	Vol. 1996 Page 3959
Account Number: 1312040 ACAPS Number: 963381310490 76 REL 20 92:45 Date Printed: 12/18/1996 8cconveyancs Fee: \$ 0.00 1st DOT	Vol. // Ir rays
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WHEN RECORDED MAIL TO: EOFESTE HIS CON (EAR)	
Northwest Regional Loan Service Center P.O. Box 3828	
Seattle, WA-98124-3828	
Att. OUSUSSISSI	SERVED FOR AUDITOR'S USE ONLY.
DEED OF TRUST	
THIS DEED OF TRUST is granted this 19th day of I John E Murray And Christine E Murray, As Tonants By The Entirety	December , 19 96
"Grantor") toASPEN TITLE & SCROW, INC. n trust forBank Of America N.T.& S.A	PTourton*
1: CONVEYANCE: Grantor hereby bargains, sells and conveys to Trustee in trust, with portion of the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property"), what her now owned collections are the following described real property ("Property").	("Beneficiary"). Grantor agrees as follows:
CLAMATH FALLS OR 97603 (cmy (ZP c 006) in Klamath escribed as: That Portion Of The Easterly 780 let Of The Wi /2 Ne 1/4 Of Section Williamette Meridian, in The County Of Klamath County Of K	County, Oregon and legally
Property: Tax. ID # R 92802 Ogether with all equipment and fixtures, now or later attached to the Property; all tenements, he asy apportaining to the Property; and all leasehold interests, rents, payments, issues and professional professi	eraditaments and appurtenances, now or later in any
	to it ally way connected with the
2.1 ASSIGNMENT OF REMTS. 2.1 ASSIGNMENT. Grantor further assigns to Beneficiary all of Grantor's interest in agreements for the use of occupancy of the Property ("Contracts"), including the immediate a Beneficiary's name, all rents, receipts, income and of the payments due of the become due under default under this Deed of Trust; Grantor is granted a license to collectine Payments, but such Grantor's use of the Payments in any bankruptcy proceeding. 2.2 DISCLAIMER. Nothing contained in this Deed of Trust shall be construed as obligating enforce any provision of the Contracts, expendiany money incur any expense of perform any are expressly limited to eliver a force any proposition.	end continuing right to collect, in either Grantor's or ter the Contracts ("Payments"). As long as there is no h license shall not constitute Beneficiary's consent to
3. SECURED OBLIGATIONS This Deed of Trust secures performance of each agreement of the sum of ninety thousand six hundred in the received a tree and the sum of ninety thousand six hundred in the received a tree and tree and the sum of the sum	of Grantor contained in this Deed of Trust and the
90.632.72 with interest thereon a sevidenced by a promissory note(s) signals to Beneficiary or order and made by Grantor, including all renewals, modifications and extend Obligation. Nothing contained in this Deed of Trust shall be contrained as obligating Beneficiary or order.	igned on December 19, 1996
5.1 MAINTENANCE OF PROPERTY. Maintain and preserve the Property in good condicomplete any improvement which may be constructed on the Property; and restore any improvement which may be constructed on the Property; and restore any improvements. 5.2 COMPLIANCE WITH LAWS. Comply with a liaws, ordinances, regulations, covenants.	dition and repair, ordinary wear and tear excepted; rement which may be damaged or destroyed; conditions and restrictions affection to the
or charges levied against the Property; and all claims for labor, materials, supplies or otherwis	perty; all taxes, assessments and governmental liens so which, if unpaid, might become a lien or charge
aggregate amount of not less than the full replacement cost of all improvements on the Propert debris, and shall name Beneficiary as loss payed, as its interest may appear. The amounts collete because Obligation in any manner as Beneficiary determines, and such application shall foreclose upon this Deed of Trust. In the event of icreclosure, all of Crantor's rights in the	ably request. The insurance policies shall be in an ity, including the cost of demolition and removal of licted under the insurance policies may be applied all not cause discontinuance of any proceeding to
5.5 HAZARDOUS WASTE Notify Beneficiary within twenty-four (24) hours of any releasing the substance, or of the receipt by Grantor of any notice, order or communication from	ace of a reportable quantity of any hazardous or
connection with foreclosing upon this Deed of Trust, or fending any action or proceeding purpor trustee under this Deed of Trust, or managing the Property and collecting the Payments, including any action of the services of staff counsel, legal expenses, collection costs, costs of title see	ciary's reasonable costs and expenses incurred in tring to affect the rights or duties of Beneficiary or juding, without limitation, all reasonable attorneys'
6.1 PAYMENTS. Accept or collect Payments more than one (1) more than advance of the du 6.2 MODIFY CONTRACTS. Terminate, modify or amend any provision of the Contracts: or	uu dater 1985 ka
Beneficiary sell, transfer, or convey, or permit to be sold transferred or conveyed, by agreement, in the property (or any part thereof), then Beneficiary may declare all sums secured hereby imply to each and every sale, transfer or conveyance, regardless whether or not Beneficiary inhereunder, whether by action or non-action, in connect on with any previous sale, transfer, or conveying the provided by the sale, transfer, or conveying the sale transfer, or conveying the sale, transfer, or conveying the sale transfer, or conveying the sale transfer, or conveying the sale transfer or conveying transfer or conveying the sale transfer	icos in interest without the consent in writing of Lifor sale or in any other manner, Grantor's interest innediately due and payable. This provision shall has consented to, or waived, Beneficiary's right wayance, whether one or more
RECONVEYANCE. Trustee shall reconvey such purtion of the Property to the person entitle Response to the person entitle	and the arrount of the award to which Grantor is
9: SUCCESSOR TRUSTEE: In the event of dath in capacity, disability or resignation of the and upon the recording of such appointment in the record of the capacity in the capacity which this Deed vested with all powers of the digital Taylors.	y or any person interested in the Property. 6 Truster, Beneficiary may appoint a successor

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10. EVENTS OF DEFAULT. The occurrence of it y of the follow by the province of the following part, constitute a default un	ing events shall, at Beneficiary's option, and at any time without regard to any det he terms of this Deed of Trust, the Secured Obligation and all related loan det he terms of this Deed of Trust, the Secured Obligation is not made when
10.1 NON-PAYMENT OF PRINCIPAL OR I TEREST, ANY	b whent of principal or interest in the Occasion the Property of any
due; or 10.2 FAILURE TO PERFORM. Any tax, assessment, insura navment under a real estate contract covering the Property is	nce premium, lien, encumbrance or other charge against the Property, or any nce premium, lien, encumbrance or other charge against the Property, or any nce pendium, or agreement of Grantor pald when due; or no other term, covenant or agreement of Grantor pendium, or in which Grantor grants a security interest in the Property, is not been clearly, or in which Grantor grants a security interest in the Property, is not
promptly performed or satisfied.	ontruing, Beneficiary may, at its option:
The Secured Of the Secured Of the Secured Of	olidation, together with all accided interest, to be interest, to
without presentment, deritaind, protession may be necessary	to pay any tax, assessment, insurance plemant, the Beneficiary's right to
charge against the Property, of any payment appendix upon this De accelerate the Secured Obligation and foreclose upon the data	eed of Trust. Grantor shall reimburse beneficiary, upon time to time, applicable on the of such payment at the highest rate that is, from time to time, applicable on
any of the Secured Obligation. The Croates shall have the ri	chi to reinstate this Deed of trust and trave any the date of sale by the
Beneficiary to entitive this bead of Trustee, or (2) the entry of a judgment foreclosing this Deed of Trustee, or (2) the entry of a judgment foreclosing this parties and this	Trust. The conditions for rainstatement and that. Trust. The conditions for rainstatement and that. S Daed of Trust had no acceleration occurred; (b) cure any default of Grantor's peed of
other obligations of agreements in the companies trustee's fees and	i attorney's fees, to the extent permitted by applicable However, the reinstatement
this Deed of Trust and the case of acceleration resulting from the right shall not apply in the case of acceleration resulting from the	e sale or transfer of Grantor to collect the Payments; take possession of, manage and
operate the Property under the terms of the terms of through an	agent or judicially-appointed receiver. The Payments shall
payment of the costs of filadeging	recuest, to sell the Property and apply the sale property
11.7 OTHER REMEDIES. Pursue all other available le	gal and equitable remedies, including, without limitation, foreclosing upon this ecing in connection with the Secured Obligation, that Beneficiary must first resort
Grantor expressly waives any defense or right, in any action or procesto any other security or person. NANCE No waiver by Beneficiary of any deviation by Communication.	Strantor from full performance of this Deed of Trust or the Secured Obligation, as equive prompt payment or to assert any other right or remedy provided for in this equive prompt payment or to assert any other right or remedy provided for in this
the case may be, shall constitute a waiver of Bonefici my's right to re the case may be, shall constitute a waiver of Bonefici my's right to re Deed of Trust or the Secured Obligation on the basis of the same of the Secured Obligation on the basis of the same of the sam	Stantor from full performance of this Deed of this of the significant of the significant of the second of the significant of the second of the
13. SUCCESSORS AND ASSIGNS of the parties here administrators, executors, successors and assigns of the parties here	to.
of Trust shall be governed by and it and hard wer under the	Secured Obligation shall not be personally land agrees that Beneficiary and any
only signing this board of trade of the significant	ar, or make any other arrangements relating to the his Deed of Trust, its extension or modification.
16. HOMESTEAD. To the fullest extent permitted by law!(chilipation secured hereby, and Grantor releases and waives all right	nis Deed of Trust, its extension or modification. Grantor waives any right to plead any statute of limitations as a defense to any statute of limitations as a defense to any statute of the State where the property is and benefits of the homestead exemption laws of the State where the property
is located.	THE CURACE IST OF THE INCIDENT IN VIOLATION OF
THIS INSTRUMENT WILL NOT ALLOW FOR THE USE OF	THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF EFC.RE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON KWITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT
ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK TO VERIFY APPROVED USES	
John 7 Marry	Christing E. Multidy
John E Murray	
ANN 909A NOTARY PUBLIC OREGON CCMMISSION NO. 030201	
MY COMMISSION EXPIRES DEC. 9, 1997	- AND BY INCIVIDIAL
STATE OF CHEGOIN	ED GMENT BY INDIVIDUAL
ss. Camallo	Murray and Christine E. Murray
presence and acknowledged it to be (his/her/their) free and volunts	ry act for the uses and surposes in the surposes in the surposes in the surposes in the surpose
Dated: 62 1910 Per red leas the same	PROTARY PUBLIC FOR THE STATE OF OREGON)
	My appointment expires
	CLINENT IN A REPRESENTATIVE CAPACITY
STATE OF OREGON	
ss. I certify that I know or have satisfactory evidence that	2
	is/are the individual(s) who is /they) was/were authorized to execute the instrument and acknowledged it as
and signed this instrument in my presence, on oath s ated that (he)	she /they) was/were authorized to execute the institution and actions of
(mus) to be the free and voluntary act of such party for this uses and pur	表 [4] [4] [4] [4] [4] [4] [4] [4] [4] [4]
to be the free and voluntary act of such party (in 1) 1 233 and per Dated:	BAGTARY PULLUC FOR THE STATE OF OREGON)
No the first and the Same Care Care	My appointment expires
mural should be seen as a second of the second	
REGUE	ST FOR RECONVEYANCE
STATE OF OREGON: COUNTY OF KLAMATI : ss	
[4] 등일 기생통 [4] [4] [4] 기계 등에 살아 보는 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니는 아니	the 20th
10 Floring 101 100 100 100 100 100 100 100 100 10	745 o'clock P. M., and duly recorded in vol.
of nort ages	Bernetha G. Letsch, County Clerk
SUE \$15.00	by Actitum (100)