Accornt Number: 1022235 ACAPS Number: 962981139030 Date Printed: 11/1/1996 Reconveyance Fee: \$0.00 1st DOT.	'96 40V	-5 P3 53	Vol <i><u>&26</u> </i>	Page 350
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ी ट्रालमंड साजा । १७७५ च प्रजयह इस्सियंक्टालेस्ट्रे हरू क्रिस्ट्रेस	DEED OF TR	UST	OR ADDITO	TO USE ONLY,
##시: [2] : [1] : [4] : [2] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4] : [4]				
THIS DEED OF TRUST is granted this by V George J. Laws And Kathleen E. Laws, As Yenants B	4th y The Entirety (FIA + II	day of Novemb	er Ivuas cubic	, 19_96,
			Angel of the control	
("Grantor") to	ASPEN TITLE & ESCRO	W. INC	A	
Bank Of America	NT&SA	Willeddenian Conterna	Beneficiary"). Grantor	("Trustee"), agrees as follows:
CONVEYANCE. Grantor hereby bargains, sells in the following described real property ("Property"), whet KLAMATH FALLS OR 976035289 (CITY) (CITY) (CITY)	and conveys to Trustee her now owned or later a	in trust, with power of acquired, jocated at	of sale, all of Grantor's 1769 Patterson St (NUMBER)	right, title and interest (STREET) unty, Oregon and legally
Property Tax ID #_595901 together with all equipment and fixtures, now or later att way appertaining to the Property; and all leasehold interprety. 2. ASSIGNMENT OF RENTS. 1. 1-2.11 ASSIGNMENT. Grantor further assigns to agreements for the use or occupancy of the Property Beneficiary's name, all rents, receipts, income and other default under this Deed of Trust, Grantor is granted a Grantor's use of the Payments in any bankruptcy processing the provision of the Contracts, expend any mare expressly limited to giving of proper credit for all Facel Contracts.	Beneficiary all of Grar y ("Contracts"), including ner payments due or, to i license to collect the Pa needing, ed of I rust shall be con- noney, incur any expens. "Ayments received by it.	all tenements, heredit issues and profits d of the immediate and become due under the syments, but such lice strued as obligating E e or perform any obli	aments and appurtena erived from or in any existing and future lea continuing right to colle e Contracts ("Payments ase shall not constitute eneficiary or any receivant	way connected with the uses, licenses and other ect; in either Grantor's or '). As long as there is no Beneficiary's consent to wer to take any action to acts. Beneficiary's duties
payment of the sum of ten thousand two hundred doll (\$ 10,200.00) with interest thereon a payable to Beneficiary or order and made by Grantor, inc	ars and no cents	ach agreement of Gra	intor contained in this	Deed of Trust and the Dollars
4. MATURITY DATE. The term of the Secured Objection of the Secured Obscorer, on 11/1/2001 Sooner, on 11/1/2001 MAINTENANCE OF PROPERTY Maintains Complete any Improvement which may be constituted.	Trust shall be construed iligation commences on the process of the process of the proper the Proper and preserve the Proper	as obligating Benefit the date this Deed try in good condition	and repair, ordinary was	ture advances hereunder e advance to Grantor, nd shall end, if not paid
5.3 REAL ESTATE INTERESTS. Perform all oblic 5.4 PAYMENT OF DEBTS AND TAXES. Pay pro or charges levied against the Property; and all claims upon the Property:	laws, ordinances, regula gations to be performed mptly all obligations sec for labor, materials, su	ations, covenants, con by Grantor under the ured by the Property; pplies or otherwise w	ditions and restrictions Contracts; all taxes, assessments nich, if unpaid, might b	affecting the Property; and governmental liens
Property against all risks, casualities and losses throug insurance against fire, theft, casualty, vandalism and aggregate amount of not less than the full replacement debris, and shall name Beneficiary as loss payee, as it to the Secured Obligation in any manner as Beneficial foreclose upon this Deed of Trust. In the event of foreclosure sale:	ncially sound and reput in standard fire and extent any other risk Benefici at cost of all improvements interest may appear, arry determines, and suc preciosure, all of Granto	table insurers accept ended coverage insurer lary may reasonably may reasonably The amounts collecte th application shall no or's rights in the insu	able to Beneficiary, all the or otherwise, incluse or otherwise, incluse request. The insurance of dead on the insurance of cause discontinuance rance policies shall on the insurance of the other of the other of the other of the other	Il improvements on the iding, without limitation, o policies shall be in an implified and removal of policies may be applied to of any proceeding to see the interpretation of the interpretation of the ideas of the interpretation of the ideas of the ide
regulated substance, or of the receipt by Grantor of existence of or potential for environmental pollution surrounding property; and	ithin twenty-four (24) he any notice, order or con t of any kind existing o	ours of any release on munication from an on the Property, or	of a reportable quantity y governmental author results from the use of	y of any hazardous or ity which relates to the of the Property or any
5.7 COSTS AND EXPENSES. Pay, reimburse an connection with foreclosing upon this Deed of Trust, d. Trustee under this Deed of Trust, or managing the Priess and value of the services of staff counsel, legal exappeal.				

fees and value of the services of staff counsel, legal expenses, collection costs, costs of title search, and trustee's and receiver's fees at trial or on appeal.

6. NEGATIVE COVENANTS. Grantor shall not without Beneficiary's prior written consent:

6.1 PAYMENTS. Accept or collect Payments more than one (1) month in advance of the due date;

6.2 MODIFY CONTRACTS. Terminate, modify or amend any provision of the Contracts; or

6.3 RESTRICTIONS ON CONVEYANCES. Should the Grantor or the Grantor's successors in interest without the consent in writing of Beneficiary sell, transfer, or convey, or permit to be sold, transferred or conveyed, by agreement for sale or in any other manner, Grantor's interest in the property (or any part thereof), then Beneficiary may declare all sums secured hereby immediately due and payable. This provision shall hereunder, whether by action or non-action, in connection with any previous sale, transfer, or conveyance, whether one or more.

7. EMINENT DOMAIN. In the event any portion of the Property is taken through eminent domain, the amount of the award to which Grantor is entitled shall be applied to the Secured Obligation.

8. RECONVEYANCE. Trustee shall reconvey such portion of the Property to the person entitled thereto upon written request of Beneficiary, or upon satisfaction of the Secured Obligation and written request for reconveyance made by Beneficiary or any person interested in the Property.

9. SUCCESSOR TRUSTEE. In the event of death, incapacity, disability or resignation of the Trustee, Beneficiary may appoint a successor trustee shall be vested with all powers of the original Trustee.

LUCHARIO VIEW 194 35038 documents: A particular than the second of t due of the Control of 11.6 TRUSTEE'S SALE. Direct the Trustee, upon without request.

Jaws 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.

To expressly waives any defense or right, in any action or proceeding in connection with the Secured Obligation, that Beneficiary must first resort and the Secured Obligation, as Deed of Trust as a mortgage.

Grantor expressly walves 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 without Grantor's consent and without releasing Grantor from this 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 VEDICY APPROVED LISES. VERIFY APPROVED USES 40 Behalipid: A Charge of the Kathleen E. Laws ge J. Laws tung end linewastat samp ing August **Kathleen E. Laws** vijet mesuman menghan sampung menghang menghan sampung menghan ayak **uniucnag 10**,766 kephan25, gu tebalikayan panghankanan menghang menghang menghan sampung menghan sampung OFFICIAL SEAL WANN SELVERA 5 NOTARY PUBLIC-OREGON COMMISSION NO. 030201 MY COMMISSION EXPIRES DEC. 9, 1997 STATE OF OREGON **ACKNOWLEDGMENT BY INDIVIDUAL** Klamath County SS. I certify that I know or have satisfactory evidence that George J. Laws and Kathleen E. Laws is are the individual(s) who signed this instrument in my presence and acknowledged it to be (his/her/their) tree and voluntary act for the uses and pulposes mentioned in the instrument. Real hereby bounded, wells and babyoys to Tabak Dated: Vacen July Acade. My appointment expires STATE OF OREGON (1) POLITICAL TO A CKNOWLEDGMENT IN A REPRESENTATIVE CAPACITY I certify that I know or have satisfactory evidence that - DEED OF LONG is/are the individual(s) who signed this instrument in my presence, on oath stated that (he/she/they) was/were authorized to execute the instrument and acknowledged it as to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument. Dated: storthwyst Regional Lean Satvice Center (NOTARY PUBLIC FOR THE STATE OF OREGON) Back Of America My appointment expires WHEN RECORDED MAIL TO: REQUEST FOR RECONVEYANCE The state after a section as the old the right of the section of STATE OF OREGON: COUNTY OF KLAMATH: 55. Filed for record at request of _ Aspen Title & Escrow the 5th A.D., 19 96 at 3:53 o'clock P. M., and duly recorded in Vol. November M96

Mortgages

FEE

\$15.00

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Bernetha G. Letsch/County Clerk
By ______