whose address is

54202

3910 GREGORY DRIVE

MTC 43798 Vol. M98 Page

OR 97603

AFTER RECORDING RETURN TO: Washington Mutual Loan Servicing PO BOX 91006 - SAS0307 Seattle, WA 98111 Attention: Vault

THIS DEED OF TRUST is between

001202505-2

STEVEN T. RUNFT and BEVERLY D. RUNFT

KLAMATH FALLS

("Grantor");	WESTITIE		AMERITITLE , 6 OREGON		corporation, the address of
which is	222 SOUTH SIX	KTH STREET	KLAMATH FALLS,	OR 97601	, and its successors in trust
	("Trustee"); and Avenue, Seattle, Wi	W sehington 98101	achington Mutusi Bank ("Beneficiary").	, e W	sehington corporation, the address of which is
1. Gran	ting Clause. Granto	r hereby grants, b	argains, salla end conve	ys to Trustee in trust,	with power of sale, the real property in
KLAMAT			egon, described below,		· · · · · · · · · · · · · · · · · · ·
Lot 44	in Block 1 c	of TRACT NO.	1078, SECOND	ADDITION TO	
			he official plant		
			ty Clerk of Kl		
Oregon					
•					and the factor of the factor o
				AMERITIT	LE, has recorded this
₫				Instrume	ent by request as an accomedation only,
-				and has	not examined it for regularity and sufficiency
R				or as to	its effect upon the title to any real property
•				that ma	y be described therein:
together wit	h: all income, rents	and profits from	it; all plumbing, lighting,	air conditioning and h	eating apparatus and equipment; and all fencing,
all of which	at the option of Ben	oficiery may be c	onsidered to be either pe	iny uma installed on or preonel property or to b	in or used in connection with such real property, e part of the real estate.
Beneficiary, Grantor and	e property described as secured party, a Beneficiary.	security interest	illed the "Property." To in all such property en	the extent that any of d this Deed of Trust s	eating apparatus and equipment; and all fencing, in or used in connection with such real property, a part of the real estate. The Property is personal property Grantor grants hall constitute the Security Agreement between
		stitute a fixture fill rust is given to sa	ing. cure performance of es	ch promise of Grantor	contained herein, and the payment of
Six T	housand And C	00/100	•	•	Dollars
			· · · · · · · · · · · · · · · · · · ·	······································	
ronewals, m Doed of Tru the Property		led the "Loan") w nsions thereof. It f money advanced s called the "Daht	ith interest as provided also secures payment of by Beneficiary under S	in the Promissory Note f certain fees and cost sction 6 or otherwise t	which evidences the Loan (the "Note"), and any is of Beneficiary as provided in Section 9 of this o protect the Property or Beneficiary's interest in 06/05
				o or the Evenie US/	US/US ·
I I II this	box is checked, the	Note provides for	a variable rate of inter	est. Changes in the int	erest rate will cause the payment amount and/or
Loan t	box is checked, the erm to also change. esentations of Gran	Note provides for for Grantor repres	a Variable rate of interes	est. Changes in the int	erest rate will cause the payment amount and/or
3. Repr (a) inconsistent which has b	box is checked, the erm to also change. esentations of Grant Grantor is the own with the intended u een disclosed in writ	Note provides failed for Grantor represent of the Property se of the Property ting to Beneficiary	r a variable rate of intensents that; y, which is unencumber y, and any existing more	est. Changes in the interest red except by: easeme gage or deed or trust g	erest rate will cause the payment amount and/or nts, reservations, and restrictions of record not even in good faith and for value, the existence of
3. Reprint (a) inconsistent which has (b) 4. Sale repaying in first repaying Beneficiary a Beneficiary a	box is checked, the erm to also change. esentations of Grant Grantor is the own with the intended u een disclosed in wrift The Property is not Or Trenefer Of Pro- uill the Debt and all g in full the Debt and hall have the right to hall have he right to hall have the right to hall have he right hall have hall have he right hall have hall have hall have hall hall have hall have hall have hall hall hall hall hall hall hall hal	Note provides for the Property of the Property is end of the Property ing to Beneficiary used primarily for the reums seculd all other sums is the Default Rate (so exercise any of exercise any of exercise any of eacercise any of eacercise any of the provides any of eacercise any of the provides any of the provides any of exercise any of the Property of the Provides any of the Property of the Provides any of the Property of the	r a variable rate of interestants that: y, which is unencumber, and any existing mort; r and any existing mort; r agricultural or farming perty or any interest the red hereby, or if Granto secured hereby, the enti- se that term is defined be	red except by: easeme gage or deed or trust g purposes. erein is sold or otherw r agrees to sell or tran to Debt shell become in elow) from the date of	nts, reservations, and restrictions of record not iven in good feith and for value, the existence of ise transferred by Grantor without Grantor first sfer the property or any interest therein without nmediately due and payable without notice from the sale or transfer until peld in full. In addition, and fruits.
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3. Repsident September 1 Septe	box is checked, the erm to also change. esentations of Grant Grantor is the own with the intended usen disclosed in writh The Property is not Or Trenefer Of Prouil the Debt and sill gin full the Debt and sill gin full the Debt and sill and bear interest at thail have the right this of Grantor	Note provides for the property of the Property of the Property of the Property ting to Beneficiary used primarily for the property of the Prop	ra variable rate of interesents that: y, which is unencumber, y, and any existing mort; and r agricultural or farming beetly or any interest the red heroby, or if Granto ecured heroby, the endi as that term is defined be the remedies for default her is and not to move, ary to inspect the Property; assessments on the Prop ants and conditions of a n a timely manner; your monte thereon insure Boneficiary may rease	red except by: easemegage or deed or trust g purposes. rein is sold or otherw regrees to sell or tran re Debt shell become in relow) from the date of permitted by this Deed retter or demolish any borty at any reasonable erty; ny prior mortgage or d d by a company satis- when by require, in an a sensoliciary. Beneficiary	nts, reservations, and restrictions of record not iven in good faith and for value, the existence of ise transferred by Grantor without Grantor first sfer the property or any interest therein without namediately due and payable without notice from the sale or transfer until paid in full. In addition, if of Trust. of the improvements on the Property without hour, and to comply with all laws, ordinances, seed of trust covering the Property or any part of factory to Beneficiary against fire and extended mount equal to the full insurable value of the shall be named as the loss payee on all such
3. Repsi (a) inconsistent which has b (b) 4. Sale repaying in first repaying in Seneficiary (a) Eneficiary (b) regulations, (c) (d) it and pay el (e) coverage pe improvemen policies purs (f) to keep the encumbranc the lien of th	box is checked, the erm to also change. esentations of Grant Grantor is the own with the intended usen disclosed in writh The Property is not. Or Trenefer Of Prouil the Debt and sill gin full the Debt and the lass of Grantor Granto Brown and the gin full the covenants, condition To pay on time sill. To perform on time amounts due and o To keep the Properiis, and ageinst su us, and to deliver evuent to a standard let other that this property free of all gother than those is Deed of Trust for	Note provides for the property of the Property of the Property of the Property of the Property used primarily for the property of the Property	ra variable rate of interesents that: y, which is unencumber, y, and any existing more, y, and any existing more, y, and existing mo	red except by: easeme gage or deed or trust g purposes. purposes. red except by: easeme gage or deed or trust g purposes. red except by: easeme gage or deed or trust g purposes. red by: easeme gage or deed or trust generally from the date of permitted by this Deed gater or demolish any brity at any reasonable erty; ny prior mortgage or did by a company satisfantly in an a generally require, in an a generally require, in an a generally seperior to a siary's security. It is a frust in any pleading fil	nts, reservations, and restrictions of record not iven in good faith and for value, the existence of ise transferred by Grantor without Grantor first sfer the property or any interest therein without mediately due and payable without notice from the sale or transfer until paid in full. In addition, if of Trust. of the improvements on the Property without hour, and to comply with all laws, ordinances,

6. Curing of Defaults If Granter feils to comply with any of the covenants in Section 5, including compliance with all the terms of any prior mortgage or deed 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 Granter's failure to comply. Repayment to Beneficiary of all the money spent by Beneficiary on behalf of Granter shall be secured by this Deed of Trust. The amount spent shall bear interest at the Default Rate (as that term is defined below) and be repayable by Grantor on demand. 2113 (11-93) RECORDING COPY

(a) Prompt performence 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 of the premises contained in this Deed of Trust or any other document securing the Loan, Granter will be in default and the Debt Beneficiary, if Granter is in default and Beneficiary exercises its right to demand repayment in full, the total amount owed by Granter or not he day repayment in full is demanded, including unpaid interest, will be an interest et a rate of lifteen percent (15%) per year (the "Default Rate") from with Oregon law, at public aution to the highest bidder. Any person except Trustee may bid at the Trustee's sale. Trustee shell sell the Property in accordance 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 below this Deed of Trust; and (iii) the surplus, if any, shell be distributed in accordance with Oragon law.

Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had or the interest in the Property which Granter had the power to convey at the time of execution of this Deed of Trust with all the requirements of law and of this Deed of Trust in the power to convey at the time of execution of this Deed of Trust with all the requirements of law and of this Deed of Trust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be the securing of appointment of a receiver and or exercising the rights of a secured perty unde

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 shell 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 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 enutied thereto.

 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, 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
- 12. Miscellancous This Deed of Trust shall benefit and obligate the parties, their heirs, devisees, legates, administrators, executors, 12. Miscellancous This Deed of Trust shall benefit and obligate the parties, their heirs, devisees, legates, administrators, executors, 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 eny 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 the Deed of the parties shall be construed as if not containing the particular provision or provisions held to be invalid, and all remaining rights and obligations of THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED (M THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

The All Hor	HINTE CITY ON COU	NTY PLANNING DEPARTMENT TO	VERIFY APPROVED USES.
DATED at Klamath Falls	, Oregon	this 2nd day o	f March 1998
STATE OF Oregon)	Stu T. Ru	ub-
COUNTY OF Klamath	ss.	Burnley	O Charlet
On this day personally appeared before me	STEVEN T. R	UNPT	- Congression
BEVERLY D. RUNFT			and
the within and foregoing instrument, and ecknow purposes therein mentioned.	ledged that they ale	, to me known to be the indi	viduals described in and who executed
purposes therein mentioned.	and the star star at	nou the same as their free and volu	intary act and deed, for the uses and
WITNESS my hand and official and this	2nd		
OFFICIAL STUART MARJORIE A. STUART NOTARY PUBLIC OREGON COMMISSION NO. 040231		Walt	1998
WY W// MISSION EXPIRES DEC. 20 4000 V		Notary Public for Oxlegic	n
(1995)		residing at <u>Klawath</u>	Falls, OR
		My appointment expires	12-20-98
STATE OF OREGON: COUNTY OF KLAMAT	REQUEST FOR FU TH: ss.	LL RECONVEYANCE	
Filed for record at request of Am of AD 19 as	erititle		the day
of	at 11:30	o'clock A M., and duly reconstruction on Page 7262	corded in Vol. M98
FEE \$15.00		5, Ketalin R	Letsch, County Clerk
Mail reconveyance to	The condition of the sales and a special contract they remain a security of		