122163

FILED FOR RECORD SKAMANIA CO. WASH BY SEABARIA CO. TITLE

Am 27 11 36 AM '55 O Downy AUDITOR & CARY H. OLSON

This space reserved for Recorder's use BOOK 749 PAGE 520

SCOR 19345

Filed for Record at Request of

Name Avco Industrial Loan Co

Address: 11600 SE Mill Plain Ste P

City and State Vancouver, NA 98684

DEED OF TRUST WITH POWER OF SALE

946709347

THIS DEED OF TRUST, Mad this 24th day of April Robinson, as his separate estate, as Grantor, whose address is MPO 0.08R Eyman Cemetary, Carson and Skamania County Title Company

BETWEEN Richard

Corporation, as TRUSTEE, and Avco Industrial Loan Company

whose address is 11600 SE Mill Plain Ste P. Vancouver, WA 98684

WITNESSETH: That Grantor hereby bargains, sells and conveys TO TRUSTEE IN TRUST, WITH POWER OF SALE, the following described property. County, State of Washington:

Lot 13 of Carson Valley II, according to the official plat thereof on file and of records at Page 155 of Book A of Plats, in the County of Skamania, State of Washigton.

Address also known as: MPO 0.08R Eyman Cemtary Carson, NA 98610

-	
indexed	Dir
Indirect	
filmed	
	3.5

offer as the "pa

TO RAVE AND TO HOLD said land and promises, with all the rights, privileges and appurtenences thereto more thereto belonging, to trustee and his heirs, executures

profes the section to Describing all ments, interes and profes of said promises, reterring the right to collect and set the ment, with or without taking profess of the promises, during continuouse of default horometer, and during continuouse of such default authorizing Describing to come upon said and to collect and enforce the same without regard to adequacy of any security for the industrulences heavily secured by any hardel security.

FOR THE PURPOSE OF SECURING: (1) Performance of each agreement of Grentor contained herein in accordance with the terms and provisions of a Processory Note/Loan Agreement (herein agreement (he ntor contained herein: (2) Payment of the principal sum with interest Loan. Agreement (hereafter referred to as "Promissory Note") dated April 24. 1995 April 24, 1995

derived of reacheduled by removal or reflicance heavested by Grantor and payable to the order of Beneficiary, to which Promiseory Note reference in a principal sum not exceeding, and this Doed of Trust shall not secure more than, the aggregate sum of with interest thereon, as may be beneather beautiful to make the product of the order of Beneficiary, to which Promiseory Note reference in 32,600,03

with interest thereon, as may be beneather beautiful to make the product of the order of the o

2,600,03 , with interest thereon, as may be hareafter loaned by Beneficiary to Granter, or any of them. This pursuants shall not constitute a se demands of any kind or nature which the Beneficiary or its successors may have against the Granter, or any of them, to Beneficiary, and any preparate planets, whether absolute of countingent, whether due or not successors may have against the Granter, or any of them, whether created directly or acquired that, or arising thereafter; (5) The payment of any money that may be advanced by the Beneficiary to Granter or to third parties, with interest thereon, and accordance with the covenants of this Deed of Trust. of foliage desirands of by endprisoned which

All populant made by Granter(s) on the obligation secured by this Deed of Trust shall be applied in the following order:

FIRST: To the payment of taxes and accomments that may be levied and amound against said promises, incurance promisms; repairs, and all other charges and first against to be paid by the Grantor(s). SECOND: To the amount due under said Promisers y Note

P

زخ

TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND AGREES: (1) To keep said premises insured against fire, up to the full value of all improvements for the protection of Beneficiary; and there loss proceeds (less expenses of collection) shell, at Beneficiary's option, be applied on said indobtedness, if due, foreclosure sale. In the event of loss, Grantor(s) will give insmediate notice by mail to Beneficiary, who may make proof of loss if not made promptly by Grantor(s), and special suscessments of any kind that have been or may be levied or assessed upon said premises, or any part thereof. (3) In the event of for pay all teats and special suscessments of any kind that have been or may be levied or assessed upon said premises, or any part thereof. (3) In the event of default by Grantor(s), and paycle) suscessments without determining the validity thereof, and (c) such diaburements shall be deemed a part of the indebtedness secured by this Deed of Trust and shall be immediately due and payable by Grantor(s) to Beneficiary. (4) To pay when due any lies on the property which is sender to the line of Beneficiary and, notwithstanding say right or option granted by any senior lies or by any senior lies not by the bed of Trust powers and the principal behance of says senior lies to increase above the behance at the time of the misking of this Trust Dead shall have been paid in full, premist the principal behance of says senior lies to increase above the behance at the time of the misking of this Trust Dead shall have been paid in full. (3) To keep the buildings and other insprovements now emisting or hereafter exceed in good condition and repair; not to commit or suffer any waste or says use of said for the purpose of inspecting the premising not to remove or demoking the remains of proper public auth wity, to permit Beneficiary to evier at all reasonable times building which many be constructed, damaged or destoryed thereon, and to pay, when due, all claims for labor performed and materials furnished therefor;

and that he does hereby forever warrant and will forever defend the title and possession thereof against the lawful claims of any and all persons whatsoever. IT is MUTUALLY AGREED THAT; (1) If the said Grantor(s) shall fail or neglect to pay installments on said Promissory Note as the sant; may hereafter become due belance at the time of the making of this Trust Deed, or upon sale or other disposition of the principal court to enforce any lists on, claim against or interest in the premises, then all sums owing by the Grantor(s), or should any action or proceeding be filed in any promiseory Note secured hereby, less uncurred charges if required by law or if so provided in the Promiseory Note, shall immediately become due and payable at the option of the Beneficiary on the application of the Beneficiary. In such event and upon written request of Beneficiary, Trustee shall will the trust property, in accordance Trustee shall apply the processes of the sale as follows: (a) to the expense of the sale, including a reasonable Trustee's fee and Attorney's fee, unless prohibited by law; (b) the obligation secured by this Deed of Trust; (c) the surplus, if any, shall be distributed to the persons entitled thereto or may be deposited (less clerk's filing fee) with the purchaser the interest in the property which Grantor had or had the power to convey at the time of his execution of this Deed of Trust, and such as he may have acquired therafter.

(2) Whenever all or a portion of any obligation secured by a trust deed has become due by reason of a default of any part of that obligation, including taxes, assessments, premiums for insurance or advances made by a Beneficiary in accordance with the terms of the Trust Deed, the Countor or his successors in record on the property, at any time prior to the time and date set by the Trustee for the Trustee's sale if the power of sale therein is to be expressed, may pay (including costs and expenses actually incurred in enforcing the terms of the obligations and Trustee's and Attorney's fees actually incurred, not exceeding the default. After payment of this amount, all proceedings had or instituted to foreclose the Trust Deed shall be reinstated and shall remain in force the same as if no acceleration had occurred.

(3) Grantor(s) agrees to surrender possession of the hereinabove described Trust premises to the Purchaser at the aforesaid sale, immediately after such sale, imperiors to the possession has not previously been surrendered by Grantor(s).

(4) Beneficiary may appoint a successor trustee at any time by filing for record in the mortgage records of each county in which said Deed of Trust is recorded, a Substitution of Trustee. From the time the substitution is filed for record, the new Trustee shall succeed to all the powers, duties, authority and title of the Trustee named herein or of any successor Trustee.

(5) Upon payment in full by said Grantor(s) of his indebtedness hereunder. Trustee shall reconvey to said Trustor(s) the above-described premises according to

(6) Should said property or any part thereof be taken by season of an public improvement or condemnation proceeding, Beneficiary shall be entitled to all compensation, awards, and other payments or relief therefor to be applied on said indebtedness whether paid for or not. (2) Notwithstanding anything in this Deed of Trust or the Promissory Note secured hereby to the contrary, neither this Deed of Truct nor said Promissory Note

shall be deemed to impose on the Grantor(s) any obligation of proment, except to the extent that the same may be legally enforceable; and any provision to the

(8) All Guntors shall be jointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust in this Deed of Trust of the singular shall be construed as plural when appropriate.

IN WITNESS WHEREOF the said Grantor(s) has to these presents s	et hand and seal this date	April 24, 1996		4.7
guid, Scaled and Delivered in the presence of			-	
- Marie Company	0:1	0 01	e de	. :
riness	Richard Lee	Grantor - Borrow	CPA To Dobi - and	(;
	out if the		rer Robinson	:
Witness		Grantor - Borros	rét	
TATE OF WASHINGTON, COUNTY OF Skamenia				
		: خور ا		
On this day personally appeared before me Richard Lee	Pobinson	4 ft		د وه
ecuted the within and foregoing instrument, and acknowledged that	he	to me known to be		
wies and perposes therein mentioned	- in signed the sun	e m <u>DIS</u> 1	see and voluntary ac	بق لحد
GIVEN under my hand and official seal thin 24th day of	Annal 1			-:
	Mocil			
Notary Public in and for the State of Washington, residing at	Yancouver		1016	٠.
		41 4 45	The E	7
Commission Expires: 9-01-96		HALL		
			3	1
TENERE E TUE. EN FRE L'ANDRE CONTRACTOR				-
TO TRUSTEE: REQUEST FO	R FULL RECONVEYANC	x		
		Dated	3.	i:
The undersigned is the legal owner and holder of all indebted paid, and you are requested, on payment to you of any sums owing secured by said Deed of Trust, delivered to you herewith and to co	mess secured by this Doed of T to you under the terms of said	rust. All mans secured b	y said Deed of Treat 1	are bee
secured by said Deed of Trust, delivered to you herewith and to co the estate now held by you under the same.	mvey, without warranty, to the	marties designated by t	he terms of said Dood	of Time
Neil Reconveyance to.				St.
AGO ACCORDANCE (O.				- *
및 설명 : ^ 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1				
			<u> </u>	