining amount in rents will then apply to payment in on the secured 1 bit as provided in Coverant 1.
- 3. (asserbolds, Condominiums; Planned Unit. Devisiopments, Bornix er agrees to comply with the provisions of any lease if this Deed of Trust is on a lease effect of Trust is on a unit or 1 condominum or a pila ned unit development, Borrower will perform all of Borrower's duties under the tipe enable by law or regulations of the conditions of the conditions. The or canned unit is evelopment.
- If a uthority of Leeder to Partorn for Barroner. Bornover tails to reform any of Borrower's duties under this Deed of Trust, Lender may perform any of Borrower's duties under this Deed of Trust, Lender may perform name or pay any amount if necessary for performance. If any construction on the property is distriction to the property is districted in the property of the may of clude completing the construction.
- an tier a callure to perform will not preclude Ler der come electising an in it its other rights under the law or this Deed of Trust
- and interest from the date of the payment until paid in the interest will be secured by this Deed of Trust. Such amounts will be due on demand and will the interest from the date of the payment until paid in the interest rate in effect on the secured debt.
- Default and Acceleration. If Borrower tail to lake any payment when due or breaks any covenants under this Deed of Trust or any obligation was red by this Deed of Trust. Lender may accelerate the maturity of the secured debt and demand immediate payment and may invoke the power of the and any other remedies permitted by apply ablicials.
- Power of Sale "Lender invokes the power of the lender shall to be used to cause Trustee of execute a written notice of the occurrence of an event of statuit and at Like deris election to cause the property to be sold a constant thereof is ocated, ender or Trustee shall give inche of sale in the manner prescribed by applicable law to Borrower and to other persons as an ocable law may expure. After the lapse of the ineleast apply be prished by applicable law trustee shall sell the property (in gross or in parcels) at our author to the highest bidder for cash in the inelast place and under the terms designated in the notice of sale. Lender or Lender's designee has purchase the property at any sale. Trustee shall define to the pink has included to implied. Trustee shall apply the property in the property without any coverant or warranty, and not limited to, estimately Trustees and at time is if least (2) to all is imposed of Trust; and (3) the excess, if any, to the person or pair one legally entitled thereto.
- 12. Inspection. Lerk fer may enter the property to inspect of "Lender" is as Borrower notice beforehand. The notice must state the reasonable cause for an ter's inspection.
- 11. Condemnation. Borrower assigns to Lence rith proceeds of any a vario or claim for damages connected with a condemnation or other taking of all right part of the property. Such proceeds will be provided as provided in Covenant 1. This assignment is subject to the terms of any prior security agreement.
- 1.4. Walver By exergising any remedy available to lender collish not give up any rights to later use any other remedy. By not exercising any emiledy upon Borns were sitefault it ender does not were any right to later consider the event a disfault if happens again.
- 13. Joint and Several Liability; Co-signers; Successors and Assign's Bound. All duties under this Deed of Trust are coint and several. Any Borrower who co-signs this Deed of Trust but does not an extension that be underlying the instrument (sides so only to grant and convex that Borrower's interest in the property to the Trust and under the terms of this Deed of Trust in add to in, such a Borrower agrees that the Lender and any other Borrower under this Deed of Trust are the secured debt without that Borrower's consent and without releasing that Borrower from the terms of this Deed of Trust.
- The duties and benefits of this Deed of Trust shall bird and benefit the successors and assigns of Lender and Borrower
- Iti. Notice. Unless stherwise required by law an notice to Borrowe shall be given by delivering it or by mailing it addressed to Borrower at the protection of the address that Borrower has given to Leri in Borrower will mail any notice to Lender at Lender's address on page 1 of this new other address which Lender has dissignated.
- A try nation shall be neemed to have been given to Exitower or Lender in the mannel stated above
- 1.7 Transfer of this Property or a Seneficial alterial tith the Borrowist if all or any part of the property or any interest in it is sold or transferred without jury plans by the property or any interest in it is sold or transferred without jury plans and a natural person and a beneficial time est in the Borrowist is not a natural person and a beneficial time est in the Borrowist is sold or transferred. However, Lender may not demand payment in the above was done if it is prohibited by lederal law as of the diliped of this Deed or 1 lust.
- 113. Release. When Bor these has paid the secured tebt in full and 41 underlying agreements have been terminated. Lender shall request Trustee to ecclinely the property. Borrower agrees to pay till on to be cord such it conveyance.
- the substitute Trueige. Trustee shall resign if the request of Lender and may resign at its own election. Upon the resignation, incapacity, disability or than of "nustee, unider shall appoint a success" trustee by an inclument recorded in this country in which this Deed of Trust is recorded. The max lessor trustee that thems, ponition to vested with all it owens of the original Trustee.
- 13. Use of Property. The property subject to this D+ d of Trust is not a mently used for agricultural, timber or grazing purposes.
- In Littorneys' Fers. As used in this Deed of Trust i ind in the Note. It omeys fees' shall include attorneys' fees, if any which shall be awarded by an expellate rount.
- 23. Isverability. Any provision or clause of this De++ of Trust or any is reement evidencing the secured debt which conflicts with applicable law will not an interesting the expressity or implify this variations. It any provision or clause in this Deed of Trust or any agreement, the any provision or clause in this Deed of Trust or any agreement, the any provision or clause in this Deed of Trust or any agreement, the agreement evidencing the secured debt.

EXHI3 T "A"

LOT 18. BLOCK 1. TRACT NO. 1158, IN THE COUNTY OF KLAMATH, STATE OF OREGON.

STATH OF OREGON COUNTY OF KLAM! TH	SS.		
Filed for record at request of Asp in		the 27th	da
of Fab A.D., 19 95a	_11:31 c cloc	k A M., and duly recorded in Vol. M95	
	rtgages	on Page _4 295	
EBB 444 44		Bernetha G. Letsch, County Clerk	
FEE \$20.00	10.47 Th.	By Janes Vrulender	