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	NAM Washington	MTC 13910-921.5 Vol. <u>M97</u> Page 1050 DEED OF TRUST OFFEGON USE ONLY
	AFTER RECORDING RETURN TO: Washington Nutual Loan Servicing PO Box 91006 - SAS0307	
	Seattle, WA 93111 Attention: Vault THIS DEED OF TRUST is between	COO801510-9 LYNN ESTENSON AND JILL M. ESTENSON, AS TENANTS
	whose address is 2885 WIARD ST	BY THE ENTIRETY KLAMATH FALLS OR 97603
	("Granter"); ASPEN TITLE witch is 525 MAIN ST KLAMATH	, a OREGON corporation, the obstress of
	and easigns ("Trustoe"); and 1201 Third Avenue, Seattle, Washington 981	FALLS, OR. 97601 , and its successory in trust Washington Mutuel Bank , a Washington corporation, the eddress of which is 01 ("Beneficiary"). s, bargains, sells and conveys to Trustee in trust, with power of sale, the real property in
	County, SEE LEGAL DESCRIPTION ATTAC	Oregon, described below, and all interest in it Granter over gets:
	THEREOF.	
	H.	
	All of the property described above will b Beneficiary, as secured party, a security inte- Grantor and Beneficiary.	om it; all plumbing, lighting, air conditioning and heating apparatus and equipment; and all fencing, cos, and other fix uses, at any time installed on or in or used in connection with such real property, a considered to be wither personal property or to be part of the real estate. Is called the "Property." To the extent that any of the Property is personal property Granter grants read in all such property and this Deed of Trust shall constitute the Security Agreement between
	2. Security This Doed of Trust is given the Forty Nine Thousand Five His	e filing. o secure performance of each promise of Granter contained herein, and the payment of andred Sixty And 00/100 Dollars
	Constructs, readinications or extensions thereof. Dead of Truat, and repayment of monoy advar the Property. All of this money is called the "D	() with interest as provided in the Premissory Note which evidences the Lean (the "Note"), and any it also secures payment of certain fees and costs of Beneficiary as provided in Section 9 of this lead by Beneficiary under Section 6 or otherwise to protect the Property or Beneficiary's interest in lebt". The final maturity date of the Lean is 01/15/17
	 Representations of Grantor Grantor re- la) Grantor is the owner of the France 	erty, which is unencumbered except by: easements, reservations, and restrictions of record not
	(b) The Property is not used primarily (b) The Property is not used primarily 5. Sale Or Transfor Of Property If the repaying in full the Debt and all other sums of first repaying in full the Debt and all other sum Bensficiery and beer interest at the Default Br.	(3) Y. (1)()
	5. Promises of Granter Grantor promises (a) To keep the Property in good a Benoficiary's prior written consent; (b) To ellow representatives of Ban- regulations, covenants, conditions and restricti	t apair; and not to move, alter ar demolish eny of the improvements on the Property without ficiary to inspect the Property at any reasonable hour, and to comply with elitews, ordinenses, one effecting the Property
	(c) To pay on time all lawful taxes and (d) To perform on time all terms, cou- it and pay all amounts due and owing thereund (e) To keep the Property and the in coverage perila, and ogainst such other risks improvements, and to deliver evidence of su policies pursuant to a standard lender's loss po- light to a standard lender's loss po- ter to a standard lender 's loss po- ter to a standard lender's loss po- ter to a standard lender 's loss po- ter	Id assessments on the Property; remarks and conditions of any prior mortgage or deed of trust covering the Property or any part of or in a timely manner; provements thereon insured by a company satisfactory to Beneficiary operant fire and extended as Beneficiary may reasonably require, in an amount equal to the full insurable value of the chinaurance coverage to Beneficiary. Boneficiary shall be named as the loss payee on all such syable clause; and it remains a wolid lian on the Evenant equation of the remarks the loss payee.
	encumbrance (other than those described in Se the lien of this Deed of Trust for purposes of the Curing of Defaults. If Scenter foils to a	vision 3) over this Deed of Trust in any pleading filed in any action, the assertion alone shall impair is Section 5(f).
	remedy it may have for Grantor's failure to con securad by this Deed of Trust. The amount s Grantor on demand.	emply with any of the covenants in Section 5, including compliance with all the terms of any prior ake any action required to comply with any such covenants without waiving any other right or nply. Repayment to Beneficiary of all the money spent by Beneficiary on behalf of Grantor shall be pent shall bear interest at the Default Rate (as that term is defined below) and be repsyable by
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7. Defaulta: Gain
 (a) Prompt purformance under this Deed of Trust is assential. If Grenter desen't pay any installment of the Lean 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 Lean, Grenter will be in default and the Dabin and other money whose repayment is secured by this Deed of Trust and interest will be repayment in full, its demanded until repair exercises its right to demand repayment in full, its tent and the Dabin of the granter will be default and the Dabin of the granter in full is demanded until repair exercises its right to demand repayment in full, its tent and the Dabin of the granter in full is demanded until repair exercises its right to demand repayment in full, its tent option of the granter on the day repayment in full is demanded until repair in full, and, if Benericiary so requests in writing, Trustee shall be Property in accordances and only this Deed of Trust; and (iii) the supplue, if any, etcles and excerdance with Creagen law.
 (b) Trustee shall deliver to the purchases at the sale is including a creasonabils trustee's fee and lawyer's fee: (ii) to the obligations the and or the interest in the Stoperty which Grenter to the foreest in the Stoperty which Grenter to the purchases at the sale is deed, without warranty, which shall convey to the purchaser the interest in the Stoperty which Grenter to the purchaser at the sale is not accordance with Creagen law.
 (b) Trustes shall deliver to the purchaser at the sale is not an exclusive to convey at the time of execution of this Deed of Trust. This recites the prime facio evidence of such compliance and conclusive evidence of value.
 (c) The power of sale conferred by this Deed of Trust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be securing of appointment of a receiver and/or exercising the rights of a secured by this Deed of Trust is not an exclusive remedy. Beneficiary may

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 Dobt and all other obligations secured by this Deed of Trust, shall be paid to Econoticiary to be applied therete.
9. Fees shall Costs Grantor shall pay Baneficiary's and Trustee's reasonable cost of searching records, other reasonable expenses as which Baneficiary to rouste is obliged to prosecute or defend to protect the lien of this Deed of Trust; in any lawsuit or proceeding to proceeding to foreight the Baneficiary to collect the Debt, including any disposition of the Property under the Uniform Commercial Code, in any benkruptcy proceeding, and

10. Reconveyance Trustae shell reconvey all or any part of the Property covered by this Deed of Trust to the person entitled therete, any written request of Grantor and Benaficiary, or upon satisfaction of the Debt and other obligations secured and written request for reconveyinged by Beneficiery or the person entitled thereto.
11. Trustee; Successor Trustae in the event of the death, incepacity, disability or resignation of Trustee, Beneficiary shell appoint in writing a successor Trustee, and upon the recording of such appointment in the morigage records of the county in which this Deed of Trust is recorded, the successor trustee shell be vested with all powers of the original Trustee. Trustee is not obligated to notify any party hereto of a pending sale proceeding is brought by the Trustee.

proceeding is brought by the trustee. 12. Mixcellenoous This Deed of Trust shall 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 parson is named as Beneficiary herein. The vorde used in this Deed of Trust referring to one person shall be read to refer to more it is one this Deed of Trust or become responsible for doing the things this Deed of Trust, whether or not that parson if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust, but the Deed of trust is doiermined to be invalid under law, that fact shell not invalidate any other provision of this Deed of Trust, but the Deed of the parties shall be construed as if not containing the particular provision or provisions held to 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 ON ACCEPTING THIS INSTRUMENT THE PERSON ACCUURING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIEY APPROVED USES.

STATE OF OF GORGON STATE OF ORGON STATE OF OF GON STATE OF OF GON STATE OF COUNTY OF Klamath 56.]
Child the version of the second of the secon)
JILL MARIE ISTENSON , to mo known to be the individuals described in and within and foregoing instrument, and acknowledged that they signed the same as their isse and voluntery set and deed, for the urposes therein mentioned. WITNESS my hand a to official seal this ////t day of ////////////////////////////////////	
to ma known to be the individuals described in and will urposes therein mentioned. WITNESS my hand a id olficial seal this	
WITNESS my hand and official seal this	
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CFFICIAL SEAL DEVIDE DE SEMPLE NOTANTELIDE OPESON CONTRACTURE OPESON CONTRACTORIZOPESON CONTRACTORIZOPESON CONTRACTORIZOPESON CONTRACTORIZOPESON CONTRACTORIZOPESON CONTRACTORIZOPESON CONTRACTORIZOPESON CONTRACTORIZOPESON REQUEST FOR FULL RECONVEY. My appointment expires <u>MARCH 25,200</u> REQUEST FOR FULL RECONVEY. My appointment expires <u>MARCH 25,200</u> CONTRUSTEE IDO not record. To be used only when note has been peid.) The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust, has been fully paid and satisfied; and you are hereby requested are payment to you of any sums owing to you under the terms of this Deed of Trust, to cencel the Note above mentioned, and idences of indebtedness secured by this Dead of Trust together with the Deed of Trust, and to convey, without warrenty, to resignated by the terms of this Dead of Trust, all the estate new hold by you thereunder. DATED	1997
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CONTRACTOR POLICIES AND SECONDER AND SE	
REQUEST FOR FULL RECONVEY.t.NCE (Do not record. To be used only when note has based peid.) TRUSTEE (Do not record. To be used only when note has based peid.) The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust, has been fully paid and satisfied; and you are hereby requested are payment to you of any sums owing to you under the terms of this Deed of Trust, to cencel the Note above mentioned, and isignated by the terms of this Dead of Trust together with the Deed of Trust, and to convey, without warrenty, to be added by the terms of this Dead of Trust, all the estate now hold by you thereander. DATED	
My appointment expires	
REQUEST FOR FULL RECONVEY.INCE (Do not record. To be used only when note has back peid.) The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust, gether with all other indebtedness secured by this Deed of Trust, has been fully paid and satisfied; and you are hereby requested an idances of indebtedness secured by thes Dead of Trust together with the Deed of Trust, and to convey, without warranty, to signated by the terms of this Dead of Trust, all the estate now held by you thereundar. DATED	
D: TRUSTEE (Do not record. To be used only when note has been peid.) The undersigned is the legal owner and holder of the Note and all other indebtedness secured by the within Deed of Trust, nas been fully paid and satisfied; and you are hereby requested ar payment to you of any sums owing to you under the terms of this Deed of Trust, to cencel the Note ebove mentioned, an idences of indebtedness secured by thes Deed of Trust together with the Deed of Trust, and to convey, without warrenty, to signated by the terms of this Deed of Trust, all the estate now hold by you thereunder. DATED	<u>v</u>
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EXHIBIT "A"

All that portion of Lot 28, BAILEY TRACTS, in the County of Klamath, State of Oregon, described as follows:

Commencing at a point on the West line of said Lot 28 a distance of 42 feet North of the Northwest corner of Lot 27 of said BAILEY TRACTS; thence Easterly parallel to the Northerly line of said Lot 27 a distance of 107 feet; thence South at right angles a distance of 28 1/2 feet; thence Easterly parallel to the Northerly line of said Lot 27, a distance of 198 1/2 feet, more or less to the Easterly line of said Lot 28; thence Northerly along the Easterly line of said Lot 28, a distance of 118 feet to the Northeast corner thereof; thence West along the North line of Lot 28, a distance of 304.39 feet to the Northwest corner thereof; thence South along the West line of said Lot 28, a distance of 90 feet to the point of beginning.

CODE 41 MAP 3909-2DC TL 5600



STATE OF OREGON : COUNTY OF KLAMATH: ss.

Filed for	record at request of	Amerititle	the <u>13th</u> day
of	May	A.D., 19 97 at 11:21	o'clock A. M., and duly recorded in Vol. 1997
		of Mortgages	on Page <u>14569</u> .
FUE	\$20.00		Bernetha G. Letsch, County Clerk by <u>faithun</u> <u>faa</u>

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