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MTC 46183

Washington Mutual Loan Servicing TO BOX 91005 - SASO307 Smattle, WA 98111 Attention: Vault



DEED OF TRUST IFOR OREGON USE ONLY)

001543833-6

THIS DEED OF TRUST IS DELWSon JAMES R. DELAROSA AND DONNA DELAROSA Whose address is 1720 SADDLE HORN COURT ("Grantor"); AMERITITLE the address of which is 222 South Sixth Street, Klamath Falls, Oregon 97601 end its successors in trust an assigns ("Trustee"); and Washington Mutual Bank eddress is 1201 Third Avenue, Seattle, Washington 1. Granting Clauss Grantor haraby grante, bergains, sells and conveys to Trustee in trust, with power of sale, the real property in \_ KLAMATH County, Oragon, described below, and all interest in it Granter ever geta: LOT 11, SLOCK 2, WAGON TRAIL ACREAGES NUMBER ONE, FIRST ADDITION, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY. OREGON.

Tex Parcel Number: 2309-001A0-00400

together with: all income, rents and profits from it; all plumbing, lighting, air conditioning and heating appearants and equipment; and all faming, blinds, dispess, floor coverings, built-in applicances, and other fixtures, of any time installed on or an other fixtures, of any time installed on or all of the property careful above will be called the "Property." To the extract that any or the Property is covered property Grantor grants Beneficiary, as socially lartly, a security interest in all such property set that Dead of Frust shall constitute a Security Agreement between Grantor and Sanoficiary. As used herein "State" shall refer to Oragon.

a addutty This Deco	of Trust in when in	
peyment of Thirty Thousa	of Trust is given to ascure performance of each and OC/100	promise of Grantor contained herein, and the
19 20,000,00	) (called the "Loan") with informat as armided in a	Dellare
2119 (7/64)	) (called the "Loan") with interest as provided in th RECORDING COPY	is Note which evidences the Loan (the "Note"),



and any runewate, modifications of extensions tilemed. It also recurse payment of certain take and costs of Seroficiary as provided in Section 9 of this Dead of Trust, and repayment of money advanced by Beneficiary under Section 6 or extervises to protect the Property of Beneficiary's interest in the Property. All amounts due under the Note are seaso the "Detr".

if this bon is checked, the Note provides for a variable rate of interest. Changes in the interest rate will cause the earment amount and/or Lorn term to sice phange.

3. Representations of Brancor Grantor represents that:
(a) Grantor is the owner of the Property, which is unancombered except by essements, reservations, and restrictions of record not inconsistent with the intended use of the Property, and any saisting mortgage or deed of trust given in good faith and for value, the existence of which has been disclosed in writing to Beneficiary; and
(b) The Property is not used for any agricultural or farming purposes.

4. Sale Or Transfer Of Property. The loan is personal to Grantor, and the entire Debt shall become immediately due and payable in full upon any sale, or other transfer of the Property or any interest therein by Grantor. Grantor agrees to advise Boneficiary in writing of any change in Grantor's name, address or amployment.

5. Fromises of Granter Granter promises:

5. Fromises of Grantor Grantor prorises:

(a) To keep the Property in good tepelt; and not to move, after or demolish any of the improvements on the Property without Beneficiary's prior written consent;

(b) To allow representatives of Seneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property;

(c) To pay on time all lawful taxes and assessments on the Property;

(d) To perform on time all terms, covenants and conditions of any prior mortgage or deed of trust covering the Property or any part of it and pay all amounts due and owing theraunder in a timely menner;

(e) To keep the Property and the improvements thereon insured by a company satisfactory to Beneficiary egainst fire and extended coverage pents, and against such other risks as Beneficiary may reasonably require, in an emount equal to the full insurable value of the improvements, and to defiver evidence of such insurance coverage in Beneficiary. Seneficiary shall be named as the loss payce on all such policies pursuant to a standard lender's loss payche clause. The emount collected under any insurence policy may be spoiled upon any Sheriff's or Trusteo's sale; and
(f) To see to it that thi

(f) To see to it that this Deed of Trust remains a valid lien on the Property superior to all liens except those described in Section 3(a), and to keep the Property free of ell encumbrances which may impeir Beneficiary's security. It is egreed that if anyone asserts the priority of any encumbrance (other than those described in Section 3(a)) over this Deed of Trust in any election 5(f).

6. Curing of Defaults. If Grentor fells to comply with any of the covenants in Section 5, including 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 Grentor's fellure to comply. Repayment to Beneficiary of all the money open by Beneficiary on behalf of Grantor shall be secured by this Deed of Trust. The amount spent shall bear interest at the Default Rete (as that term is defined below) and be repayable by Grantor on demand. Although Beneficiary may take action under this peregraph, Beneficiary is not obligated to do so.

7. Remedice for Default.

7. Remedies for Default.
(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 and payable in full at the option of Beneficiary. If Grantor is in default and Baneficiary 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 bear interest at the Default Rate specified in the Note (the 'Default Rate') from the day repayment in full is demanded until repaid in full. Beneficiary may then or thereofter deliver to Trustee a written declaration of default and demand for sale and Trustee shell thereupon record a written notice of default and of electron to cause to be sold the Property. Beneficiary shall provide to Trustee the Note, this Deed of Trust, other documentation evidencing the Debt and all other documentation requested by Trustee. After the lapse of such period of time as may then be required by law, and after hondice of sale, either in whole or in separate parcels, and in such order as Trustae may choose, at public naution to the highest bidder for cash in the lawful money of the United States, which shall be payable at the time of sale. Anything in the preceding sentence to the contrary notwithstanding, Beneficiary may apply the Debt towards any bid at any such sale. Trustee may postpone any such sale by public announcement at the time fixed for sale. Trustee's fee and lawyer's fee; (ii) to the obligations secured by this Deed of Trust; (iii) the surplus, if any, to the person or person(s) legally entitled therato.

(b) Trustee shall deliver to the purchases at the sale its deed, without warranty, which shell convey to the purchases the interest in the Property which Grantor had or the i

purchasers and encumbrancers for value.

(c) The power of sole conferred by this Deed of Trust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be judicially forcelosed or sue on the Note or take any other action available at law or in equity. 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 as then in effect in State. During the pendency of any of any foreclosure or other realization proceedings. Beneficiary shall also have the right to collect the income, rents, and profits of the Property and apply the ensures so collected toward payment of the Debt in the manner provided in the Note, and shall have right to secure the appointment of a receiver for the Property; its incomes, rents and profits.

(d) By accepting payment of any sum secured by this Dead of Trust after its due date, Beneficiary does not waive its right to require prompt payment when due of all other sums accepted or to declare default for receiver to so pay.

8. Condemnation: Eminent Domain in the event any portion of the Property is taken or damaged in an emission 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 poid to Beneficiary to be applied thereto.

9. Feet and Costs Grantor shall pay Beneficiary's and Yrustee's reasonable cost of searching records, other reasonable expenses as allowed by law, and reasonable atterney's fees in any lawsuit or other proceeding to foreclose this Dood of Trust; in any lawsuit or proceeding to foreclose this Dood of Trust; in any lawsuit or proceeding which Scheficiary or Trusts and in any other action taken by Scheficiary to collect the Debt, including any disposition of the Property under the State Uniform Commercial Codu. 10. Reconveyence Trustee shell reconvey of the Neperty to the person entitled thereto, on written recreet of Beneficiary, or upon following exhibitation of the Debt and other obligations could and trutten request for reconveyence by Sometolery or the person entitled thereto. Beneficiary and Trustee show be entitled to cherge Greature a reconveyence for together with feet for the reconcilian of the reconveyance documents.

11. Trustee: Successor Trustee in the event of the death, indepactly, disability is resignation of Trustee, Sensitivity shall appoint in writing a successor Trustee, and upon the recording of such expointment in the records of the county in which this Dead of Trust is recorded, the successor trustee shall be vested with se powers of the unique! Trustee is not obligated to notify any party hereto of a pending side under any other dead 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.

which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.

12. Majecolaneous This Dead of Trust shall benefit and obligate the parties, this heirs, devisees, legatess, administrators, executors, successors and assigns. The term Beneficiary shall meet the holder and owner of the note escured by this Dead of Trust, whether or not that person is named as Beneficiary hersin. 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. This Dead of Trust shall be governed by and constitued in accordance with referral law, and, to the extent federal law does not apply the laws of the State. It any provision of this Dead of Trust is determined to be invalid under law, that fact shall not invalidate any other provision of this Dead of Trust, but the Dead of Trust shall be construed as if not containing the perfocular 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 strict. Beneficiary may collect a fee in the maximum emount allowed by law, for furnishing any beneficiary statement, payoff demand statement or similar statement.

This instrument will not allow use of the property described in this instrument in violation of applicable land use laws and regulations. Refore 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 E	Bend	. Oregon	this 8th	day of Cataber ,
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## REQUEST FOR FULL RECONVEYANCE

(Do not record. To be used only when note has been paid.)

TO: TRUSTEE

The undersigned is the legal owner and holder of the Note and all other indebtadness accured by the within Deed of Trust. Said Note, together with all other indebtedness escured by this Deed of Trust, has been fully paid and scalarised; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of this Deed of Trust, to cancel the Note shows mentioned, and all other evidences of indebtedness secured by this Deed of Trust together with the Deed of Trust, and to convey, without warranty, to the portice designated by the terms of this Deed of Trust, all the estate now hold by you thereunder.

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Filed for record at request of				R 5 A.1	the	14th	da
STATE OF OREGON: COU	NTY OF KLAM	ATH: ss.					
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