ccount Number:	1355544 960540722140	'96 MAR 11	P3:49	
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WHEN RECORDED		A STAR OF	gorge Astronomic Control	
BANK OF AMERICA	A OREGON		\$	
B O. Boy 3828	ice Center		Value of the second	
P.O. Box 3828 Seattle, WA 98124-3	3828			
VYA 98124		_ 	1	
	A7		<i>Y/</i>	FOR AUDITOR'S USE ONLY.
	A.L.	<u> </u>	OF TRUST	
	: TRUST is greated this	8	day ofMarc	ch , 19.96,
THIS DEED OF Pegeen S. Fit				
		1-5-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	3.209A	Trustee"), in trust for BANK OF AMERICA
("Grantor") to ASPE	N TITLE & ESCROW, INC clary"). Grantor agrees as follow			
1. CONVEYA	NCE. Grantor hereby bargains	s, sells and conveys to whether now owned or	Trustee in trust, with power of sall later acquired, located at	tle, all of Grantor's right, title and interest in Basin View Dr (NUMBER) (STREET) County, Oregon and legally
KLAMATH FAI	LLS OR 97603		, in	
	(CITY)	(ZIP CODE) Fourth Addition To	o North Hills, In The County C	Of Klamath, State Of Oregon.
described as: Lo	ot 13, Block 8, Tract 1264	, Louisi Addition T	and county	
Grantor's use	e of the Payments in any bankri	ruptcy proceeding. I in this Deed of Trust si	shall be construed as obligating Be	xisting and tuttre leases, includes and output pontinuing right to collect, in either Grantor's or Contracts ("Payments"). As long as there is no use shall not constitute Beneficiary's consent to teneficiary or any receiver to take any action to pation under the Contracts. Beneficiary's duties untor contained in this Deed of Trust and the Dollars
3. SECUR payment of the	SED OBLIGATIONS. This Deed sum of twenty one thousa	and dollars and no ce	ents	antor contained in this Deed of Trust and the Dollars Lon March 8 1996
(\$ 21,000.00 payable to Bene ("Secured Obligi 4. MATUR	eficiary or order and made by G pation"). Nothing contained in the RITY DATE. The term of the S	st thereon as evidenced	enewals, modifications and extension	ons thereof and any future advances hereunder ciary to make any future advance to Grantor. of Trust is executed and shall end, if not paid
sooner, on 5. AFFIRM 5.1 M complete at 5.2 C 5.3 R 5.4 P	ANTIVE COVENANTS. Grantors ANNTENANCE OF PROPERTY. ANY improvement which may be COMPLIANCE WITH LAWS. Com REAL ESTATE INTERESTS. Pent PAYMENT OF DEBTS AND TAXX AND TAXX	shall: /. Maintain and preserv e constructed on the Pro mply with all laws, ordin- form all obligations to be (ES. Pay promptly all ob-	ve the Property in good condition operty; and restore any improvemer nances, regulations, covenants, conce performed by Grantor under the 6 bligations secured by the Property; materials, supplies or otherwise wi	n and repair, ordinary wear and tear excepted; ent which may be damaged or destroyed; nditions and restrictions affecting the Property; Contracts; r, all taxes, assessments and governmental liens which, if unpaid, might become a lien or charge
or charges upon the Pr 5.5 If Property ag insurance aggregate debris, and to the Seci	revied against the Property, incorperty; Property; NSURANCE. Insure continuous gainst all risks, casualties and it against fire, theft, casualty, va amount of not less than the ful of shall name Beneficiary as los bured Obligation in any manne	usly, with financially sou losses through standard andalism and any other uill replacement cost of a ss payee, as its interest er as Beneficiary determ	ound and reputable insurers accepted fire and extended and extended ge insurer ge insurer isk Beneficiary ruay reasonably all improvements on the Property, it may appear. The amounts collect mines, and such application shall reall of Grantor's rights in the insurer and control of the contro	ptable to Beneficiary, all improvements on the trance or otherwise, including, without limitation, y request. The insurance policies shall be in an including the cost of demolition and removal of ted under the insurance policies may be applied not cause discontinuance of any proceeding to surance policies shall pass to purchaser at the
foreclose (foreclosure 5.6 l regulated	e sale; HAZARDOUS WASTE. Notify I substance, or of the receipt b	Beneficiary within twen	enty-four (24) hours of any release ce, order or com nunication from a d existing on the Property, or results	e of a reportable quantity of any hazardous of any governmental authority which relates to the s from the use of the Property or any surrounding
property; 8 5.7	and COSTS AND EXPENSES. Pay.	reimburse and indemi	nnify Beneficiary for all of Beneficia a any action or proceeding purporti	iary's reasonable costs and expenses incurred it ting to affect the rights or duties of Beneficiary of iding, without limitation, all reasonable attorney rich, and trustee's and receiver's fees at trial or o
ees and vappeal. 6. NEG 6.1 6.2 6.3 Beneficiar in the proapply to hereunde	CATIVE COVENANTS. Grantor si PAYMENTS. Accept or collect MODIFY CONTRACTS. Termin RE_TRICTIONS ON CONVEY ary sell, transfer, or convey, or p operty (or any part thereof), the each and every sale, transfer er, whether by action or non-act	shall not without Benefic t Payments more than of nate, modify or amend a YANCES. Should the C permit to be sold, transi hen Beneficiary may de or or conveyance, regar stion, in connection with	clary's prior written consent: one (1) month in advance of the due any provision of the Contracts; or Grantor or the Grantor's successo sferred or conveyed, by agreement f eclare all sums secured hereby imr urdless whether or not Beneficiary It h any previous sale, transfer, or conv	e date; ors in interest without the consent in writing tor sale or in any other manner, Grantor's interediately due and payable. This provision she has consented to, or waived, Beneficiary's rig tyeyance, whether one or more. nain, the amount of the award to which Grantor
7. EMI entitled shall 8. REC upon satisfac 9. SUC	INENT DONAIN. IN 18 OF THE SECURED Obline CONVEYANCE. Trustee shall rection of the Secured Obligation CCESSOR TRUSTED In the events.	ligation. econvey such portion o	of the Property to the person entitle	tled thereto upon written request of Beneficiary, ary or any person interested in the Property. ustee, Beneficiary may appoint a successor trust st is recorded, the successor trustee shall be vest
of cools bee	he recording of : appointme ers of the original ustee.	Out in the feorities of the		\$
				4 - 1

10. EVENTS OF DEFAULT. The occurrence of any of the following events shall, at Beneficiary's option, and at any time without regard to any previous knowledge on Beneficiary's part, constitute a default under the terms of this Deed of Trust, the Secured Obligation and all related loan documents: 10.1 NON-PAYMENT OF PRINCIPAL OR INTEREST. Any payment of principal or interest on the Secured Obligation is not made when due; 10.2 FAILURE TO PERFORM. Any tax, assessment, insurance premium, lien, encumbrance or other charge against the Property, or any payment under a real estate contract covering the Property is not paid when due; or any other term, covenant or agreement of Grantor contained in this Deed of Trust or in any other document with Beneficiary, or in which Grantor grants a security interest in the Property, is not promptly In this Deed of Trust or in any other document with Beneficiary, or in which Grantor grants a security interest in the Property, is not promptly performed or satisfied.

11. REMEDIES UPON DEFAULT. If any default occurs and is continuing, Beneficiary may, at its option:

11.1 TERMINATE COMMITMENT. Terminate any outstanding and unfulfilled commitment to Grantor;

11.2 ACCELERATE. Declars any or all of the Secured Obligation, together with all accrued interest, to be immediately due and payable without presentment, demand, protest or notice of any kind, all of which are expressly waived by Grantor;

11.3 PAYMENTS. Pay such sums as may be necessary to pay any tax, assessment, insurance premium, lien, encumbrance or other charge against the Property, or any payment under a real estate contract covering the Property, without prejudice to Beneficiary's right to accelerate the Secured Obligation and foreclose upon this Deed of Trust. Grantor shall reimburse Beneficiary, upon demand, for all such amounts paid by Beneficiary, with interest thereon from the date of such payment at the highest rate that is, from time to time, applicable on any of the Secured Obligation. All unrelimbursed 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 Beneficiary to enforce mis Deed of Trust discontinued at any time prior to the earlier to occur (1) the fifth day before the date of sale by the Beneficiary to enforce mis Deed of Trust discontinued at any time prior to the earlier to occur (1) the fifth day before the date of sale by the Beneficiary to ender the Secured Obligation and this Deed of Trust had no acceleration occurred; (b) cure any default of Grantor's other obligations or agreements in this Deed of Trust, (c) pay all costs and expenses actually incurred by Beneficiary in enforcing this Deed of Trust, including, but not limited to reasonable trustee's fees and attorney's fees, to the 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.

12. WAIVER. No waiver by Beneficiary of any deviation by Grantor from full performance of this Deed of Trust or the Secured Obligation, as the case may be, shall constitute a waiver of 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.

13. SUCCESSORS AND ASSIGNS. This Deed of Trust inures to the benefit of and is binding upon the respective heirs, devisees, legatees, administrators, executors, successors and assigns of the parties hereto.

14. APPLICABLE LAW. This Deed of Trust has been delivered to Beneficiary and accepted by Beneficiary in the State of Oregon. This Deed of Trust shall be governed by and in accordance with the laws of the State of Oregon.

15. PLEDGE. Any Grantor who is not a borrower under the Secured Obligation shall not be personally liable for the obligations therein and is only signing this Deed of Trust to grant and convey Grantor's interest in the real property identified herein and agrees that Beneficiary and any borrower under the Secured Obligation may extend, modify, forebear, or make any other arrangements relating to the Secured Obligation or Deed of Trust libration of the Secured Obligation or Deed of Trust, its extension or modification.

16. HOMESTEAD. To the fullest extent permitted by law Grantor waives any right to plead any statute of limitations as a defense to any obligation secured hereby, and Grantor releases and waives all rights and benefits of the homestead exemption laws of the State where the property is located. 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. n S. Fitzpatrick ACKNOWLEDGMENT BY INDIVIDUAL STATE OF OREGON Lake County of I certify that I know or have satisfactory evidence that Pegeen S. Fitzpatrick is/are 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. ACUAL TO KY WAYNE D. ROPP NOTARY PUBLIC - OREGON OMMISSION NO. 045288 M appointment expires MY COMMISSION EXPIRES JULY 10, 1899 ACKNOWLEDGMENT IN A REPRESENTATIVE CAPACITY STATE OF OREGON County of I certify that I know or have satisfactory evidence that is /are the individual(s) who

I certify that I know or have satisfactory evidence that

and

is/are the individual(s) who signed this instrument in my presence, on oath stated that (ne/she/they) was/were authorized to execute the instrument and acknowledged it as the of (mile)

(mile)

to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated:

(NOTARY PUBLIC FOR THE STATE OF OREGON)

My appointment expires

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of	Aspen Title	& Escrow			llth	day
of March	A.D., 19 <u>96</u> at _	3:49	_o'clock	P M., and duly recorded in Vol. M96		
of <u>Mortgages</u>			on Page 6532			
				Bernetha G. Letsch.	County Clerk	

FEE \$15.00