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Usur sug pe bayapie nuger the terms of the indebtedness herein recited and the trust herein created, irrevocably grants and conveys to Trustee, Value BORROWER, in consideration of the indebtedness herein recited and the trust herein created, irrevocably grants and conveys to Trustee, ____State of Oregon: in trust, with power of sale; the following described property located in the County of care Klamath reasonable attorney's fees. All sums so inclured or expended by Lender or frusters shall be secured by this Deadrand is ubout demand, shall of this Develand (iv) in everyone any such powers, incur any liability expendianterize remounts in the conders of Tursions absolute vische tion may be deenhed nedessary, including, without limitation, costs of evidence of file and amphyment of dualise and pryment of doubt, is reasonable and remove filesines to incluted or expendential, and are the line absiling series dramatic dualise and pryment of doubt, is reasonable and remove filesines to incluted or expendential, and are the line absiling series dramatic dualise and pryment of doubt, is reasonable and remove filesines to incluted or expendential, and are the line absiling series dramatic files are as about the about the series of the contest or compromise any ancumbratice, charge or lien which, in the judgmpnt of either, appoint it the prior or puperior to the field or charge of this Near- and (white available and cuch readers inclusion teached and an analyzing and a second and an even delend any action or proceeding purporting to affect the security of this Deed of the fights or powers of Lender or Trussee, number, purchase to pudect the security of this Deed (Lenderor Trustee are authorized to onter the Property for such purposes). (i) commercie, pt best in and under this Deed) may: (i) make any such payment or do any such actin whatever mantier and to whatever extend alther may door in necessary Trustee (but without obligation to do so and without notice to or demand uppin Borrower and without releasing Borrower incluance obligation investment of the second structure 8. PROTECTION OF LENDER'S SECURITY, Should Eorrower tail to make any payment or do any act provided for in this Coort, Lender of

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such nder shall be incorporated into and shall amend and supplement the covenants and agreements of this Deed of Fusteeset the oder vara a nach occor Which has the address of our uncourse 5 ger Box 01407/ sugrecourse rode to the Klamath Falls of the our our sugression of the sugression o which was the address of the conditional the conditionium of planned with device the reaction of the conditionium of planned with device the conditionium of the condi 7. PRESERVATION AND MAINTENANCE OF PROPERTY Borrow er shall keep ins Property in good repair and shall not community ersters (Sib cooe).

TOGETHER with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances and rents and all fixtures now or hereafter attached to the property (subject however to the rights and authorities given herein to Lender to collect and apply such rents), all of which including replacements and additions thereto, shall be deemed to be and remain a part of the property covered by

this Deed of Trust; and all of the foregoing, together with said property are hereinafter referred to as the "Property"; to: the Encurates of the Expert Active Deed of Interstance of the Expert of t (or so much of that sum as may be advanced and outstanding), evidenced by an AdvanceLine Agreement (the "Agreement"), entered into by Borrower and Lender on the date first appearing above, and also evidenced by AdvanceLine Drafts, AdvanceLine Requests, AdvanceLine Checking Account Advances (Custom Credit) and AdvanceLine Telephone Requests as well as any extensions, renewals and/or modifications of that indebtedness; (ii) performance of each of Borrower's agreements under the Agreement; (iii) performance of each of Borrower's agreements in this Deed as removation and robult of the Property of Conder Gledis to above the processor in order allow as the test points

The indebtedness secured by this Deed is a revolving line of credit. Funds may be advanced by Lender, repaid by Borrower and subsequently readvanced by Lender. Without regard to the amount outstanding in any particular time, this Deed secures a total indebtedness of \$...20,000,00....All amounts secured by this Deed are subject to a variable rate of interest, which may change from time to time as recited in the Agreement and which is not subject to any ceiling. According to the Agreement, any amendment to it, including a change in interest rate, may, at Lender's option, affect the outstanding principal balance on the effective date of any such amendment. The Agreement is incorporated in its entirety into this Deed by this reference, and concentration the Broberty in an among tenticity into this Deed by this reference, and concentration the Broberty into this Deed by this reference.

Borrower covenants that Borrower is lawfully seized of the estate hereby conveyed and has the right to grant and convey the Property, and that the Property is unencumbered except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record. Borrower and Lender covenant and agree as follows: Intel title to the Property against all claims and demands, subject to encumbrances of record. Borrower and Lender covenant and agree as follows: Intel applify at the obliculation of the Feuger personal immediately and subject to Bataple.

the title to the Propeny against all claims and demands, subject to encumprances or record. Borrower and Lender covenant and agree as follows: Intercepting of the object of the Fourget percente (hums, general and bayappen) Intercepting of the object of the record of the principal of indebtedness Intercepting of the principal of indebtedness and bayappen of the principal of indebtedness of the principal of indebtedness of the principal of the principal of indebtedness of the principal of the evidenced by the Agreement and by AdvanceLine Drafts, AdvanceLine Requests, AdvanceLine Checking Account Advances, and AdvanceLine Telephone Requests, interest thereon, any insurance premiums, and late charges and other charges, all in accordance with the Agreement.

Such that a second to the date of receipt of payment; then to insurance premiums, if any, accrued to the date of receipt of payment; then to principal owing on any Amounts Past Due; then to the principal portion of any Regular Payment; then to Fees and Charges; and the remainder to unpaid principal court of the second s TAXES AND LIENS. Lot uppe sup uncleade or junct good with proceeding poor or junct as such as a second to the property, and shall pay when a second pay when due all taxes and assessments levied against or on account of the Property, and shall pay when a second pay when

due all claims for work done on or for services rendered or material furnished to the Property. Borrower shall maintain the Property free of any liens except for the Prior Lien (as defined in Paragraph 5 below), and except as otherwise provided in Section 3.2. (1) 321 Right to Contest: Borrower may withhold payment of any tax, assessment, or claim in connection with a good faith dispute over the obligation to pay, so long as Lender's interest in the Property is not jeopardized. If the Property is subjected to a lien which is not discharged within 15 days. Borrower shall deposit with Lender cash, a sufficient corporate surety bond or other security satisfactory to Lender in an amount sufficient to discharge the tien plus any interest, costs, attorneys fees or other charges that could accrue as a result of a foreclosure or sale suncient to discharge the net plus any interest, costs, altorneys less of other charges marcould acute as a result of a forecost is of sale under the lien. In any contest proceedings, Borrower will defend itself and Lender and will name Lender as an additional obligee under any

surety bond, and Borrower shall satisfy any final adverse judgment before enforcement against the Property. 20033 Evidence of Payment. Borrower shall promptly furnish evidence of payment of taxes and assessments to Lender on its demand and shall authorize the appropriate county official to deliver to Lender at any time a written statement of the taxes and assessments against the Bhall authorize the appropriate county official to deliver to Lender at any time a written statement of the taxes and assessments against the Phoperty deliver a processor a multiplication of the reduced to countered biograduuts address and assessments against the Phoperty. Granled by Lender to any successor in Interest of Borrower shall not operate to release in any mistaner, the reality of two organs. Borrower shall not operate to release in any mistaner, the reality of two organs. Borrower shall not operate to release in any mistaner, the reality of two organs. Borrower shall not operate to release in any mistaner, the reality of two organs. Borrower shall not operate to release in any mistaner, the reality of two organs. Borrower shall not operate to release in any mistaner, the reality of two organs.

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BORROWER NOT RELEASED. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower and Borrower's successors in interest. Lender shall not be required to commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower and Borrower's successors in interest.

Without affecting the llability of any person (including, but not limited to Borrower) for the payment of any indebtedness secured by this Deed, or the lien of this Deed on the remainder of the Property for the full amount of any indebtedness owing, (a) Lender may, from time to time without notice: (i) release any person liable for the payment of any of the indebtedness, (ii) accept additional security of any kind, including deeds of trust or mortgages; (iii) after, substitute or release any property securing the indebtedness; and (b) Trustee may, at any time and from time to time, upon payment of Lender's then current fees and upon Lender's written request: (i) consent to the making of any map or plat of the Property, (ii) join in granting any easement or creating any restriction on the Property, (iii) join in any subordination or other agreement affecting this Deed or its lien and/or (iv) reconvey all or any part of the Property, without any warranty of the bio records a second race

2ue builde High independence or material furnished to the Property. Borrowth their menania the Froperty the of

yment. Borrower shall pay when due all taxes and ansaeciments lovied against or an account of that 5.1 Prior Lien. The lien securing the indebtedness secured by this Deed of Trust is and remains secondary and inferior to the lien Borrower expressly covenants and agrees to pay or see to the payment of the indebtedness secured by the Prior Lien and to prevent any default thereunder. Borrower will immediately forward to Lender, a copy of any notice of default under the Prior Lien which Borrower may receive at

na Requests, interest therhon, any insurance prentiums, and late charges and other charges, all in accordance w * exic 5.2 or Default by Borrower. If the payment of principal or interest is not made within the time required under the Prior Lien, or if an event of default occurs and is not cured during any applicable grace period under the Prior Lien, then the indebtedness secured by this Deed of the life to the Property against all claims and demends, subject to encumbrances of record. Demonstration demant rate agree as following the property against all claims and demends, subject to encumbrances of record. Demonstration advected agree as following the property against all claims and demends, subject to encumbrances of record. Demonstration advected agree as following the property against all claims and demends, subject to encumbrances of record. Demonstration advected agree as following the property against all claims and demends, subject to encumbrances of record. Demonstration advected agree as following the property against and agree and payoff.

Bein BROBERTX DAMAGE INSURANCE for encluding cost of record, Borrower covenants that someway warrants and will defend genous

Bou 61st Maintenance of Insurance. Borrower shall procure and maintain policies of fire insurance with standard extended coverage endorsements on a replacement cost basis covering all improvements on the Property, in an amount sufficient to avoid application of any coinsurance clause and with loss payable to Lender. Policies shall be written in amounts, in form, on terms and with companies reasonably acceptable to Lender. Borrower shall deliver to Lender certificates of coverage from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of ten-days written notice to Lender.

6.2¹⁰ Application of Proceeds. Borrower shall promptly notify Lender of any loss or damage to the Property. Lender may make proof of loss if Borrower fails to do so within 15 days of the casuality. Lender may, at its election, apply the proceeds to the reduction of the indebtedness hereby secured or the restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair, Borrower shall repair or replace the damaged or destroyed improvements in a manner satisfactory to Lender. Upon satisfactory proof of such expenditure, Borrower shall pay or reimburse Lender from the proceeds for the reasonable costs of repair or restoration. Any proceeds which have not been paid out within 180 days after their receipt and which Borrower has not committed to the repair or restoration of the Property, shall be applied to the indebtedness secured hereby in accordance with Paragraph 2 hereof. If Lender holds any proceeds after payment in full of the indebtedness secured hereby, such proceeds shall be paid to Borrower. Any unexpired insurance shall inure to the benefit of, and pass to, the Purchaser of the Property covered by this Deed of Trust at any Trustee sale of the Property. the Deed of Trust at any Trustee sale of the Property.

and 63 (Compliance with Prior Lien. During the period in which the Prior Lien described in Paragraph 5 is in effect, Borrower shall also comply with the insurance provisions contained in the Prior Lien. If any proceeds from the insurance become payable on loss, the provisions in this Deed of Trust for division of proceeds shall apply only to that portion of the proceeds not payable to the holder of the Prior Lien.

7. PRESERVATION AND MAINTENANCE OF PROPERTY. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property. If this Deed of Trust is on a unit in a condominium or a planned unit development, Borrower shall perform all of the Borrower's obligations under the declarations or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and constituent documents. If a condominium or planned unit development rider is executed by Borrower and recorded together with this Deed of Trust, the covenants and agreements of such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Deed of Trust as if the rider were

8. PROTECTION OF LENDER'S SECURITY. Should Borrower fail to make any payment or do any act provided for in this Deed, Lender or Trustee (but without obligation to do so and without notice to or demand upon Borrower and without releasing Borrower from any obligation under this Deed) may: (i) make any such payment or do any such act in whatever manner and to whatever extent either may deem necessary to protect the security of this Deed (Lender or Trustee are authorized to enter the Property for such purposes); (ii) commence, appear in and defend any action or proceeding purporting to affect the security of this Deed or the rights or powers of Lender or Trustee; (iii) pay, purchase, contest or compromise any encumbrance, charge or lien which, in the judgment of either, appears to be prior or superior to the lien or charge of this Deed; and (iv) in exercising any such powers, incur any liability, expend whatever amounts in the Lender's or Trustee's absolute discretion may be deemed necessary, including, without limitation, costs of evidence of title and employment of counsel and payment of counsel's reasonable attorney's fees. All sums so incurred or expended by Lender or Trustee shall be secured by this Deed and, without demand, shall be immediately due and payable by Borrower and shall bear interest at the rate of interest then applicable to the principal balance under the Agreement; provided, however, that at Lender's or Trustee's option, such sums may be added to the principal balance then due under the Agree ment and be payable under the terms of the Agreement. The procurement of insurance or the payment of taxes or other liens or charges by Lender or Lender's taking any action permitted heraunder shall not be a waiver of Lender's right to accelerate the maturity of the indebteduess sectified pythis Deed of Jurist quider the have of The United States of Anosider and a large of Anosider and a large of Anosider and a large of the section of the sec

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9. INSPECTION, Lender may make or cause to be made reasonable entries upon and inspection of the Property; provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefore related to Lender's interest in the Property

10. CONDEMNATION. If all or any part of the Property is condemned, Lender may elect to require that all or any portion of the net proceeds of the condemnation be applied on the indebtedness secured hereby. The "net proceeds" shall mean the total amount available after pay-ment of all reasonable costs, expenses and attorneys fees necessarily paid or incurred by Borrower, Lender, and Trustse in connection with the taking by condemnation. Sale of all or any part of the Property to a purchaser with the power of eminent domain in the face of a threat or the probability of the exercise of the power shall be treated as a taking by condemnation to which this paragraph shall apply. If any proceedings in condemnation are filed, Borrower shall promptly take such steps as may be necessary to defend the action and obtain the award

SUCCESSORS AND ASSIGNS BOUND; JOINT AND SEVERAL LIABILITY; CO-SIGNERS; CAPTIONS. The covenants and agreements herein contained shall bind, and the rights hereunder shall inure to, the respective successors and assigns of Lender subject to the provisions of Paragraph 15 hereof. All covenants and agreements of Borrower shall be joint and several. The captions and headings of the paragraphs of this Deed of Trust are for convenience only and are not to be used to interpret or define the provisions hereof. Any Borrower who co-signs this Deed of Trust, but does not execute the Agreement, (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 of this Deed of Trust, (b) is not personally liable on the Agreement or under this Deed of Trust, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations with regard to the terms of this Deed of Trust or the Agreement, 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.

12.1 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 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 Lendershall be given by delivering it or by mailing such notice to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender when given in the manner designated herein.

GOVERNING LAW; SEVERABILITY. This Deed of Trust shall be governed by the law 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 Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Deed of Trust or the Agreement which can be given effect without the conflicting provision, and to this end the provisions of this Deed of Trust and the Agreement are declared to be severable. As used herein, "costs," "expenses" and "attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein.

BORROWER'S COPY. Borrower shall be furnished a copy of the Agreement and of this Deed of Trust at the time of execution hereof. 14 sug sckuomediog jus joledojud justimilieur to be 74332 April 200 good 15. OTHER AGREEMENTS, Borrower shall fulfill all the Borrower's obligations under any other loan agreement which Borrower enters into with Lender or any home improvement or repair assessments. Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

16. TRANSFER OF PROPERTY. If Borrower or any successor in interest to Borrower in the Property sells, conveys, alienates, assigns or transfers the Property or any part of it, or any interest in it, or becomes divested of Borrower's title or any interest in it in any manner or way, whether voluntary or involuntary, Lender shall have the right, at its sole option, to declare any indebtedness or obligation secured by this Deed, irrespective of the maturity date otherwise specified with respect to such indebtedness or obligation immediately due and payable, without notice or demand, and no waiver of this right shall be effective unless in writing and signed by Lender.

DEFAULT.

exect17.1, Events of Default. The following shall constitute events of default:

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EA Bit(a) Failure of Borrower to pay any portion of the indebtedness secured hereby when it is due to the contract source of the indebtedness secured hereby when it is due to the contract source of the indebtedness secured hereby when it is due to the contract source of the indebtedness secured hereby when it is due to the contract source of the indebtedness secured hereby when it is due to the contract source of the indebtedness secured hereby when it is due to the contract source of the indebtedness secured hereby when it is due to the contract source of the contract source of the indebtedness secured hereby when it is due to the contract source of the con (b) Failure of Borrower within the time required by this Deed of Trust to make any payment for taxes or insurance or any other payp6 siment necessary to prevent filing of or discharge of any lien, except as provided in 3.2 hereof.

VELC(c) Transfer or agreement to transfer any part or interest in the Property without the prior written consent of Lender. 22 (d) Insolvency on a balance sheet basis or business failure of Borrower; the commencement by Borrower of a voluntary case under 31 the federal bankruptcy laws or under any other federal or state law relating to insolvency or debtor's relief; the entry of a decree or order sug (for relief against Borrower in an involuntary case under the federal bankruptcy laws or under any other applicable federal or state law a sevent at insolvency or debtor's relief; the appointment or the consent by Borrower to the appointment of a receiver, trustee, or custodian of any of the Borrower's property; an assignment for the benefit of creditors by Borrower; the making or suffering by Borrower of a fraudulent 56 transfer under applicable federal or state law; concealment by Borrower of any of its property in fraud of creditors; the making or suffer-ອັນດ ing by Borrower of a preference within the meaning of the federal bankruptcy law; the imposition of a lien through legal proceedings or 1900 distraint upon any of the Property of Borrower which is not immediately discharged; or Borrower's failure generally to pay its debts as such debts become due. The events of default in this paragraph shall apply and refer to Borrower and to each of the individuals or entities which are collectively referred to as a "Borrower." รมริต 10

we Desa (e) Failure of Borrower to make any payment or perform any obligation under the Prior Lien within the time required thereunder, action commencement of any suit or other action to foreclose the Prior Liena teseouspic strongers, tees and have a the yg toble co (f) If the Property has been submitted to condominium ownership pursuant to the Oregon Condominium Act, or pursuant to any similar law of any other state; failure of Borrower to perform any of the obligations imposed on Borrower by the declaration submitting nbothe Property to condominium ownership; by the bylaws of the association of unit owners, or by any rules or regulations thereunder. If Borrower's interest in the Property is a leasehold interest and such Property has been submitted to condominium ownership, any failure of Borrower to perform any of the obligations imposed on him by the flase of the Property from its owner, any default under such lease 13646 which might result in termination of the lease as it pertains to the Property, or any failure of Borrower as a member of the association of 48 unit owners to take any reasonable action within Borrower's power to prevent a default under such lease by the association of unit owners shour by any member of the assocation; shall also constitute an event of default under this Deed of Trust.

E Extremet (g) Failure of Borrower to perform any other obligation under this Deed of Trust after receipt of written notice from Lender specify-2951 ing the nature of the default. No notice of default shall be required if during the prior 12 months Lender has already sent a notice to Borrower reucconcerning default in performance of the same obligation ou or religive station courses baccault in performance of the same obligation ou or religive station because a baccault in performance of the same obligation out or religive station because a baccault in performance of the same obligation out or religive station because a baccault in performance of the same obligation out or religive station because a baccault in performance of the same obligation of the same obligati bioxided p(h) Borrower's breach of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of any covenant contained in the Agreement buses included ph religious number of a second ph religious number

apsilips en (i). Borrower's omission of material information, or making of any materially false or materially misleading statement, on Borrower's credit statement relied on by Lender in entering into the Agreement: manimed to objects and of the result of mit over the bases of back

Sug exercise Borrower's death. Sug exercise Borrower's death. excrement of Borrower's death. excrement of Borrower's further encumbrances except as provided in 3.2 hereof. and excrement of the Borrower's death of the Borrower's allowing the Property to be subjected to any liens or encumbrances except as provided in 3.2 hereof. and excrement of the Borrower's death of the Borrower's the

17.2 Remedies. Upon the occurrence of any event of default and at any time thereafter. Trustee or Lender may exercise any one or more of the following rights and remedies:

(a) Lender may declare the entire indebtedness secured hereby immediately due and payable. eoro sia an

(b) The Trustee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either case in accordance with applicable law.

GEIDA (c) If the Property is submitted to condominium ownership; Borrower grants an irrevocable power of attorney to Lender to vote in its discretion on any matter that may come before the members of the association of unit owners. Lender shall have the right to exercise this power of attorney only after default by Borrower and may decline to exercise the power, as Lender may see fit,



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and to recome, without warranty all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto. no co-signs this Deed of Trust, but does not execute the Agreement, (a) is co-signing this Deed of Trust only to grammer the Agreement, (a) is co-signing this Deed of Trust only to grammer the Agreement, (a) constrants of this Dead of Trust are for convenience only and are not to be used to intermet or come that use Date: WTO CO signs this Dead of Trust but dread on available Annual are not to be used to intermet or come that use provisions of Paragraph 15 herbol. All covenents and agreements of Bollower shigh be joint and several. The or papers and headings of the mants herein contained shall bind, and tha nohis hereunder shall ioure to, the raspective subcessors and assigns or Lender Subject to the SUCCESSORS AND ASSIGNS BOUND, JOINT AND SEVERAL LIABILITY, CO SIGNERS, CARTIONS, The compare industry

LISA GEBIQUOIS DALLORICO TO LOUGEL SE DIOARDEN DELREQUEST FOR RECONVEYANCE I DE DIARD DA GEMENDO DE DA DEMENDO this Deed of Trust shall be given by doine find it of by mailing such notice to Barrower at the Property Address or all contracts of the state of th Lo Lunstee: CE. Except for any notice required under applicable tax to be given to another rounner, (a) any notice to be every super to the provider of the super The Deso of Long set to that Bollower a miletee in the Lioberty. Lodged the undersigned is the holder of the Agreement secured by this Deed of Trust. Said Agreement, together with all other indebtedness secured by the Deed of Trust, have been paid in full, fou are hereby directed to cancel said Agreement and this Deed of Trust, which are delivered secured by the Deed of Trust, have been paid in full, fou are hereby directed to cancel said Agreement and this Deed of Trust, which are delivered

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-les Stoperty in a jorm accepie the Londer, an assign Same or delenses which Borrow in any have equinsi purities MIL On this 18 MUGZODHAVANA 19 personally appeared the above named Mills and acknowledged the foregoing instrument to be he SBORROWERS COPY. Borrowar shall be furnished a copy of the Agreement and of this Deed of Trust at the time of execution to woll Another and deed voluntary act and deed.

irrespective of the maturity date otherwise specified with respect to such indebtedness or obligation immediately due and payable, with we whether voluntary or involuntary, Lender shall have the right, BolloweLoption, to declare any indobted instar congetion secured by BolloweL STATE OF he ProperOKEGON part or it, or any interest in it, or becomes divested of Borrower's fille or any fatereel in 5 m any manner or a TBANSFER OF PROPERTY, If Borrower or any successor in 22 erest to Borrower in the Property sells, conveys, allonates, assigns of County

b) Failure of Borrewer within the lime required by this Deed of Trust to make any payment for lazes or insurance or any other pay BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it. Shall constitute Svenie ci delault: notice or demand, and no waiver of this right shall be effective unless in writing and signed by Londer Bouromet Borrower

transfer under applicable tederal of state law, conceatment by Borrower of any of its property in trand or creations; the making or unit and tecordation' it aux. SUBSTITUTE TRUSTEE. In accordance with applicable law, Lender may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. 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 set participicA teals of nucleus statement objects to contract pro-Use to de la bar la divisi and di inucci, sus other legalar di varie lan relativa lo deconouch or demat explicit the euror of a source of order USE OF PROPERTY. The property is not currently used for agriculture, timber or grazing purposes. In user a division of definitions to include the property is not currently used for agriculture, timber or grazing purposes. ATTORNEYS' FEES: As used in this Deed of Trust and in the Agreement, "attorneys' fees" shall include attorneys' fees, if any, which shall 22

pe awarded ph au abbellate contting of or discharge of any lien, except as provided in 3.2 hereof.

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 actually received. RECONVEYANCE. Upon payment of all sums secured by this Deed of Trust, Lender shall request Trustee to reconvey the Property and shall surrender this Deed of Trust and all Notes Agreements evidencing indebtedness secured by this Deed of Trust to Trustee. Trustee shall discould be added and the total and all Notes Agreements evidencing indebtedness secured by this Deed of Trust to Trustee. Trustee shall discould be added at the total and all Notes an denoise into some constraints to the person or persons legally entitled thereto. Such person or persons shall pay all costs of preparation net source the property without warranty to the person or persons legally entitled thereto. Such person or persons shall pay all costs of preparation and source the property of the person of persons legally entitled thereto. Such person or persons shall pay all costs of preparation and source the person of persons and the person of persons and the person of persons shall pay all costs of preparation and source the person of persons and the persons and the person of persons and the persons and

8. Expenses covered by this paragraph include (without limitation) the cost of searching records; obtaining title reports; surveyors' reports, attorneys opinions, title insurance; and fees for the Trusteenie an oksul of detant ander this Deed of this AMENANCE AND A LOSS OF A L 18 Abient weight restant promotion of the Property, provided that Borrower shall, prior to acceleration under Paragraph 17 hereof or aban-bereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under Paragraph 17 hereof or aban-by Assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under Paragraph 17 hereof or abandoment of the Property, have the right to collect and retain such rents as they become due and payable. Bettow such 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 payable at the time and shall bear interest from the date of expenditure until repaid at the same interest rate as provided in Paragraph

exclusive. An electron to make expenditures or take action to perform an obligation of Borrower shall not affect Lender's right to declare a default and exercise its remedies under this Deed of Trust. 17.5 Attorneys Fees; Expenses In the event sult or action is instituted to enforce any of the terms of this deed, the prevailing party shall be entitled to recover its reasonable attorneys' fees at trial; on any appeal; and on any petition for review, in addition to all other sums. provided by law. Whether or not any court action is involved, all reasonable expenses incurred by Lender that are necessary at any time in Lender's opinion for the protection of its interest or the enforcement of its rights shall become a part of the indebtedness secured hereby and

17.4 Waiver; Election of Remedies: A waiver by either party of a breach of a provision of the Deed of Trust shall not constitute a waiver of or prejudice the party's right otherwise to demand strict compliance with that provision or any other provision. Election by Lender to pursue any remedy shall not exclude pursuit of any other remedy, and all remedies of Lender under this Deed of Trust are cumulative and not

his cha(d) Trustee and Lender shall have any other right or remedy provided in this Deed of 4rust; the Agreement or any other instrument delivered by Borrower In connection therewith/or available at law; in equity brotherwise ocapie bower or another to reuger to Acte ru 11 supple case in the property, in exercising its rights and remedies; the Trustee or Lender may cause all or any part of the Property to be 17.3 Sale of the Property, in exercising its rights and remedies; the Trustee or Lender may cause all or any part of the Property to be sold as a whole or in parcels, and certain portions of the Property may be sold without selling other portions. Lender may bid at any public

this power of attomey cmy after default by Borrower and may decline to exercise the power, as Lender may a

LEGAL DESCRIPTION

CAROL R. MILLS

Schedule "A"

21336

PARCEL I: Beginning at the Southeasterly corner of Lot A, Sunset Beach: thence South 42°41' West along the Southeasterly line of said Lot A a distance of 125.40 feet, to a point on the highwater line of Upper Klamath Lake: thence North 54°00' 43" West along said highwater line a distance of 160.67 feet: thence North 16°16' 36" West a distance of 71.59 feet: thence South 87°39' East a distance of 171.57 feet to a point on the Northeasterly line of said Lot A a distance of 90.22 feet to the point of beginning.

TOGETHER WITH an easement for access described as follows: Easement being 25 feet wide, 12.5 feet on both sides of the following-described line; Beginning at a point on the East line of Lot 2 Sunset Beach, Klamath County, Oregon, Said point being North 44°52' West, 252.14 feet from the Southeasterly corner of said Lot A; thence North 80°39' 30" west, 173.20 feet to a point; thence North 83°42'00" west 29.43 feet, to a point on the northeasterly line of a parcel belonging to Carol R. Mills, and

TOGETHER WITH an easement for access described as follows: Easement 12.50 feet on both sides of the following-described center line: Beginning at a point on the Northeasterly line of Lot A, Sunset Beach, Klamath County, Oregon, Said point being North 44°52' West, a distance of 108.63 feet from the Southeasterly corner of said Lot A; thence North 87°39' West a distance of 158.06 feet.

PARCEL II: Beginning at a 5/8 inch iron pin marking the Northeasterly corner of Lot A of Sunset Beach; thence South 53°43' West 147.5 feet to the Northwesterly corner of said Lot A; thence South 12'00" East 25.64 feet to an iron pin: thence South 67°49' West 24.59 feet to the Northwesterly corner of a parcel described in Deed Volume 355 at page 81; thence South 11°59' East 129.91 feet along the Westerly Line of said Parcel to a 5/8 inch iron pin marking the Southwesterly corner of said Parcel said 5/8 inch iron pin being the true point of beginning; thence North 66°27' 30" East 104.5 feet along the Southerly line of said Parcel to an iron pin marking the Southeasterly corner of said parcel; thence South 49°17'00" East 81.70 feet to an iron pin; thence South 16°16'16" EAst 71.59 feet to an iron pin; thence North 79°36'47" West 130.40 feet to an iron pin: thence North 41°06'10" West 75.32 feet to the true point of beginning.

TOGETHER WITH an easement for access described as follows: Easement being 25 feet wide, 12.5 feet on both sides of the following-described line: Beginning at a point on the East line of Lot A Sunset Beach, Klamath County, Oregon. Said point being North 44° 52' West, 252.14 feet from the Southeasterly corner of said Lot A; thence North 80° 39' 30'' West, 173.20 feet to a point; thence North 83° 42'00" West, 29.43 feet to a point on the Northeasterly line of a parcel belonging to Carol R. Mills, situated in Klamath County, State of Oregon.

Ret: Visit Interstate Sank merrill Brand P.O. Box 928 P.O. Box 97633 Merrill, Ore 97633

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