129666

BOOK 170 PAGE 575

FILED FOR NECORD
SKAPENIA 2. YASH
BY Empire Furding
Nov 4 8 50 AH '97

FOUNTY
AUDITOR
GARY H. OLSON

		- 400
WHEN RECORDED RETURN TO: EMPIRE FUNDING CORP.		4
9737 Great Hills Trail	46.	- 407
Austin, Texas 78759	. 100	- 10 4
WASHINGTON DEED OF TRUST	BA 4202222	_
IHIS DEED OF TRUST is made among the Grantor, BRIAN D MILLER A	ND TAUDTE	M MILLED
HOODIND AND MILD	IND DAUNTE	having an address
151 DILLINGHAM LOOP, CARSON, WA 98610		_
herein Borrower"), BISHOP & LYNCH, P.S., 720 Olive Way, Suite 1600, Scal	tle, WA 98101 (1	erein "Trustee"),
and the Beneficiary, EMPIRE FUNDING CORP., 9737 Great Hills Trail, Austin, and existing under the laws of Oklahoma (herein "Lender"). BORROWER, in control and the trust begin greated and the trust begin greated in the control of th	ancidoration of the	the first term of the
consulated up a use the fell effected. If the cocapity of and converge to Trustee in the	nsideration of the	indepteaness her
Ascriced properly rocated in the County of SKAMANTA		State of
Washington:		
DUD COMMUNICA OUILDAND OF THE COMMUNICATION		
THE SOUTHEAST QUARTER OF SECTION 17, TOWNSHI	P 3 NORTH	
RANGE 8 EAST OF THE WILLAMETTE MERIDIAN.		
SEE COMPLETE LEGAL DESCRIPTION ON PAGE 6		,
BEE COMPLETE BEGNE DESCRIPTION ON PAGE 6	386 747	-6
	# \$ 100 ***********************************	STE DE
	1.5	
	र ए.स	
	10 Sept 1	
roperty Tax Parcel No.: 03-08-17-4-0-1601-00	<u></u>	
thich has the address of 151 DILLINGHAM LOOP CARSON WA 98610	O (herein : Pri	perty Address*);
UUE I HEK With all the improvements now or hereafter erected on the property.	and all assessment	
ppurtenances and rents (subject however to the rights and authorities given herein ents), all of which shall be deemed to be and remain a part of the property covered		
week and toke the minimal of the properties of the lease build estate it this is lead of third	ic on a langularity	
included to do the fill period in the industrial former the fenderment of the industrial	adecaca de de de de de de la	by Borrower's not
i credit date licit with, and catellisions and renewals inerent (herein "Note") in the	principal come of	
U.S. \$ 55, 460.05 with interest thereon, providing for monthly install the balance of the indebtedness, if not sooner paid, due and payable on the Maturit	ments of principal	and interest, with
" Our of sums, might highest the coll. Buy ancied in accordance becount has mentant th	sa cacemites a Calica I	3 - 3 CT
~ periorisment of the coefficient and appearing of Horroway begin continued. O	I arran an anima an	- 1 · · · Th
middly scient of the estate hereby conveyed and has the most to grant and compar	the Dronaute and	All and all a Th
mencumbered, except for encumbrances of record. Borrower covenants that Borro enerally the title to the Property against all claims and demands, subject to encum	ower warrants and	will defend
UNITORNI CUY LANIS. BOTTOWET and Lender covenant and agree as follower	lour	
• Fayment of Principal and Interest. Bottower shall now when due the principal	al and interest inde	btedness and late
MERCES CYTOCIRCOL DV IIIC INDIC.		
Taxes. Borrower shall warrant and forever defend generally the title to the Painst all claims and demands, subject to encumbrances of record. Borrower shapes any other charges what coarse positions any other charges what coarse positions.	roperty and quiet	possession there:
resolution and other charges whatsoever how existing of nereather levied or acc	an pay when due .	all taxes, liens,
e interest therein created by this Deed of Trust, and shall present a and	rosea apon die Pi	roperty, or upon

BORROWER'S INITIALS BDM.

BORROWER'S INITIALS BDM.

EFC 697 Form: D-4-WA

DISTRIBUTION LEGEND. Lander - Original

BOOK 170 PAGE 676

maintain the liens created hereby on the Property, including any improvements hereafter made a part of the realty. Borrower will not let any mechanic's or other workmen's judgment lien attach to the Property.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender will be

maintain the lieus created hereby on the Property, including any improvements hereafter made a part of the really. Borrower will not let any mechanic's or other workmen's judgment lien attach to the Property.

3. Application of Pay ments. Unless applicable law provides otherwise, all payments received by Lender will be applied according to the terms of the Note.

4. Prior Mortgages and Deeds of Trust; Charges; Liens. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Irust, including Borrower's covenants to make payments when due. Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Deed of Irust, and leasehold payments or ground rents, if one. Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property invared against loss by fire, hazardad included by a promover shall be the other payments and the property invared against loss by fire, hazardad included on the borrower shall be chosen by Borrower subject to approval by Lender, provided, that say happroval shall into be unreasonably withheld. All insurance policies and renewals thereof shall be in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of must no other security morph notice to the insurance carrier form of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the constraint and carrier with the property or the property of the proper

or any such right or remedy.

11. Successors and Assigns Bound; Joint and Several Liability; Co.signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 16 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Deed of Trust, but does not execute the Note, (a) is co-signing this Deed of Trust only to grant and convey that Borrower's interest in the Property to Trustee under the terms

BORROWER'S INITIALS

EFC 697 Form D-4-WA

PAGE 2 OF 4

PAGE 2 OF 4

BOOK 170 PAGE 577

William Control of the second

hereunder, (b) is not personally liable on the Note or under this Deed of Trust, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make other accommodations with regard to the terms of this Deed of Trust or the Note, without that Borrower's consent and without releasing that Borrower or modifying this Deed of Trust as to that Borrower's interest in the Property.

12. Notice. Except for any notice required under applicable law to be given in another manner, (a) any notice to Borrower provided for in this Deed of Trust shall be given by delivering it or by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein.

13. Governing Law; Severability. The state and local laws applicable to this Deed of Trust shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Deed of Trust. In the event that any provision or clause of this Deed of Trust or the Note conflicts with applicable law, such conflict shall not affect other provisions of this Deed of Trust and the Note are declared to be severable. As used herein. "costs", "expenses" and "attorneys' fees" include all sums to the extent not prohibited by applicable law.

applicable law, such conflict shall not affect other provisions of this Deed of Trust of the Note which can be given effect without the conflicting provision, and to this end the provisions of this Deed of Trust and the Note are declared to be severable. As used herein. "costs", "expenses" and "statemerys" fees; include all sums to like extent not prohibited by applicable law.

14. Borrower's Copy). Borrower shall be furnished a copy of the Note and Deed of Trust at the time of execution.

15. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any borne rehabilitation, improvement, repair or other loan agreement which Borrower ensist into with Lender. Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, at Lender's prior the referses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. Transfer of the Property or a Beneficial Interest in Borrower. If all or any part of the Property or any interest in it is sold or transferred (or if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender's prior written consent. Lender may, at its Option, require immediate payment in full of all sums secured by federal law as of the date of this Deed of Trust. However, this option shall not be exercised by Lender if exercise is prohibited by federal law as of the date of this Deed of Trust. However, this option shall not be exercised by Lender if exercise is prohibited by federal alway as of the date of this Deed of Trust. However, this option and the property of a malled within which Borrower must pay all sums secured by this Deed of Trust without further notice of demand on Borrower.

17. Acceleration; Remedies. Except as provided in paragraph to the property and the property and prov

BORROWER'S INITIALS BDM PAGE 3 OF 4

BOOK /76 PAGE 578

18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Deed of Trust due to Borrower's breach, Borrower shall have the right to have any proceedings begun by Lender to enforce this Deed of Trust discontinued at any time prior to the earlier to occur of (i) the tenth day before sale of the Property pursuant to the power of sale contained in this Deed of Trust or (ii) entry of a judgment enforcing this Deed of Trust if: (a) Borrower pays Lender all sums which would be then due under this Deed of Trust and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Deed of Trust; (c) Borrower pays all reasonable expenses incurred by Lender and Trustee in enforcing the covenants and agreements of Borrower contained in this Deed of Trust, and in enforcing Lender's and Trustee's remedies as provided in paragraph 17 hereof, including, but not limited to, reasonable attorneys' fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Deed of Trust, Lender's interest in the Property and Borrower's obligation to pay the sums secured hereby shall continue unimpaired. Upon such payment and cure by Borrower, this Deed of Trust and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

19. Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration

19. Assignment of Rents; Appointment of Receiver; Lender in Possession. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable. Upon acceleration under paragraph 17 hereof or abandonment of the Property, Lender, in person, by agent or by judicially appointed receiver shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Deed of Trust. Lender and the receiver shall be liable to account only for those rents.

"特别等的特别的

actually received.

20. Reconveyance. Upon payment of all sums secured hereby, Lender shall request Trustee to reconvey the Property and shall surrender this Deed of Trust and all notes evidencing indebtedness secured by this Deed of Trust to Trustee. Trustee shall reconvey the Property without warranty and without charge to the person or persons legally entitled thereto. Such person or persons shall pay all costs of recordation, if any.

21. Substitute Trustee. In accordance with applicable law, Lender may from time to time appoint a successor trustee to any Trustee appointed hereunder who has ceased to act. Without conveyance of the Property, the successor trustee shall succeed to all the title, power and duties conferred upon the Trustee herein and by applicable law.

22. Use of Property. The Property is not used principally for agricultural or farming purposes.

REQUEST FOR NOTICE OF DEFAULT AND FORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

Borrower and Lender request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Deed of Trust to give Notice to Lender, at Lender's address set forth on page one of this Deed of Trust, of any default under the superior encumbrance and of any sale or other foreclosure action.

IN WITNESS WHEREOF, Borrower has executed this Deed of Trust on Laury M. Miller man Walle BRIAN D MILLER On this 18 day of 200 County: Clark 5s:
On this 18 day of 200 County: Clark 5s:
Public in and for the State of Washington, duly commissioned and sworn, personally appeared 3000 D to me known to be the individual(s) described in and who his/her/their free and voluntary act and deed, for the uses and purposes therein mentioned. WITNESS my hand and My Commission expenses the co neJESSIĆA M. CHEATHAM (SEAL) SEE ATTACHED ACKNOWLEDGMENT NOTARY PUBLIC Notary Public in and for the State of Washington residing at: STATE OF WASHINGTON

COMMISSION EXPIRES OCTOBER 15, 1999

BOOK 170 PAGE 579

ACKNOWLEDGEMENT

COUNTY OF

On Spc, 18,197 before me. Sica M. Cheathau

personally appeared Brian D. M. Cheathau

personally known to me (or proved to me on the basis of satisfactory evidence) to be
the person(s) whose name(s) is/are subscribed to the within instrument and
acknowledged me that he/she/they executed the same in his/her/their authorized
capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or
the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal

Notary Public

My Commissions expires on (61.15, 1979)

JESSICA M. CHEATHAM
NOTARY PUBLIC
STATE OF WASHINGTON
COMMISSION EXPIRES
OCTOBER 15, 1999

STAMP/SEAL