9402240159

DEED OF TRUST



AFTER RECORDING RETURN TO:

Calas-Washougal FSB PU BOX 1033 Loan # 002-04-146-0242076-1 Attention: CAROL A LACKEY KEHDALL F JONES AND ROXANNE I JONES, THIS DEED OF TRUST is between HUSBAND AND WIFE MP 0.35L SCHULL RD whose address is WA 98671 WASHOUGAL corporation, the address of WASHINGTON ("Grantor"); CLARK COUNTY TITLE , and its successors in trust and 1400 WASHINGTON ST SUITE 100, VANCOUVER WA 98660 , a Washington corporation, the address of which is 1201 which is Washington Mutual, a Federal Savings Bank essigns ("Trustee"); and Third Avenue, Seetile, Wartington 98101 ("Beneficiery"). 1. Granting Clause Grantor hereby grants, bergains, sells and conveys to Tructee in trust, with power of sale, the real property in County, Washington, described below, and all interest in it Grantor ever gets: BOOK /57 PAGE 264 SEE ATTACHED EXHIBIT "A" 123248 FILED FOR BECORD Skahahis 70. Wash CLARK COUNTY TITLE तेषा प्रशन्त ledexed, Lir SEP 6 3 33 PH '95 Indirec! Filmed AUDITOR GARY M. OLSON together with; all income, rents and profits from it; all plumbing, lighting, air conditioning and heating appearatus and equipment; and all fencing, blinds, drapes, floor coverings, built-in appliances, and other fixtures, at any time installed on or in or used in connection with such real property, all of which at the option of Beneficiary may be considered to be either perconal property or to be part of the real estate.

All of the property described above will be called the "Property." To the extant that any of the Property is personal property Grantor grants. Beneficiary, at secured party, a security interest in all such property and this Deed of Trust shall constitute the Security Agreement between 2. Security This Deed of Trust is given to secure performence of each promise of Grantor contained hersin, and the payment of Twenty Seven Thousand And 00/100) (called the "Loan") with interest as provided in the Note which evidences the Loan (the "Note"), and any renewals, modifications or extensions thereof. It also secures payment of certain fees and costs of Beneficiary as provided in Section 9 of this Deed of Trust, and repayment of money advanced by Beneficiary under Section 6 or otherwise to protect the Property or Beneficiary's interest in the Property. All of this money is called the "Debt". If this ben is checked, the Note provides for a variable rate of interest. Changes in the interest rate will coupe the payment amount an 0478

3. Representations of Granter Grantor represents that:

(a) Grantor is the owner of the Property, which is unencumbered except by: essements, reservations, and restrictions of record not use of the property, and any existing mortgage or deed of trust given in good faith and for value, the existence of the has been disclosed in writing to Beneficiary; and

(b) The Property is not used primarily for agricultural or farming purposes.

4. Balls Or Transfer Of Property If the Property or any interest therein is said or otherwise transferred by Grantor without Grantor's first applying in full the Debt and all other sums secured hereby, or if Grantor agrees to sail or transfer the property or any interest therein without notice from ret repaying in full the Debt and all other sums secured hereby, the entire Debt shall become immediately due and payable without notice from the repaying in full the Debt and all other sums secured hereby, the entire Debt shall become immediately due and payable without notice from the date of the sale or transfer until peid in full. In addition, leneficiery and beer interest at the Default Rate (as that term dies for default permitted by this Deed of Trust.

S. President of Granter Granter provises:

(a) To keep the Property in good repair; and not to move, after or demotish any of the improvements on the Property without (a) To slow representatives:

(b) To allow representatives:

(c) To pay on time all learnst testictions affecting the Property;

(c) To pay on time all terms, covenants and contitions of any prior mortgage or deed of trust covering the Property or any part of (d) To perform on time all terms, covenants and contitions of any prior mortgage or deed of trust covering the Property or any part of (d) To perform on time all terms, covenants and contitions of any prior mortgage or deed of trust covering the Property or any part of (d) To keep the Property and the Improvements thereon insured by a company satisfactory to Beneficiary against fire and extended (e) To keep the Property and the Improvements thereon insured by a company satisfactory to Beneficiary against fire and extended coverage partie, and against such other risks as Beneficiary may reasonably require, in an amount equal to the full insurable value of the coverage parties, and to delives evidence of such insurance coverage to Beneficiary. Beneficiary shall be named as the lose payer on all such improvements, and to deliver evidence of such insurance coverage to Beneficiary superior to all liens except those described in Section 3(a), (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 all encurribrances which may impair Beneficiary's esourity. It is agreed that if anyone asserts the priority of any encurribrance (other than those described in Section 3(a)) ever this Deed of Trust in any pleading filed in any action, the assertion alone shall impair the lien of this Deed of Trust for purposes of this Section 5(f).

6. Curing of Deleute If Grantor fails to comply with any of the covenants in Section 5, including compliance with all the terms of any prior nortgage or dead of trust, Beneficiary may take any action required to comply with any such covenants without waiving any other right or enright any have for Grantor's failure to comply, Repsyment to Beneficiary of all the money spent by Beneficiary on behalf of Grantor shall be repsymble by secured by this Deed of Trust. The amount spent shall been interest at the Default Rate (as that term is defined below) and be repsymble by the Deed of Trust. The amount spent shall been interest at the Default Rate (as that term is defined below) and be repsymble.

ECORDING COPY

Property which Grentor had or the interest in it and any interest which Grentor subsequently with all the requirements of law and of this Drof such compliance in fevor of bone fide purcles (c) The power of sale conferred by foreclosed as a mortgage or sue on the Note the securing of appointment of a receiver and (d) By accepting payment of any superior payment when due of all other sums to a conference of the award, or such portion and the award, or such portion	ciary exercises its right to demend repaymend interest, will been interest at a rate of fit pedd in fill, and, if Beneficiery so requests it gold in fill, and, if Beneficiery so requests it washington, at public suction to the higher of the sale as follows: (i) to the expensive this Deed of Trues; (iii) the surplue, if any, be distributed in accordance with RCW 61.2 heer at the sale its deed, without worranty, the Property which Grantor had the power tacquired. Trustee's doed shall recite the feward of Trust. This recital shall be prime facionates and encumbrancers for value. It was the Deed of Trust is not an exclusive reaccording to law. Beneficiary may also take for exercising the rights of a secured party turn secured or to declare default for failure to the event any portion of the Property is tale as may be necessary to fully satisfy the	nt in full, the total amount owed by Grantor or teen percent (15%) per year (the "Daleult Re in writing. Trustee shall sell the Property in so set bidder. Any person except Trustee may be of the sale, including a reasonable trustee shall be deposited with the clerk of the Supo (4.080). Which shall convey to the purchaser the interior convey at the time of execution of this Deetes showing that the sale was conducted in considerate and conclusive evidence of such compliance and conclusive mady. Beneficiary may cause this Deed of Trustee the Uniform Commercial Code, under the Uniform Commercial Code, due date, Beneficiary does not waive its right to so pay.	If there is the Debt option of n the day its") from cordance bid at the a fee and vior Court rest in the d of Trust compliance a evidence rest to be , including to require
allowed by lew, and reasonable lewyers' tee which Beneficiary or Trustee is obliged to a Beneficiary to collect the Debt, including any	Beneficiary's and frustee's reasonable co- ie; in any lewsuit or other proceeding to foi procedute or defend to protect the lien of disposition of the Property under the Unifor	st of searching records, other reasonable ex reclose this Deed of Trust; in any lawsuit or this Deed of Trust; and in any other action in Commercial Code,	n taken by
written request of Grantor and Beneficiary, on by Beneficiary or the person entitled thereto. 1. Trustee: Buccessor Trustee in the a successor Trustee, and upon the recording the successor trustee, and upon the recording the successor trustee shell be vested with all under any other deed of trust or of any act proceeding is brought by the Trustee. 12. Miscellaneous This Deed of Trust successors and sesigns. The term Beneficial person is named as Beneficiary herein. The person if two or more have signed this Deed this Deed of Trust is determined to be investigated.	report sensing the control of the control of the death, incapecity, disability or report of such appointment in the mortgage record powers of the original Trustee. Trustee is tion or proceeding in which Grantor, Trustee is shall benefit and obligate the parties, the ry shall mean the holder and owner of the words used in this Deed of Trust referring did under law, that fact shall not invalidate as the next cuts provisions had	by this Deed of Trust to the person entitled bligations secured and written request for receignation of Trustee, Beneficiery shall appoint of the county in which this Deed of Trust is not obligated to notify any perty hereto of a per or Beneficiary shall be a perty unless such theirs, devisees, legatees, administrators, note secured by this Deed of Trust, whether to one person shall be reed to refer to more the things this Deed of Trust requires. If any my other provision of this Deed of Trust, but to be invalid, and all remaining rights and of	et in writing is recorded, ending sale th action or executors, or not that re than one provision of the Deed of
the perios shell be construed and enforced	as though the invalid provision and fact exact	th devot February	1994
" STATE OF Wishington	G	dame Jons	· · · · · · · · · · · · · · · · · · ·
COUNTY OF Clark On this day personally appeared before	Me KENDALL P JONES		and
an annual file.		known to be the individuals described in and was their free and voluntary act and deed, for	vho executed the uses and
BIPUBLE COMMISSION OF THE STREET OF THE STRE	No. Go)	doy of February	19 94
	REQUEST FOR FULL RECONVE	EYANCE	0479
The undersigned is the legal owner together with all other indebtedness secured on payment to you of any sums owing evidences of indebtedness secured by the designated by the terms of this Deed of Together toge	and holder of the Note and all other indel red by this Deed of Trust, has been fully pa	btedness secured by the within Deed of Truid and satisfied; and you are hereby requested. Trust, to cancel the Note above mentioned, of Trust, and to convey, without warranty, nater.	and all other

Lot 2, TAYLOR SHORT PLAT, according to the plat thereof, recorded in Book "3" of Plats, Page 79, records of Skamania County, Washington.

TOGETHER WITH an easement for ingress and egress and utilities over and acrossthe private roads known as Schull Road and Taylor Road as shown on the plat of Sunseri-Roberts Short Plat, recorded in Book 2 of Short Plats on page 147, Skamania County records.

ALSO an easement for ingress and egrees, to be used in common with owners of ofther lots in this Short Plat over and across an old logging road which originates at Schull Road in Lot 1 of this Short Plat and extends Southerly and Southeaseterly across Lot 2 into Lot 2.

CLARK COUNTY TITLE FEB 24 11 43 AH 34

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