Ashland St. Bank Ashland, nE 63003





DEED OF TRUST

	Deed of Trust is made on	OCTOBER 31, 1994	, among the Granto	, ROSE MARY
	<u>, a single person</u> Schweer			("Borrower"),
whose residence	50.00	AS	County, Nebraska ("Trustee"}, and the Beneficiary,
ASHLAND S and existing und	TATE BANK der the lews of <u>NEBRASK</u>	whose eddress	is 2433 SILVER STREET,	
CONVEYANCE	Control of Sarrange	r keepsaable conta and contain	to Trustee, in trust, with power of	<pre>cele, the real property, of which</pre>
Borrower is lav	wluly seized, described belo	w and all buildings, fixtures, end	l existing and future improvement leges and any appurtenances the	thereon and all rights-of-way,
"property"). PROPERTY ADI	DREAS: 2314 S 165 AV		ØAHA	, Nebraska <u>68130</u>
LOT 6, HI NEBRASKA.	r Buni	N, AS SURVEYED PLATE	isaa ED AND RECORDED IN OMAI	IA, DOUGLAS COUNTY,
ŧ	RECEIVED			
•			092.5	
IR.	19' 19 se 1 8 va		207-8	11-16-223
ħ1	84 2 1 45 1 11 21		(a) FEE 10-0U	FB (E)
	SOUTH THE SECOND		PV DEL	C/O _A COMP
	GEORGE LEGICZ REGISTRA CEROS DOUGLAS SE A 7, 19E		LEGAL MAN	1000
located in	DOUGLAS		County, Nebraska.	1
TITLE: Borrows	r coverants and warrants th	la to the property, except for		
contained in this Borrower owes renewels there. The secured de	is deed of trust and in any o s to Lender under this deed of. sot is evidenced by (List all i)	ther document incorporated hereic of trust or under any instrument	oured debt and the performence of n. Secured debt, as used in this de- secured by this deed of trust, and ed by this deed of trust and the det SCLOSURE STATEMENT	ed of truet, includes any amounts all modifications, extensions and
	Future Advances: The above	amount is secured even though	h all or part of it may not yet be	advanced. Future advances are
	contemplated and will be se	oured to the some extent us if ma	de on the date this deed of trust is	executed.
AT	ovolving line of oredit agreem I amounts owed under this e agreement are contemplate	egreement are secured even thou	, with initial annual into gh all emounts may not yet be ad se extent as if made on the date this	venced, Future advances under
The total THOUS	unpaid be'snos secured by the AND AND NO/100* *	****	phell not exceed a maximum princip Dollars (\$85.000.00), plus interest,
pius eny	emounts disbursed under th	e terms of this deed of trust to ust, with interest on such disburs	o beeb aidt to yriupee ent toetorq	f trust or to parform any of the
□ A	ble Rate: The interest rate or copy of the loan agreement ade a part hereof.	s the obligation scoured by this d containing the terms under which	eed of trust may vary according to t oh the interest rate may vary is att	the terms of that obligation. neched to this deed of trust and
RIDERS: Co	·			
	····	DESIGNATION OF HO		
		steption Act, designation of homes tteched to this deed of trust and a	stead 🔲 is attached to this deed made a part hereof.	of trust and made a part haraof
SIGNATURES:	By signing below, Borrower a described above signed by	agree to the terms and covenant	s contained in this deed of trust, in	icluding those on page 2, and in
X ROSE	MARY DEMPORED TO	egan		
		Okthorne		
ACKNOWLEDGI	MENT: STATE OF NEBRASK The foregoing instrument w by ROSE MARY PETU	as eoknowledged bafore ma on th		October, 1994
				(Yrtin(s))
Corporate or Partnership Arknew ademani	of	BEY'RAL BOIARY-State of	(Kabuda)	[Name of Corporation or Partnership]
·	My commission expires	PATRICIA A. AD		of the corporation or partnership. Malama those y Poster
	t was prepared by PATRIC			(0000 1 of 2) NEBRASKA
@1985 8AYKERS \$	Malena' ekc'' al' crond' wy 202	01 (1-800-397-2341) FORM CCP-MTG-NE 6	119/91	(MIN 1012) HEBRHONA

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COVENANTS

- 1. Payments. Borrower agrees to make all payments on the secured debt when due. Unless Borrower and Lender agree otherwise, any payments Lender receives from Borrower or for Borrower's benefit will be applied first to any amounts Borrower owes on the secured debt acclusive of interest or principal, second to interest, and than to principal, if partial prepayment of the secured debt occurs for any reason, it will not reduce or excuse any scheduled payment until the secured debt is paid in full.
- Cleims Against Titls. Borrower will pay all taxes, assessments, and other charges attributable to the property when due and will defend title to the property against any claims which would impelt the lan of this deed of trust. Lender may require Borrower to assign any rights, claims or defenses which Borrower may have against parties who supply labor or materials to improve or maintain the property.
- 3. Incurence. Borrower will keep the property insured under terms acceptable to Lander at Borrower's expanse and for Lender's benefit. All insurance policies shall include a standard mortgage clause in favor of Lender. Lender will be named as less payes or as the insured on any such insurance policy. Any insurence proceeds may be applied, within Lender's discretion, to either the restoration or repeir of the demaged property or to the secured debt. If Lender requires mortgage insurance, Borrower agrees to maintain such insurance for as long as Lender requires.
- 4. Property. Borrower will keep the property in good condition and make all repairs reasonably necessary.
- 5. Expenses. Bottower agrees to pay all Lender's expenses, including seasonable attorneys' fees, if Bottower breaks any covenants in this deed of fruit or in any observation secured by this deed of trust. Bottower will pay these amounts to Lender as provided in Covenant 9 of this deed of toust.
- 6. Prior Security Interests. Unless Borrower first obtains Londer's written consent, Borrower will not make or parmit any changes to any prior security interests. Borrower will perform all of Borrower's obligations under any prior mortgage, deed of trust or other security agreement, including Borrower's coverants to make payments when due.
- 7. Assignment of Rents and Profite. Borrower assigns to Lander the rents and profits of the property. Unless Borrower and Lander have egreed otherwise in writing, Borrower may colloot end retain the rents as long as Borrower is not in default. If Borrower defaults, Lander, Lander's agent, or a court appointed receiver may take possession and manage the property and collect the rents. Any rents Lander collects shall be applied first to the costs of managing the property, including court costs and attorneys' fees, commissions to rental agents, and any other necessary related expenses. The remaining amount of rants will then apply to payments on the secured debt as provided in Covenant 1.
- B. Leasaholds; Condominiums; Planned Unit Developments. Borrower agrees to comply with the provisions of any loase if this deed of trust is on a leasahold. If this deed of trust is on a unit in a condominium or a planned unit dayalopment, Borrower will perform all of Borrower's duties under the governments, by-laws, or regulations of the condominium or planned unit dayalopment.
- 9. Authority of Lender to Perform for Borrower. If Borrower fails to perform any of Borrower's duties under this deed of trust, Lender may perform the duties or course them to be performed. Lender may sign Borrower's name or pay any amount if necessary for performance. If ony construction on the property is discontinued or not carried on in a ressonable manner, Lender may do whetever is necessary to protect Lander's security interest in the property. This may include complaining the construction.

Lender's feiture to perform will not proclude Lender from exercising any of its other rights under the lew or this deed of trust.

Any amounts paid by Lander to protect Lender's accurity interest will be secured by this dead of trust. Such amounts will be due on demand and will bear interest from the date of the payment until paid in full at the interest rate in effect on the secured debt.

- 10. Default and Acceleration. If Bossower fells to make any payment when due or breuks any covenants under this deed of trust or any prior mortgage or deed of trust. Lender may accelerate the maturity of the secured debt and demand immediate payment and may invoke the power of sale and any other remedies permitted by applicable law.
- 11. Request for Notice of Default, it is hereby requested that copies of the notices of default and sale ha sent to each person who is a party hereto, at the address of each such person, as set forth herein.
- 12. Power of Sale. If the Lender invokes the power of sale, the Trustes shall first record in the office of the register of deads of each county whorein the trust property or some part or parcel thereof is situated a notice of default containing the information required by law. The Trustee whorein the trust property or some part or parcel thereof is situated a notice of default containing the information required by law. The Trustee shall also main loopies of the notice of default to the porsons as prescribed by applicable law. In the trustee records the notice of default, or two months if the trust property is not in any incorporated city or village and is used in familing operations carried on by the truster, the Trustee shall give public notice of sale to the persons and in the manner prescribed by applicable law. Trustee, without demand on Borrower, shall sell the property at public section to the Nighest bidder, if required by the Farm Homestoad Protection Act, Trustee shall offer the property in two separate sales as required by applicable law. Trustee may postpone sale of all or any parcel of the property by public announcement at the time and place of any previously scheduled asis. Lender or its designee may purchase the property at any sale.

Upon receipt of payment of the grice bid. Trustee sha'l deliver to the purchaser Trustee's deed conveying the property. The recities contained in Trustee's deed shall be prime facle evidence of the truth of the statements contained therein. Trustee shall be prime facle evidence of the truth of the statements contained therein. Trustee's fleet, reasonable attorney's fees and reinstatement faces; (b) to all every secured by this deed of trust, and (c) the bulance, if any, to the persons legally entitled to receive it.

- 13. Foreclosure. At Lender's option, this deed of trust may be foreclosed in the menner provide by applicable law for foreclosure of mortgages
- 14. Inspection, Lender may enter the property to inspect it if Lender gives Borrower notice beforehend. The notice must state the reasonable cause for Lender's inspection.
- 15. Condemnation. Borrower assigns to Lender the proceeds of any award or claim for demages connected with a condemnation or other teking of o'll or any part of the property. Such proceeds will be applied as provided in Covenant 1. This assignment is subject to the terms of any prior socially agreement.
- 16. Walver. By exercising any temedy available to Lander, Lender does not give up any tights to later use any other ternedy. By not exercising any temedy upon Botrower's default, Lender does not walve any right to later consider the event a default if it happens again.
- 17. Joint and Several Liability; Co-signers; Successors and Assigns Bound. All duties under this deed of trust are joint and several. Any Borrower who co-signs this deed of trust but does not co-sign the underlying debt instrumentle) does so only to grant and convey that Borrower's Interest in the property to the Trustee under the terms of this deed of trust. In addition, such a Borrower agrees that the Londer and any other Borrower under this deed of trust or the secured debt without that Borrower's consent and without releasing that Borrower from the terms of this deed of trust or the secured debt without that Borrower's consent and without releasing that Borrower from the terms of this deed of trust.

The duties and benefits of this deed of trust shall bind and benefit the successors and essigns of Lender and Borrower.

18. Notice. Unless otherwise required by law, any notice to Borower shell be given by delivering it or by making it by certified meil addressed to Borrower at the proporty address or any other address that Borrower has given to Lendor. Borrower will give any notice to Lender by certified meil to Lender's address on page 1 of this deed of trust, or to any other address which Lender has designated. Any other notice to Londer shall be sent to Lender's address as stated on page 1 of this deed of trust.

Any notice shall be deemed to have been given to Borrower or Lender when given in the manner stated above.

- 19. Transfer of the Property or a Beneficial Interest in the Berrower. If all or any part of the property or any interest in it is sold or transferred without Lender's prior written consent. Lender may demand immediate payment of the secured dabt. Lender may also demand immediate payment if the Borrower is not a natural person and a beneficial interest in the Borrower is sold or transferred. However, Lender may not demand payment in the above situations if it is prohibited by faderal law as of the date of this deed of trust.
- 20. Reconveyance. When the obligation secured by this deed of trust has been peld, and Lender has no further obligation to make advances under the instruments or agreements secured by this deed of trust, the Trustee shall, upon written request by the Lender, reconvey the trust property. The Lender shall deliver to the Borrower, or to Borrower's successor in interest, the trust deed and the note or other evidence of the obligation so satisfied. Borrower shall pay any recordation costs.
- 21. Successor Trustee. Lender, at Lender's option, may remove Trustee and appoint a successor trustee by first, making a copy of the substitution of trustee for record in the office of the register of deeds of each country in which the trust property, or some part thereof, is situated. The successor trustee, without conveyance of the property, shall succeed to all the power, duties, authority and title of the Trustee names in the deed of trust and of any successor trustee.

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