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	Wash	ington Mutual			
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	Win Was	shington Mutua		F TRUST	
	20022		IFOR OREGON	USE ONLY)	
				001624211-7	
	THIS DEED	OF TRUST is between PERR	Y R. RASDAL AND SA	NDRA J. RASDAL, AS	•
	whose address	is 11010 OLD NEEDLE DAN			
		KENO			
	("Grantor");	TRANSNATION TITLE	OR 97624	APIZONA	*
	the address of v		, 8 T - PO BOX 1238 KI AI	ARIZONA MATH FALLS, OR 97601	corporation,
	and its success	ors in trust an assigns ("Tru	stee"); and Weahings	on Mutual Bank	······································
	uuuress 18	-201 Hand Availue, Seattle, W	fushington		,whose
	1. Granting property in K	Clause Grantor hereby grants	, bargains, sells and c	onveys to Trusteo in trust, with	power of sele, the real
		D EXHIBIT "A"	- County, Oregon,	described below, and all interes	t in it Grantor ever gets:
•					
•					
		er: 52-4007-1A-400	en de la companya de En de la companya de l		
	equipment; and a in or used in conn	I fencing, blinds, drapes, floor rection with such real property.	rom it; ali plumbing, coverings, built-in app	Fighting, cir conditioning and l licncos, and other fixtures, at a " To the extent that any of th	heating experience and
	property Grantor constitute a Secu	grants Baneficiary, as secured nty Agreement between Grant	a celled the "Property, party, a security inter program Baneficienty inter	acros, and other fixtures, at a " To the extent that any of th test in all such property and th used herain "State" shall refer t	* Property is personal
	2. Security	This Deed of Trust is given to	secura performence d	used nersin "State" shall refer t If each premise of Grantor con	o Oregon.
				······································	Dollers
	(\$_10,000.00) (called the "Loan")	with interest as provid	ed in the Note which ovidences	the Loan (the"Note"),
. •	2113 (7/98)	RECO	RDING COPY		Page 7 of 4
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ALC: NOT A					

Page 2 of 4

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Section 5(f). 6. Curing of Defaults If Grantor fails to comply with any of the covenants in Section 5, including all the terms of any prior mortgage or classed of trust, Beneficiary may take any action required to comply with any such covenants without spent by Beneficiary on bahalf of Granter shall be secured by this Deed of Trust. The emount spent interest at the under this paragraph, Beneficiary is not obligated to do so. 7. Remedies for Default

Baneficiary in writing of any sale, or other transfer of the Property or any interest therein by Grantor. Grantor agrees to edvise Baneficiary in writing of any change in Grantor's name, address or employment.
5. Promises of Grantor Grantor grantor promises:

(a) To keep the Property in good repair; and not to move, alter or demolish any of the improvements on the Property (b) To allow representatives of Beneficiary to inspect the Property at any reasonable hour, and to comply with all (c) To pay on time all lawful taxes and assessments on the Property;
(d) To perform on time all terms, covenants on the Property;
(e) To perform on time all terms, covenants and oraditors of any prior mortgage or deed of trust covering the (b) To keep the Property and the improvements there and oraditors of any prior mortgage or deed of trust covering the bar and a substantiant of the insurable value of the improvements and the devise and conditions of any prior mortgage or deed of trust covering the (b) To keep the Property, and to deliver evidence of such insurance coverage to Beneficiary against fire any insurances policy may be applied upon env indebtodness hereby sacured in a time memount equal to the bar and as the loss payee on all such policies pursuant to a standard lender's loss payable clause. The emount collected to the truste's allo; and the desting the Grantor in a time in a memount equal to the Shenificiary's sole option, released to Grantor. In the event of foreclosure or skel of the Property pursuant (f) To save to it that this Deed of Trust remsins a velid lien on the Property superior to all liens except those described in Section 3(a) and to keep the Property fee of all encumbrances policies then in force shall pass to the purpheser the section 3(a), and to keep the Property fee of all encumbrances allowed to fire assets allo; and
(f) To save to it that this Deed of Trust remsins a velid lien on the Property superior to all liens except those described anyon

payment amount and/or Loan term to also changs.
 3. Representations of Grantor Grantor represents that:

 (a) Grantor is the owner of the Property, which is unencumbered except by: casements, reservations, and 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.

 A. Sale Or Transfer Of Property The loan is personal to Grantor, and the entire Debt shall become immediately due and Beneficiary in writing of any change in Grantor's name, address or employment.
 5. Promises of Grantor Grantor promises:

I any renewels, modifications or extensions thereof, it also secures payment of certain fees and costs of Banaficiary as wided in Section 9 of this Deed of Trust, and repayment of monay advanced by Banaficiary under Section 6 or otherwise protect the Property or Banaficiary's interest in the Property. All amounts due under the Note are called the "Deby". If this box is checked, the Note provides for a variable rate of interest. Changes in the interest rate will cause the payment amounts addree Loan term to also change.

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Reconveyance Trustes shall reconvey of the Property to the person entitled thereto, on written request of Beneficiary or upon following satisfaction of the Debt and other obligations secured and written request for reconveyance by Beneficiary or the person entitled thereto. Beneficiary and Trustes shall be entitled to charge Granter a reconveyance fee together with fees for the recordation of the reconveyance documents.
 11. Trustes; Successor Trustes in the event of the death, incepaolty, disability or resignation of Trustee. Beneficiary shall popoint in writing a successor Trustee, and upon the recording of such appointment in the records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with sil powers of the original Trustee. Trustee, is not obligated to notify any party hersto of a pending cale under any other deed of trust or of any action or proceeding in which Granter, Trustee or Beneficiary shall be a perty unless such action or proceeding is brought by the Trustee.
 12. Miscelleneous This Deed of Trust shall be a perty unless such action or proceeding is brought by the Trustee.
 13. Statismeous This Deed of Trust shall be aperity unless such action or proceeding is brought by the Trustee.
 14. Miscelleneous This Deed of Trust shall be aperity unless such action or proceeding is brought by the Trustee.
 15. Miscelleneous This Deed of Trust shall be aperity unless such action or proceeding in which Granter, rustee or Beneficiary shall be aperity unless such action or proceeding is brought by the Trust shall be of trust or become responsible of frust, whather or not that person is named as Beneficiary shall mean the holder and owner of the note secured by this Deed of Trust or become responsible for doing the things this Deed of Trust requires. This Doed of trust shall be governeed by end construct in accordance with federal law, and, to the extent federal law does not apply the laws of the

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.

By signing below, Grantor accepts and agrees to the provisions of this Deed of Trust and of any rider(s) executed concurrently, therowith by Grantor:

GRANTOR(6)

this 28th DATED at KLAMATH FALLS OREGON day of October 1998 .

OREGON STATE OF KLAMATH COUNTY OF

PERRY R RASDAL

88.

On this day personally appeared before me SANDRA J RASUAL

and , to me known to be the individuals described in and who executed he within and forogoing instrumant, and acknowledged that they signed the same as their free and voluntary act and deed, for the uses and purposes therein montioned.

WITNESS my hand and official seel this 1998 .	Ω_{1}	mi hAmt 1)
OFFICIAL SEAL STEFANEZ R. EASTM NOTARY PLEALO OFFICIAL COMMISSION AND ASSESSM MY COMMISSION AND ASSESSM MY COMMISSION AND ASSESSME	Notery Public for residing at My appointment ex	amost n falls

723 2113 (7/98)

RECORDING COPY

40096

REQUEST FOR FULL RECONVEYANCE

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

TO: TRUSTEE

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The undersigned is the legal owner and holder of the Note and all other indebtodness secured by the within Deed of Trust. Said Note, together with all other indabtedness secured by this Deed of Trust, has been fully paid and satisfied; and you are hereby requested and directed, on psyment to you of any sums owing to you under the terms of this Deed of Trust, to cancel the Note above 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 parties designated by the terms of this Deed of Trust, all the estate now held by you thersunder.

DATED		 <u> </u>		4.
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Mail reconveyand	e to			
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723 2113 (7/28)

RECORDING COPY

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A portion of land in the NE 1/4 of the NE 1/4 of Section 1, Township 40 South, Range 7 East of the Willamette Meridian, in the County of Klamath. State of Oregon, more particularly described as follows:

Beginning at a 1/2" iron pin which lays North 89 degrees 31' West a distance of 567.4 feet from the Northeast corner of said Section 1, said point being on the North line of said Section 1; thence continuing on said Section line North 89 degrees 31' West, a distance of 407.4 feet to a 1/2" iron pin; thence South 0 degrees 11' West a distance of 395.0 feet to a 1/2" iron pin which is on the Northerly right of way line of State Highway 66; thence Northeasterly along said right of way following a curve to the right 449.6 feet to a 1/2" iron pin. Said curve having a radius of 1200 feet and whose long chord lays North 66 degrees 26' East and a length of 446.0 feet; thence North 213.0 feet, more or less, to the point of beginning.

CODE 52 MAP 4007-1AO TL 400

STATE OF OREGON: COUNTY OF KLAMATH : ss.

	for record at request		the 2nd day
of	<u>October</u>	A.D., 19 <u>98</u> at <u>11:09</u> o'clock of <u>Mortgages</u>	A. M., and duly recorded in Vol. <u>M98</u> on Page40093
FEE	\$30.00	Bj	Bernetha G. Letsch, County Clerk

