1999 AUG 30 AII 11: 43

MTC 48827-KR

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			INOS! DEED	401 1415	
THIS TRUST	DEED, made this	12th			1000
between					
A	SPEN TITLE				
		ASSOCIATES TIMES			, as Trustee, and
as Beneficiary	٠.	ABBOCIATES FINANC	IAL SERVICES COMPANY	OF OREGON, INC.	
Grantor irrovo	oubly meants. b		WITNESSETH:		
KTAM			e in trust, with power of sale, the pro	perty in	
KLIAI	IAIH	County, Oregon, o	described as:		
	Lot 2, B1 OF KLAMAT Oregon.	ock 210, MILLS H FALLS, in the	SECOND ADDITION TO County of Klamath	THE CITY	
	CODE 1 MA	P 3809-33DC TL	2000		
			2000	1	
				i,	
attached to or us	sed in connection wi	th said real estate:	or grazing purposes, together with a wise now appertaining, and the ren	ite, issues and profits therec	f and all fixtures now
by a loan agree	ment of even date h	erewith, made by granter pay	in the principal sum of $\$21669$.	89 _ and all other lawf	ul charges evidenced
not paid earlier, o	due and payable on	08/20/14	; and any extensions thereof;	Il t mes, in monthly payment	s, with the full debt, if
(2) performance	of each agreement	of grantor herein contained; at at the note rate thereon.	(3) payment of all sums expended	cr advanced by beneficiary	under or pursuant to
To protect the	security of this trust	deed, grantor agrees:			
and materials fur commit or permit character or use	nished therefor, to c t waste thereof, not of said property may	omply with all laws affecting s to commit, suffer or permit a be reasonably necessary: the	move or demolish any building there damaged or destroyed thereon and aid property or requiring any alterati ny act upon said property in violati a specific enumerations herein not e	on to pay when due all claims ons or improvements to be a con of law; and do all other	for labor performed made thereon, not to acts which from the
ther hazards and a such amounts a asurance policies onfers full powe ecoming payable	d perils included with and for such periods and renewals shall or on Beneficiary to thereunder; and, a	ne improvements now existin in the scope of a standard ex as Beneficiary may require, a I designate Beneficiary as mo settle and compromise all le t Beneficiary's ortion to send	g or hereinafter erected on the premetended coverage endorsement, and and in an insurance company or insuring age loss payee and shall be in a coss claims on all such policies; to y same toward either the restoration te shall not extend or postpone the	nises insured against loss or such other hazards as Bene trance companies acceptable form acceptable to Beneficie demand, receive, and rece	eficiary may require, e to Beneficiary. All ary. Grantor hereby ipt for all proceeds
4. To appear in ay all costs and	n and defend any ac expenses, including	tion or proceeding purporting	e cost of title search as well as othe ey's fees actually incurred as permit to affect the security hereof or the it ad attorney's fees in a reasonable s	ted by law.	
5. To pay at lea	ast ten (10) days pr	for to delinguency all taxes of	assessments affecting the propert time appear to be prior or superior h		
6. If Grantor far cocure insurance, coessary to pay a rall be an addition ayable immediate asser of the rate s	ils to perform the c and protect agains: such taxes, procure nal obligation of Ben by by Grantor upon tated in the note or or take any action w	ovenants and agreements or prior liens, Beneficiary may a such insurance, or otherwise eficiary secured by this Trust notice from Beneficiary to Gr the highest rate parmissible	time appear to be prior or superior had be prior or superior had be required to protect Beneficiary's interest. As Deed, Unless Grantor and Beneficiantor, and may bear interest from a papilicable law. Nothing contained	lereto. ng, without limitation, coven it to, disburse such sums and ny amount disbursed by Ber ary agree otherwise, all such	ants to pay taxes, I take such actions reficiary hereunder In amounts shall be
7. Any award of all be paid to be	damages in connec	tion with any condemnation fo pply or release such monies	or public use of or injury to said proper received by it in the same manner a	only or any part thereof is her nd with the same effect as a	eby assigned and bove provided for
liver to		iodianos.	SERVICES COMPANY OF O		
2047					
2047	MASABUKN	WAI KLAMATH FAI	LS OREGON 97603 (CAddress)	541)885-9991	

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- 8. Upon any default by grantor or if all or any part of the property is sold or transferred by grantor without beneficiary's consent, the beneficiary may at any time, without notice, either in person or by agent, and without regard to the adequacy of any security for the indebtedness secured, enter upon and take possession of the property or any part of it, and that the entering upon and taking possession of the property shall not cure or waive any default or notice of default or invalidate any act done pursuant to such notice.
- 9. Upon default by granter in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare all sums secured immediately due and payable. In such event beneficiary at its election may proceed to foreclose this trust deed in equity in the manner provided by law for mortgage foreclosures or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded its written notice of default and its election to sell the said described real property to satisfy the obligations secured hereby and proceed to foreclose this trust deed in a manner provided by law.
- 10. If after default and prior to the time and date set by trustee for the trustee's sale, the grantor or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the grantor or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligations as permitted by law.
- 11. Upon any default by grantor hereundér, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor's default. Grantor will pay these fees upon demand.
- 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied covenants or warranty. Any person excluding the trustee may purchase at the sale.
- 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lawful fees of the trustee and the reasonable fees of the trustee's attorney, (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever.

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYFR SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, the grantor has hereunto set his hand and seal the day and year first above written.

Witness :		JAMES P WILSON Grantor				
Witness	_	Grantor				
STATE OF OREGON)) SS.	OFFICIAL SEAL JARIET A. SOWLES NOTARY PUBLIC-OREGON COMMISSION PO. 030308				
County of KLAMATH)	MY COLUMNSION STOTINGS MAD, 20, 90				
Personally appeared the above named						
Before me: Amus A Mulica		My commission expires: M/LO ZE ZCOC) Notary Public				
REQUEST FO To be used only w	hen obligat	ECONVEYANCE tions have been paid.				
1	re delivered to	it deed. All sums secured by said trust deed have been fully peid and satisfied. You hereby by you herewith together with said trust deed) and to reconvey, without warranty, to the parties not end documents to				
DATEO:,						
Do not lose or destroy this Trust Dasid OR THE NOTE which it secures.		Beneficiary				

State of Oregon, County of Klamath Recorded 8/30/99, at //:/3a m. In Vol. M99 Page 3/93 4 Linda Smith,
County Clerk Fee\$ /500