BOOK /26 PAGE 926

DEED OF TRUST

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	ZBANK	

Dato JANUARY 16, 1992	Loan No	901 105 89090
Grantors (Borrowers) **EDGAR M CLEVELAND AND MARTA TERESA CLEVELAND.	HUSBAND ANI) WIFE****
Masting Address PO BOX 126, WASHOUGAL, WA 98671	·	
ITUSTON SKAMANIA COUNTY TITLE COMPANY, PO BOX 277 - RE RUSSELL	ST. STEVEN	NSON, WA 98648
Beneficiary KEY BANK OF OREGON, P.O. BOX 23698, TIGARD, OR 97223		
1 Grant of Deed of Trust. By signing below, Egrant to Trustee in trust, with the power of sale, the follow SKAMANIA. County, State of WASHINGTON	wing property in	

A tract of land in the Southwest Quarter of the Southeast Quarter of Section 9, Township 1 North, Range 5 East of the Willamette Meridian, in the County of Skamania, State of Washington described as follows:

Lot 4 R-J Land Development Short Plat No. 2, recorded in Book 3 of Short Plats, Page 5 Skamania County Records.

which has an	addross of	RIM DRIVE.	WASHOUGAL,	WA	98671			Ba.
together with	t) all building	s, improvements	iriterests, easements	, rights	s and privilege	s now or later loc	ated on or attached to it (herein the	*Property** and 2
any futuro rer	rits, profits and	proceeds form the	Property as addition	al soci	urity for the de	bi that I one you	I will perform all of the terms of this	Deed of Trust and

3 My Note to You. This Deed of Trust secures my payment of principal, interest, collection costs, court costs, costs of foreclosure reports obtained by you in connection with the foreclosure of this Deed of Trust, reasonable attorney fees at trial, on appeal or upon discretionary review of the case, and any other amounts that I may owe you under my Note to you dated the same date as this Deed of Trust in which the original Note amount was \$%40,000,00% and on which the fast payment is due JANUARY 27, 2007. This Deed of Trust will also secure future credit and advances that you may later give me and any other amounts that I may owe you under the terms of the Ceed of Trust. Time is of the essence in the payment of my Note to you and the performance of my obligations under this Deed of Trust.

4. Trust Properly Trepresent that the Property

the Nife which it secures

- a. If located in Orogon, is not now used for agricultural, timber or grazing purposes.
- b. If located in Washington, is not used prinicipally for agricultural or farming purposes.
- 5. My Additional Obligations. In addition to playing my Note to you and performing my other obligations under the Note and this Deed of Trust, I will
 - a Pay all money new due and to become due on the First Note and Mortgagn and keep them free from any default
- b. Keep the Property insured with insurance companies and policies acceptable to you, with policies which include fire and theft and extended insurance coverage. I will insure the Property for its full insurable value. This insurance coverage is reduced a standard loss payable endorsement naming Key Bank of Oregon as the next loss payed after the holder of the First Mortgage. In case of damage or destruction of the Property, insurance proceeds received by you may be applied, at your sole discretify, to restore or repair the damaged Property or as a credit on any portion of the secured debt, whether then matured or to mature in the future. I will immediately deliver to you a duplicate original of the policy showing your interests, or if the original is not available, a copy of the policy together with a certificate of insurance from my insurance company showing that the policy is in effect.
- c. Pay promptly, when due, all taxes, assessments against the Property, and any debt that might become a field on the Property. I will keep the Property free from all modgages, trust deeds, land sale contracts, liens and other encumbrances, except for yours and the First Mortgage.
- d. Keep the Property in good condition and repair. I will not use the Property for any unlawful purposes, and I will not commit or permit any waste of the Property. I will not remove any of the improvements now located or later placed on the Property. I will not make any major changes or alterations in the improvements without your consider, which consent you will not unreasonably withhold.
 - e. Obtain the signature on this Deed of Trust of all co-owners of the Property and all other persons having an interest in the Property
- I. Not sell, transfer, or rent the Property or any interest therein without first getting your written permission. Because you have refed on my creditive interest in the Property, and the financial market conditions at the time this loan is made, if I do sell, transfer or rent the Property without your permission, you may insist that I pay the entire amount due to you immediately. I understand that you will give your permission to a safe or transfer (not a rental) if (a) the fear is current any not otherwise in default. (b) you determine that the third party is creditworthy, (c) a processing fee is paid to you, and (d) the interest rate is charged at your option, to a rate not to exceed the then current rate offered by you for this type of Ioan. Unless the third party assumes the fean, funderstand that I are still responsible for the payment of the Note and performance of this Deed of Trust. If the third party assumes the Note and this Deed of Trust.
- g. Do anything that may now or later be necessary to perfect and proserve your Deed of Trust and its priority. I will pay all recording fees fees for filling UCC financing statements and any other costs or fees that you feel are necessary.
 - 6. Default, I will be in default;
 - a. If I fail to keep any promise that I have made to you in this Deed of Trust or my Note
 - b. If Lor any co-borrower becomes insolvent or bankrupt
- c. If you determine that I have given you a false financial statement or I have not told you the truth about my financial condition, about trie Property, for about any use of the money loaned to me.
- d. If any of my creditors or co-borrowers' creditors try, by legal process or otherwise, to take money from any bank account that I or a co-borrower may have with you, or any money or properly that I may have coming from you
 - e. If, as sole borrower, I die, or if there is more than one borrower, we all die
- f of flact or fall to act in such a manner as to cause or allow the Property to be seized by a Government Agency for a violation of State or Federal drug laws
- 7. What You Can Do If I Default. If I default, you have the rights described in this section. You may use any one or combination of them, together with all other rights and remedies that you may have under law.
 - a. Your may declare the entire debt or any part thereof secured by this Deed of Trust due and payable at at once, without notice to me
- b. You may collect all or any part of the debt secured by this Deed of Trust directly from any person or combination of persons obligated to pay the debt. Each person on the flote is jointly and severally hable with all of the others.
- c. You may foreclose this Deed of Trust and self the Property in any manner allowed by faw, including without limitation, by a divertisement and sale or as a mortgage on real property. If this Deed of Trust is foreclosed as a mortgage on real property, I (1) consent to a personal deficiency judgment for any part of the debt this Deed of Trust secures that is not paid by the sale of the Property, unless such judgement is prohibited by law, and (2) waive any claim of homestead and all rights to possession of the Property during the time allowed by law to redeem
- d. While the foreclosure suit is pending, you may take possession, manage, and maintain the Property, either personally or through a roce, ver, and collect any rents from the Property, including those past due. Any amount that you receive over and above the costs of collection and other expenses income if in 14king possession of the Property may be applied to the debt secured by this Deed of Trust.
- e. If you file a faw suit to oplied the debt secured by this Deed of Trust, to foreclose this Deed of Trust, or to enforce or have declared your rights maker this Note and Deed of Trust, or if you are named as a party in any court suit or action brought with respect to the Property, I will pay for your reasonable attorney fees as determined by the trial court or appoilate court. I will pay all court costs involved and the actual costs of obtaining the title reports to forclose or to defend this Deed of Trust. Talso will pay collection costs you incur due to my default, even if no suit is filed.

(OREGON OR WASHINGTON PROPERTY ONLY)

R-153 /8 90-

(NOT FOR REVOLVING LINES OF CREDIT)

I. If I do not make any of the payments that I promised to make, or do any of the things that I have agreed to do, you may do them. I will reimburse you immediately for the amount of the payments that you have made because of my failure to do as I said I would. If I do not reimburse you immediately, you may add the amount of any payments that you have made to the ungaid principal balance of my Note with you. The amount of any such payment will be ar interest from the date you make the payment until paid at the rate provided in my Note with you. Any payments that you make plus the interest that accrues on the payment will be secured by this Deed of Trust. You may increase the amount of my monthly payments on the Note secured by this Deed of Trust. You may increase the amount of my monthly payments on the Note secured by this Deed of Trust to include these payments and interest, so that these payments and interest will be repaid over a period of time you may select, but in no event after the maturity date of the Note secured by this Deed of Trust. I understand that if you do any of the things that I am supposed to do, your action will not be a waiver or release of any right that you may have to declare a default under my Note and Deed of Trust to you. Even if you do these things, my failure to do then will be a default under this Deed of Trust, and you may still use the other rights that you have for the default.

8 Condemnation Proceeds If any part of the Property is taken under eminent domain or condemnation proceedings, or I transfer the Property in tieu of an exercise of the right of eminent domain, you may require that I pay you out of the compensation that I receive, first any attorney less and costs or expenses that you incur in such proceeding, and second, that any remaining money be applied to the debt secured by this Deed of Trust

9. Reconveyance Upon Payment. When I have fully paid all sums secured by this Deed of Trust, Key Bank of Oregon will return to Trustee this Deed of Trust and the Note which it secures for cancellation and payment of its fees, and request that Trustee reconvey the Property, without warranty, to the "person(s) legally entitled thereto." It will be up to me to see that the Reconveyance Deed is recorded and to pay any recording costs.

10. Balloon Payment. If this Deed of Trust secures a Note that provides for a balloon payment, the balloon payment will be financed by you at an interest rate that my tie changed at your option to a rate not to exceed the then current rate offered by you for this type of foan and upon such other terms as you specify on like foans to other borrowers, provided that (a) you find no deterioration in my creditworthiness or the condition of the Property, and (b) your fien priority remains the same as at the time the loan was made.

11. Change of Address. If I move, I will immediately notify you in writing as to my new address. Any notice that I may give you or you may give me sha'll be given by regular mail at the addresses listed above or at such other address as I may designate by written notice to you.

12. Governing Law. This Deed of Trust and the debt it secures will be governed by the laws of the state in which the Property is located

13 Definitions. The word "I means all persons signing this Deed of Trust, and obligates each of us jointly and severally. "You" means Key Bank of Oregon or any holder of this Deed of Trust. Lagree that this Deed of Trust applies to, benefits and is binding on all the parties hereto, and their successors and assigns.

14. Acknowledgement. I have read this Deed of Trust and the Note it secures and understand and agree to perform my obligations under each of the

STATE OF: OREGON to me known (or proved to me on the cath of individual or individual or individuals described in and who essecuted the within and foregoing instrument, and acknowledged that he (she or they) signed the same as his (her or their) free and voluntary act and deed, for the uses and purposes therein mentioned. Given under my hand and official seal this 16TH day of JANUARY 19 92. Seal	INDIVIDUAL ACKNOWLEDGEMENT:	On this day personally appeared before me	**EDGAR M CLEVELAND AND MARIA TERESA CLEVELAND, HUSBAND & WIFT
acknowledged that he (she or they) signed the same as his (her or their) free and voluntary act and deed, for the uses and purposes therein mentioned. Given under my hand and official seal this 16TH day of JANUARY 19 92 Notary Signature My commission Expires: 4 - 8 - 9 3 Notary Public in and for the State of residing at the same as his (her or their) free and voluntary act and deed, for the uses and purposes therein mentioned. Given under my hand and official seal this Notary Signature Notary Public in and for the State of residing at the control of the state of the unidor signed is the owner and holder of all indebtedness secured by this Deed of Trust, which is, together with the secured Note, delivered to you. Please reconvey, without warranty, to the persons(s) legality entitled thereto the estate of real property described in this Deed of Trust (key Bank of Oregon, Beneficiary by.	STATE OF: OREGON		
Hotary Public in and for the State of residing at Crystate) REQUEST FOR RECONVEYANCE: (City, State) (City, State) (Date) To Trustee: The undorsigned is the owner and holder of all indebtedness secured by this Dead of Trust, which is, together with the secured Note, deligned to you. Please reconvey, without warranty, to the persons(s) legally entitled thereto the estate of real property described in this Dead of Trust (Separate Officer)			
REQUEST FOR RECONVEYANCE: (City, State) (City, State) (Date) The unidor signed is the owner and holder of all indebtedness secured by this Deed of Trust, which is, together with the secured Note, deligned to you. Please reconvey, without warranty, to the persons(s) legally entitled thereto the pistate of real property described in this Deed of Trust. (Segment 2001-04)	COUNTY OF: MULTNOMAH		
Notary Signature My commission Expires: My commission Expires: Notary Public in and for the State of residing at City. (give city) REQUEST FOR RECONVEYANCE: (City, State) (City, State) (Date) To Trustee: The unider signed is the owner and holder of all indebtedness secured by this Dead of Trust, which is, together with the secured Note, deligned to you. Please reconvey, without warranty, to the persons(s) legally entitled thereto the estate of real property described in this Dead of Trust (Key Bank of Oregon, Beneficiary by.	3.30011		L 4
My commission Expires: 4-5-93 Notary Public in and for the State of Trust residing at City. REQUEST FOR RECONVEYANCE: (City, State) (City, State) (Date) The undersigned is the owner and holder of all indebtedness secured by this Deed of Trust, which is, together with the secured Note, deligned to you. Please reconvey, without warranty, to the persons(s) legally entitled thereto the estate of real property described in this Deed of Trust. (Key Bank of Oregon, Beneficiary by.	seal	W. D. Com	. Os brances
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Key Barik of Oregon, Beneficiary by.			
(Signature of Orticer)		othe persons(s) regains entitled mereto the estate	orreal property described in this beed of trast
CANADA		Officery -	
	(Type Name		
	(Type Title)		

KEY BANK OF OREGON P.O. BOX 23698 TIGARD, OR 97223

RETURN TO

Indexed, Dir 10
Indirect 10
Filmed 1/28/92
Mailed

BYSKAMANIA CO, TITLE

JAN 22 11 79 77 32

GARAGE TO STATE OF THE STATE

BORROWERS)

CORDER'S STAMP)

DEED OF TRUST