48072

MTC 43001-LW Vol. M91 Page 36450 DEED OF TRUST OREGON USE ONLY

AFTER RECORDING RETURN TO: Washington Mutual Loan Servicing

50 ROX 31006	- SAS0307					
Seattle, WA						
Attention: V		0612	202443 -6			
THIS DEED OF	TRUST is between	LOYD W. DILL				
		A MARRIED MA	N			
whose address is	37945 KUGLER	WAY		CHILCQUIN	OR 97624	1
_	P.O.BOX 863					
	MERITILE	, , 8	OREGON		comporation	, the address
which is 222 5	SOUTH SIXTH ST	REET KLAMATH FALLS,	OR. 97601			cessors in tru
and assigns ("Trus 1201 Third Avenue 1. Granting Cla	, Seattle, Washington	Washington Mutual Bank 98101 ("Beneficiary"). 98101 ("Beneficiary"). 98101 ("Beneficiary").			orporation, the addre	ess of which
KLAMATH	Cou	inte Oranga annuite de la	AAR TO TIUSTEE !	n trust, with power	of sale, the real prope	erty in
LOT 3, BLOC	K 8. TRACT 10	inty, Oregon, described below, 53-OREGON SHORES, AC	, and all interest	in it Grantor over ge	ts:	
OFFICIAL PL	AT THEREOF ON	FILE IN THE OFFICE	ico aum ao. 17 dalumos.	J THE		
CLERK OF KI	AMATH COUNTY,	OPEGON	OF THE COL	NATI		
together with: all in blinds, drapes, floor all of which at the o All of the proper Beneficiary, as secu Granter and Renefic	come, rents and profit coverings, built-in app ption of Beneficiery m rty described above with tred party, a security	s from it; all plumbing, lighting liances, and other fixtures, at ay be considered to be either pail il be called the "Property." To interest in all such property an	n, air conditioning any time installe tersonal property the extent that and this Deed of	g and heating appear d on or in or used in y or to be part of the any of the Property Trust shall constitut	itus and equipment; connection with suc real estate. is personal property to the Security Agras	and all fencing h real property Grantor grant
2. Security in	is Deed of Trust is give	on to secure performance of ea	ich promise of G	rantor contained her	ein, and the payment	of
Six Thousa	nd Eight Hundr	ed And 90/100				Dollar
(\$ 5,800.00) (called the "Le	pan") with interest as provided	in the Promises	ne Mata ushiah assidus		
renewals, modificati Deed of Trust, and r the Property. All of t	epayment of money ac	Ivenced by Beneficiary under Se "Debt". The final maturity de	or certain tees a faction 6 or othe to of the Loan is	nd costs of Beneficierwise to protect the	ary as provided in Se Property or Beneficia	ection 9 of thi ery's interest i
If this box is c	hecked, the Note prov	ices for a variable rate of inter	est. Changes in	the interest rate will	cause the payment	amount and/o
3. Representati	one of Grantor Granto	r renresents that				
inconsistent with the which has been disc	intended use of the Flored in writing to Res	r represents that; Property, which is unencumbe Property, and any existing mort eficiary; and anly for agricultural or farming	Bade of geen of	easements, reservati trust given in good i	ons, and restrictions with and for value, th	of record no se existence o
4. Sale Or Tra- repaying in full the E first repaying in full t Beneficiary and bear	refer Of Property If to be and all other sum the Debt and all other interest at the Default	he Property or any interest the secured hereby, or if Granto sums secured hereby, the entit Rate (se that term is defined to any of the remedies for default	arein is sold or or agrees to sell because the sell because the sell because the sellows from the sellows fr	otherwise trensferre or transfer the prope some immediately du	d by Grantor withou arty or any interest the and payable witho	t Granter firs herein without ut notice from
(b) To allow	w rongementiums of D	od repair; and not to move,				
ici To hay	on time all lawful taxes	eneficiary to inspect the Propi ictions affecting the Property; s and assessments on the Prop covenants and conditions of a under in a timaly manner:	ertv:			
t and pay all amount	a due and owing there	under in a timely manner;	piloi mortga(to or aged of trust C	overing the Property	or any part of
coverage perils, and morevements, and to policies pursuant to e	against such other ri o deliver evidence of standard lender's loss	covenants and conditions of a under in a timaly manner; improvements thereon insure ske as Beneficiary may reaso such insurance coverage to E payable clause; and	id by a compani inably require, i seneficiery. Bene inable seneral properties of the companies of the compan	y saustactory to Bar n an amount equal aficiary shall be nan	toficiary against fire to the full insurable tod as the loss pays	and extended value of the se on all such
o keep the Property	o it that this Deed of T free of all encumbran han those described in of Trust for purposes o	ces which may impair Benefit	e Property super clary's security. Trust in any plea	ior to all liens except It is agreed that if a ding filed in any acti	those described in Sanyone asserts the pon, the assertion alor	iection 3. and priority of any ne shall impair

6. Curing of Defaults If Grantor fails to comply with any of the covenants in Section 5, including compliance with all the terms of any prior mortgage or dead of trust, Beneficiary may take any action required to comply with any such covenants without waiving any other right or remedy it may have for Grantor's failure to comply. Repayment to Beneficiary of all the money spent by Beneficiary on behalf of Grantor shall be Grantor on demand.

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7. Defaults: Sate

(a) Prompt performance under this Deed of Trust is essential. If Granter doesn't pay any installment of the Loan on time, or if there is a breach of any other maney whose repayment is secured by this Deed of Trust or any other document securing the Loan. Granter will be in default and Beneficiary exercises its right to demand regayment in full, the total amount owed by Granter on the day repensant in full is demended, including unpaid interest, will beer interest at a rate of lifteen persent 115%) per year (the "Default Rate") from the day repayment in full is demended until repeid in full, and, if Beneficiary so requests in writing, Trustee hald soll the Property in accordance with Cregon law, at public auction to the highest bidder. Any person except Trustee may bid at the Trustee's sele. Trustee shall apply the proceeds of the sale as follows: (i) to the expenses of the sale, including a rescendible trustee's fee and lawyer's fee: (ii) to the obligations secured by this Deed of Trust; and (iii) the surplus, if eny, shall be distributed in accordance with Cregon law.

(b) Trustee shall deliver to the purchaser at the sale ind deed, without warranty, which shall convey to the purchaser the hoperty which Grenter had or the interest in the Property which Granter had or hower to convey at the time of execution of this Deed of Trust and any interest which Granter subsequently acquired. Trustee's dead shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust. This recital shall be prime facie evidence of such compliance and conclusive evidence of such compliance in favor of bons file purchasers and enumbrancers to 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 foreolosed as a mortgage or sue on the Note eccording to law. Beneficiary may also take such other action as it considers appropriate, including the securing of appointment of an

- 8. Condemnation: Eminant Domain. In the event any portion of the Property is taken or demaged in an eminant domain proceeding, the entire amount of the eward, or such portion as may be necessary to fully satisfy the Debt and all other obligations ascured by this Deed of Trust, shell be poid to Beneficiary to be applied thereto.

 9. Fees and Costs Grantor shall pay Beneficiary's and Trustee's responsible 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 proteot 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 bentruptcy proceeding, and any energy from any of the above.
- 10. Reconveyance Trustee shall reconvey all or any pert 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.
- By permitting successor Trustee. In the event of the death, incopacity, disability or resignation of Trustee, Baneficiary 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 selected any other deed of trust or of any action or proceeding in which Granter, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.
- proceeding is brought by the Trustee.

 12. Miscellaneous This Dead of Trust shall benefit and obligate the parties, their heirs, devisees, legatese, administrators, executors, successors and sergins. The term Beneficiary shall mean the holder and owner of the note secured by this Dead of Trust, whether or not that person is nemed as Baneficiary herein. The words used in this Dead of Trust referring to one person shall be read to refer to more than one person if two or more have signed this Dead of Trust or become responsible for doing the things this Dead of Trust requires. If any provision of this Dead of Trust is determined to be invalid ander law, that fact shall not invalidate envy other provision of this Dead of Trust, but the Dead of Trust shall be construed as if not containing the particular provision of not 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 OR ACCEPTING THIS INSTRUMENT TO VERIFY APPROVED USES.

DATED of K	lamath Falls	, Cregon	this 30th	day of	October	1997		
COUNTY OF K	regon Lamath sonsily appeared before nie	LOYD W DILL		l la	lidf	and		
On the day per	antimit abbested pototo me			the about the disk	duals described in	n and who executed		
	egoing instrument, and solu	3	d the same as their f	ree and volu	ntary act and dee	d, for the uses and		
WITHESS my h	nentioned. and and official seel this	30 E	day	of NC	tour,	, 19 <u>9</u> 2 .		
M. M.	LISA LEGGET - WEAT NOTARY PUBLIC - OR COMMISSION 0. 04 COMMISSION EXPIRES NOV. 20	HERBY A	Hotery Fublic for residing at Nay appointment	imes	UT - W. eyun 11120149	Utherbry 		
REQUEST FOR FULL RECONVEYANCE								
TO: TRUSTEE	(Do no	ot record. To be used on	ry when note has u	ean paco.)	•			
STATE OF OREG	ON: COUNTY OF KLA	MATH: 58.	t sadisa (matabas da a a a		ti iikti kiid	d Marie Pa's their		
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