

51912

Page 1894 DEED OF TRUST OFFICE ONLY

OREGON USE ONLY

90 JN 21 A11:31

AFTER RECORDING RETURN TO: Washington Mutual Loan Servicing

PO BOX 91006 - SAS0307

Seattle, WA 98111

Attention: Vault					
THIS DEED OF TRUST is	between	ROY W. A	001202485-7 NDERSON		
whose address is 922 3	RD STREET				
				RLAMATH PALLS	OR 97601
("Grantor"); ASPEN TI which is 525 MATH ST	TLE AND ESC	ROW,	s OREGON		
	REST KLAMATI	FALLS, OR.	97601		corporation, the addre
1201 Third Avenue Control	V	Veshington Mutua	Bank		, and its successors in
1201 Third Avenue, Spattle, V 1. Granting Clause. Grant	or hereby grants	("Beneficiary"),	Audel Committee	, a washington comoi	ration, the address of which
1. Granting Clause. Grant KLAMATH	County o	eran fiction is a select with	conveys to Truster	in trust, with power of se	is, the real property in
LOT 1, BLOCK 100, KLAMATH FALLS, IN CODE 1 MAF 3809-32	Buena Vista The Commu		within	I III II Giantor over cero.	
					활명되는 경우 일반 등 전 10 등 및 10 개발 등 기기 등
그리 작은 아이 유통은 하는 하고,					
ogether with: all income, rents inda, drapes, floor coverings, bill of which at the option of Ben All of the property described eneficiary, as secured party, a rantor and Beneficiary. This Dead of Trust shall cons 2. Security This Dead of Trust and All of the Price of Thousand All Fifteen Thousand All States and Tho	ust is given to second	ng. Sure performance (of each promise of C	irantor contained herein, ar	nd the payment of
15.000 no				<u></u>	
nawais, modifications or extensed of Trust, and repayment of Property. All of this money is					Dolle Loan (the "Note"), and ar provided in Section S of th
If this box is checked, the A Loan term to also change. 3. Representations of Granto (8) Grantor is the	lote provides for a	Verleble rate of l	nterest. Changes in	01/12/18 .	o. oznencisty s infolest
3. Representations of Granto (a) Grantor is the owner onsistent with the intended use	Grantor represe	nts that: which is unencur	nbered except by	Anii Caliso	the payment amount end/c
3. Representations of Granto 3. Representations of Granto (a) Grantor is the owner onsistent with the intended use ich has been disclosed in write (b) The Property is not u 4. Sale Or Transfer Of Beauty	g to Beneficiary; a sed primarily for s	and any existing n and Igricultural or farm	iortgage or deed or ing purposes.	trust given in good feith an	nd restrictions of record no id for value, the existence o
sying in full the Debt and all of tepsying in full the Debt and it repaying in full the Debt and neficiary and bear interest at the saficiary shall have the right to	ther sums secured sli other sums secured sli other sums secured to Default Rate (as	rty or any interest I nereby, or if Gra ured hereby, the e that term is define	therein is sold or on the sold or on the sold or on the sold of th	ctharwise transferred by G or transfer the property or ome immediately due and i	rentor without Grantor first eny interest therein without payable without notice for
5. Promises of Grantor Grant (a) To keep the Propert sticlery's prior written consent; (b) To allow representati lations, covenents, conditions	or promises: y in good repair;	and hot to move	fult permitted by the	B Doed of Trust.	until peld in full. In eddition,
(b) To allow representations, covenants, conditions (c) To pay on time all law	ves of Beneficiary and restrictions of ful texes and sess	to inspect the Prisoners to Inspect the Property to Property on the Property of the Property o	operty at any resso y:	any of the improvement nable hour, and to comply	a on the Property without with all laws, ordinances.
d pay all emounts due and owle (e) To keep the Property	terms, covenants ng thereundar in a and the improve	and conditions of timely manner;	any prior mortgage	or deed of trust covering	the Property or any nem of
overnents, and against such overnents, and to deliver evidences pursuant to a standard lend of To see to it that this Do	other risks as Ex ince of such insu er's loss payable of	neficiary may rea rance coverage to lause; and	red by a company sonably require, in Beneficiary. Beneficiary.	satisfactory to Sensiticiary an emount equal to the ciary shall be named as t	against fire and extended full insurable value of the he loss agrees on an
efficiery's pinc written consent; (b) To allow representativations, covenants, conditions : (c) To pay on time all law (d) To perform on time all law (e) To keep the Property orace perils, and against such to the property overnents, and against such covenants, and against such covenants, and to deliver evide is pursuent to a standard lend (f) To see to it that the Deep the Property free of all entire the Dasad of Trust for pursuent of the Dasad of Trust for pursuents of dead of trust, Benglied by the property free of all entire the Dasad of Trust for pursuents of dead of trust, Benglied by the property free of all entire the Dasad of Trust for pursuents of dead of trust, Benglied by the property free of all entire the Dasad of Trust for pursuents of Defaults if Granto gaga or dead of trust, Benglied by the property have for Granton of Defaults.	cumbrances which wibed in Section 3 poses of this Sect	ns a valid lien on i may impair Bene) over this Deed o ion 5(f).	the Property superio ficiary's escurity, is I Trust in any pleadi	r to all liens except those d is agreed that if anyone i ng filed in any action, the	escribed in Section 3, and asserts the priority of any
6. Curing of Defaults If Granto gags or dead of trust, Bensiic dy it may have for Granto	fails to comply were may take any	of the cov	enents in Section 5	including company	- recurre mons snall impair

6. Curing of Defaults If Grenter feils to comply with any of the covenants in Section 5, including compliance with all the terms of any prior remedy it may have for Granter's feilure to comply. Repayment to Beneficiary of all the money spant by Beneficiary on bohalf of Granter shall be a finterest at the Default Rate (as that term is defined below) and be repayable by RECORDING COPY

7. Defente: Sale

(a) Prompt performance under this Deed of Trust is essential if Grentor goesn't say any installment of the Loan on time, or if sters is a breach of any of the promises contained in this Dead of Trust are any other document securing the Loan, Grentor will be in defent and the Debt of Trust are any other common securing the Loan, Grentor will be in defent and the Debt of Trust are importance to the Loan of the Debt in full at the option of Beneficiary. If Grentor is in defent and Beneficiary exemples its right to demend repayment in full, the total emount owed by Grantor on the Gay repayment in full is demanded, including unceld interest, will been interest at a rate of fifteen personn (15%) per year (the "Default Rate") from repayment in full is demanded until repaid in full, and, if Senaficiary as requised in whiting, Trustee shall sell the Property in accordance with Oregon law, at public suction to the highlant bidder. Any geneon except Trustee may bid, at the Trustee's sale. Trustoe shall apply the proceeds of the sale as follows: (i) to the expenses of the sele including a reasonable trustee's fee and lawyer's fee: (ii) to the obligations of the sale as follows: (i) to the expenses of the sele interest in the uncertainty which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had not the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had or the interest in the Property which Greator had one of the property which Greator had one of the property which Greator had one of the property and or the interes

8. Condemnetion; Enthent 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.

S. Fees and Costs Grantor shall pay Sensitiolary'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 foraciose 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 eppesi 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.

\$15.00

- 11. Trustee; Successor Trustee. In the event of the death, incepacity, 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, a 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. Miscellations 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 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 requires. If any provision of this Deed of Trust is determined to be invalid under law, that fect entail 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 or provisions held to be invalid, and all remaining rights and obligations of the parties shall be construed and enforced as though the invalid provision did 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 THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

DATED et	Klamath Palls	Oregon		day of January	1998 .
	레이 스타를 무리하다 하는 그는 요일을 제하는 것이다.		Poul	V Anders	on,
STATE OF	Oregon		.,		
COUNTY OF _	Klamath				
On this day	personally appeared before	me ROY ANDERSON			end
			, to me known to	be the individues described	in and who executed
and the second of the second		acknowledged that they signed	the same as their f	rele and voluntary act and de	ed, for the uses and
purposes there WITNESS n	in mentioned. ny hand and official soal thi	, 12th	day	or <u>January</u> es a Oclm	. 19 98 .
			Dennit	es a Delm	_
	OFFICIAL JUNETINA	STAL PALACEN	Wotery Public fo	"Opegon	
	NOTARY PURE.	C-CREACH		55 Stash Way 1	Calt 68 9760
	WY COMMISSION SHE	MEA JUN 200, 20001	residing at <u>see</u>	1-20-27	71
		rinald me rakanya (My appointmen	t expires 1-20-20	
-		REQUEST FOR FULL			
TO: TRUST	5 6.	o not record. To be used onl		회 항공약을 그렇게 하다는 것 같다.	
together with a	ell other indebtedness secur byou of any sums owing wieltedness secured by th	and holder of the Note and all red by this Deed of Trust, has b to you under the terms of the le Deed of Trust together with rust, ell the estate now held by	sen rully paid and cal s Deed of Trust, to the Deed of Trust.	ranced the Note shove men	tioned, and all other
DATED					
775					
	REGON: COUNTY OF K	LAMATH: ss.			- 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 186 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 1865 - 186
Filed for recor	d at request of	Aspen Title 6.2	BCLOA	the 2	1stday
of	Jenuary A.D., 19	98 at 11:31 o	clock AM.,	and duly recorded in Vol.	<u>1498</u> ,
	of	Mortgages	on Page_	1894	
FEE	\$15.00		By	Bernetha G. Letsch, County Klim Kaas	CIGIK