\$0004		Vol. 197	Pana 212	29
AUGOL AUGOL			OREGON USE ON	LY LY
Mutual	DEED OF TR	USI 11:13	UNEGON USE ON	
AFTER RECORDING RETURN TO:	97 JUL -9 P			
Washington Mutual				
Loan Servicing		0000		
PO Box 91006 - SAS0307	MTC 13916-	- 838.1		
Seattle, WA 98111	000001549-0			
Attention: Vault	JONATHAN L. FELSINGE	R AND BETSY MAF	IE FELSINGER,	_
THIS DEED OF TRUST is between	AND DONALD A. RIDER	AND EVELYN V. F	IDER	
woose address is 3926 CREST STREET		KLAMATH FALL	S 0K 97005	
wRose address is 3926 CREST STREET		N7	corporation, the	e address of
("Grantor"); AMERITITLE	, a OREGO	07601	, and its succes	sors in trust
which is 222 SOUTH SIXTH STREET	KLAMATH FALLS, OR. ashington Mutual Bank	, a Washington o	orporation, the address	of which is
and assigns ("Trustee"); and With 1201 Third Avenue, Seattle, Washington 98101	("Beneficiary").			
and assigns ("Trustee"); and 1201 Third Avenue, Seattle, Washington 98101 1. Granting Clause. Grantor hereby grants, b	argains, sells and conveys to Trus	stee in trust, with power	ater	
County, Or	egon, described below, and an inc		010.	
The second secon	OF SECOND ADDITION T	U DROF ON		
ALTAMONT ACRES, ACCORDING TO T FILE IN THE OFFICE OF THE COUL	NTY CLERK OF REFERENCE			
OREGON.		AMERITITLE, has n	ecorded this	
		instrument by rea	uest as an accomodation	h ônlγ.
		and has not exa	mined it for regulating and	sumplette
		or as to its effect	upon the title to any recl	propeny
		that may be des		
together with: all income, rents and profits from blinds, drapes, floor coverings, built-in appliance all of which at the option of Boneficiary may be All of tho property described above will bo Beneficiary, as secured party, a security intere Grapitar and Benaficiary.	s, and other fixtures, at any time considered to be either personal called the "Property." To the ext st in all such property and this D	installed on or in or use property or to be part of ant that any of the Prop leed of Trust shall cons	the real estate. Brty is personal property (titute the Security Agree	Grantor grants ment between
Grantor and Beneficiary. This Deed of Trust shall constitute a fixture 2. Security This Deed of Trust is given to	filing.	nise of Grantor contained	I herein, and the payment	of
2. Security Two Thousand Eight H	with interest as provided in the f	romissory Note which e	vidences the Loan (the "N	lote"), and any
renewals, modifications or extensions thereof.	and by Banaficiary under Section	6 or otherwise to protec	t the Property of Beneficia	
inconsistent with the internet of Repetic	iary: and			
which has been disclosed in writing to Benefic (b) The Property is not used primeril	Property or any interest therein i	s sold or otherwise trar	sferred by Grantor without or any interest	therein without
which has been disclosed in Writing to Bandwid (b) The Property is not used primaril 4. Sale Or Transfer Of Property If the repaying in full the Debt and all other sums a first repaying in full the Debt and all other sur Beneficiary and beer interest at the Default Ri Beneficiary shall have the right to exercise an	ecured horeby, or if Grantor egre ne socured hereby, the entire be- te (as that term is defined below of the remedies for default perm	es to sell of transfer the st shall become immedia from the date of the sa litted by this Deed of Tru	tely due and payable with le or transfer until paid in let.	full. In addition,
Beneficiary shall have the right to exercise an	y 01 (110 10)(00000 100 100 100	turn link only of the	improvements on the P	roperty without
Banaficiary shall have the right to exercise cm 5. Promises of Grantor Grantor promises (a) To keep the Property in good Beneficiary's prior written consent; (b) To allow representatives of Ben regulations, covenante, conditions and restric 7. To new on time all lawful taxes of	ropair; and not to move, alter	or demoist any of the	and to comply with all la	ws, ordinances,
Beneficiary s pilot without on antotiven of Ban	eficiary to inspect the rupping of	ic any reserve		
(b) To allow representatives of services of allow regulations, covenants, conditions and restrictions (c) To pay on time all lawful taxes at (d) To perform on time all terms, conditioned and owing thereas the service data and owing thereas.	and assessments on the Property;	ior mortgage or deed of	trust covering the Proper	ty or any part of
(d) To perform on time all terms, c	der in a timely manner;	cetisfactory	to Beneficiery against fi	re and extended
(e) To keep the Property and the is	ks as Beneficiary may reasonabl	y require, in an amount	be named as the loss p	ayee on all such
improventions, one standard landar's logal	navable clause, and	sector cupation to all light	S EXCEPT HIDRE GOSCINGA	and any of any
coverage pents, and against solution outcome improvements, and to deliver evidence of a policies pursuant to a standard lendar's losa (f) To see to it that this Deed of Tr to keep the Property free of all encumbrance to keep the property than those described in	ust remains a valid lien on the Pro	's security. It is agreed	that if anyone asserts the assertion any action, the assertion	alone shall impair
to keep the Property han those described in	Section 3) over this Deed of Thus	an any present a		1
 encumbrance (other than those described in the lien of this Deed of Trust for purposes of 6. Curing of Defaults If Grantor fails to mortgage or deed of trust, Beneficiary may remedy it may have for Grantor's failure to o secured by this Deed of Trust. The amount Constor on demand. 	comply with any of the covenant	s in Section 5, including	compliance with all the t enants without waiving a	ny other right or f Grantor shall be
mortgage or deed of trust, Beneficiary may	take any action required to com comply. Repayment to Beneficiary	of all the money spent to Default Rate (as that te	by Beneficiary on benall o rm is defined below) and	be repayable by
secured by this Deed of Trust. The amount	spent shall bear interest at the			Page 1 of 2
Grantor on demand. 2113 (11-93)	RECORDING COPY			

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7. Defaults: Sala

Defaults: Sale

 (a) Prompt performance under this Deed of Trust is essential. If Grantor doesn't pay any installment of the Loan 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 Loan, Grantor will be in default and the Debt and any other money whose repayment is secured by this Deed of Trust shall immediately become due end payable in full at the option of Beneficiary. If Grantor is in default and Beneficiary exercises its right to demand repayment in full, the total amount owed by Grantor on the day repayment in full is demanded, including unpaid interest, will be in thereat at a rato of fifteen percent (15%) per year (the "Default Rate") from the day repayment in full is domanded until repaid in full, and, if Beneficiary so requests in writing, Trustee shall sell the Property in accordance with Oregon law, at public auction to the highest bidder. Any person except Trustee may bid at the Trustee's sale. Trustee shall apply the proceeds of the sale as follows: (i) to the expenses of the sale, including a reasonable trustee's fee and lawyer's fee: (ii) to the obligations secured by this Deed of Trust; and (iii) the surplus, if any, shell be distributed in accordance with Oregon law.
 (b) Trustee shall deliver to the purchaser at the sale is deed, without warranty, which shall convey to the purchaser the interest in the Property which Grantor had or the interest in the Property which Grantor had the proverse which Grantor subsequently acquired. Trustee's deed shall recite the facts showing that the sale was conducted in compliance with compliance in favor of bons file purchasers and encumbrancers for value.

of such compliance in favor of bona fide purchasers and encumbrancers for 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 foreclosed as a mortgage or sue on the Note according to law. Beneficiary may also take such other action as it considers appropriate, including

the securing of appointment of a receiver and/or exercising the rights of a secured party under the Uniform Commercial Code. (d) By accepting payment of any sum secured by this Deed of Trust after its due date, Beneficiary does not waive its right to require prompt payment when due of all other sums so secured or to declare default for failure to so pay.

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 Debt and all other obligations secured by this Deed of Trust, shall be paid to Beneficiary to be applied thereto.

9. Fees and Costs Grantor shall pay Beneficiary's and Trustee's reasonable cost of searching records, other reasonable expenses as allowed by law, and reasonable lawyers' fees; in any lawsuit or other proceeding to foreclose this Deed of Trust; in any lawsuit or proceeding which Beneficiary or Trustee is obliged to prosecute or defend to protect the lien of this Deed of Trust; and in any other action taken by Beneficiary to collect the Debt, including any disposition of the Property under the Uniform Commercial Code, in any bankruptcy proceeding, and on any appeal from any of the above.

10. Reconveyance Trustee shall reconvey all or any part of the Property covered by this Deed of Trust to the person entitled thereto, on written request of Grantor and Beneficiary, or upon satisfaction of the Debt and other obligations secured and written request for reconveyance by Beneficiary or the person entitled thereto.

11. Trustee; Successor Trustee In the event of the death, incapacity, disability or resignation of Trustee, Beneficiary shall appoint in writing a successor Trustee, and upon the recording of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original Trustee. Trustee is not obligated to notify any party hereto of a pending sale under any other deed of trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.

12. Miscellaneous This Deed of Trust shall benefit and obligate the parties, their heirs, devisees, legatees, administrators, executors, successors and assigns. The term Boneficiary shall mean the holder and owner of the note secured by this Deed of Trust, whether or not that person is named as Beneficiary herein. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust requiros. If any provision of this Deed of Trust is determined to be invalid under law, that fact shall not invalidate any other provision of this Deed of Trust, but the Deed of Trust shall be construed as if not containing the particular provision of provisions held to be invalid, and all remaining rights and obligations of the parties shall be construed and enforced as though the invalid provision of units the DEED MARKENT WILL NOT ALL OW USE OF THE REPORTED TO THE INVESTMENT.

THIS INSTRUMENT WILL NOT ALLOW 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.

DATED at Klamath Falls	Oregon	this 29th	_ day of _ April	1997
STATE OF Oregon COUNTY OF Klamath) } ss.	fort of m	Botsy M	· farsingy
On this day personally appeared before me	JONATHAN L FEI	SINGER	- 7	end
BETSY M FELSINGER the within and foregoing instrument, and acknow purposes therein mentioned.	wledged that they signed	, to me known to be the same as their free	the individuals described and voluntary act and d	i in and who executed eed, for the uses and
WITNESS my hand and official seal this	2977	day of	HPRIL	, 19
OFFICIAL S DAVID L DE SE NOTARY PUBLIC- COMMISSION NC MY COMMISSION EXPIRES	MBLE OFFECON 0524E3 MMR 28, 2000	My appointment ex	DREGEN LAMATT	ALS H 25,200
TO: TRUSTEE (Do not i	REQUEST FOR FULL record. To be used only		n paid.)	
The undersigned is the legal owner and hole together with all other indebtedness secured by t on payment to you of any sums owing to you evidences of indebtedness secured by this Deec designated by the terms of this Deed of Trust, all	his Deed of Trust, has be under the terms of this f of Trust together with	en fully paid and satisfi Deed of Trust, to car the Deed of Trust, an	ed; and you are hereby re acel the Note shove me	quested and directed,
STATE OF OREGON: COUNTY OF KLAMA	XTH : ss.			
Filed for record at request ofAm ofJulyA.D., 19_97 ofMortga		clock <u>A</u> M., an on Page <u>2</u>	d duly recorded in Vol.	<u>9th</u> day M97
FEE \$15.00		Ben	netha G. Letsch, County	/ Clerk