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THIS DEED OF TRUST is made this 12th day of <u>September</u>, 19<u>88</u>, among the Grantor, among the Grantor,

Ronald, D.: Smith and an Joanne K. Smith Area and a solution of the second state of th Cand the Beneficiary FIRST INTERSTATE BANK OF OREGON, N.A., a national banking association, (herein "Lender"), whose address is a new 601c Ma1n0Stcl aux ensurements and success a success and success - (herein "Borrower"),

BORROWER: in consideration of the indebtedness herein recited and the trust herein created, irrevocably grants and 

A portion of Blocks41 of Hillside Additions to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, and more particularly described as follows to-wit: Beginning attanpoint on the Northwesterly line of Portland Street which is 50.0 feet Beginning at a point on the Northwesterly line of rortland Street which is Solve is Northeasterly from the Southwesterly corner of said Block 41; thence continuing Northeasterly along the Northeasterly line of Portland Street, a distance of 120.0 Northeasterly along the Northeasterly line of Portland Street, a distance of 120.0 feet to a point; thence Northwesterly, parellel with the Southwesterly line of Hillside Avenue, a distance of 150.0 feet to a point; thence Southwesterly line of with the Northwesterly line of Portland Street, a distance of 120.0 feet to a point; thence Southeasterly line of Portland Street, a distance of 120.0 feet to a point; thence Southeasterly parallel with the Southwesterly line of Hillside Avenue, a distance thence Sourneasteriy parameter with the of beginning 2035 Portland Str. Klamath Falls which has the address of of "150.0" reet to the point of beginning, 2035 Portland St? - Klamat which has the address of the point of the point of below stated and stream of the point of

Oregon a survivor of the interest when the property Address "hereinafter referred to as the "Property". Survivor and the property of the property Address "hereinafter referred to as the "Property". FOR "THE PURPOSE OF: SECURING: (i) payment of a revolving line of credit, indebtedness in the principal, sum of Account Agreement (the "Agreement"), entered into by Borrower and Lender on the date first appearing above, and alwances widenced by AdvanceLine Account Dates; AdvanceLine Account Requests and AdvanceLine Account Checking Advances of that indebtedness; (ii) performance of each of Borrower's agreements under the Agreement; (iii) performance of each of Borrower's agreements and the date first appearing above, and alwances (I) Lender, repaid by Borrower and Subdequertly readvanced by Lender: All amounts secured by this Deed are subject to the Agreement. The Agreement (iii) performance of each of Borrower's agreements. The Agreement: (iii) performance of each of Borrower's agreements in the Agreement; (iii) performance of each of Borrower's agreements. The Agreement; (iii) performance of each of Borrower's agreements in the Agreement interest, which may change from time to time as recited in the Agreement. The Agreement provides that a variable rate and Annual Percentage from time to time as recited in the Agreement. The Agreement provides that in effect on the first day of the preceding calendar month has increased of decrease of four or prime Rate in effect on the Agreement. According to the Agreement, any succease of any such amounts the agreement. The Agreement provides that incorporated in its entirely into this Deed and ender on the effective date of any such amounts. The Agreement and the Agreement is indicated by the effective date of any such amounts. The Agreement four Prime Rate is in "State the outstanding principal balance on the effective date of any such amounts. The Agreement areas and and a subject of any such amounts are and and an as any be advected in the ascend preceding calendar

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3: IUTAXES: AND LIENS. Borrower shall pay when due all taxes and assessments levied against o' on account of the Property; and shall pay when due all claims for work done on or for services rendered or material furnisher to 'ne Property Borrower shall maintain the Property free' of any i liens except for the Prior Lien (as defined in Paragath 4' below) Recover elupis in DERTEDNESS. The lien securing the indebtedness secured by this Deed of Trust is and remains secondary. A: PRIOR INDEBTEDNESS. The lien securing the indebtedness secured by this Deed of Trust is and remains secondary and inferior to recorded lien(s) securing payment of prior note(s) existing as of the date hereof (the "Prior Lien"). Borrower any default thereunder: Borrower will immediately forward to Lender a copy of any notice of default it receives under the Prior Lien.

Prior Lien. ellect Autom the Counterfue Counterfue State State PROPERTY: DAMAGE: INSURANCE. 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 casualty. 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 tapply the proceeds to restoration and repair, Borrower shall repair or replace the damaged or destroyed improvements in a manner is attisfactory to Lender: Upon satisfactory proof of such expenditure. Lender shall pay or paid out within 180 days after their receipt and which Borrower shall repair or replace the damaged or destroyed shall be applied to the indebtedness secured hereby. If Lender holds any proceeds after payment in full of the Property, to the Purchaser of the Property covered by this Deed of Trust at any Trustee sale of the Property. The Purchaser of the Property covered by this Deed of Trust at any Trustee sale of the Property.

a. Liner of previous provided that a provide the property is an analysis of the property in good repair and shall of the 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 planned unit development, and constituent documents. If a condominium or planned unit development rise secured by a secure of the condominium or planned unit development, and constituent documents. If a condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secure of the condominium or planned unit development rise secured by a secure of the condominium or planned unit development rise secure of the condominium or planned unit development rise secure of the condominium or planned

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The rights or powers of Lender or Trustee; pay, purchase, contest or compromise any encumbrance, charge or lien which, in the judgment of either, appears to be prior or superior hereto; and in exercising any such powers; or in inforcing this Deed of Trust by judicial foreclosure, pay necessary expenses; employ counsel and pay his reasonable fees; or or superior or Boulower and without released by Doublet from any opticision percent ways using to the rescent or the mercina the power and without released by Doublet from any opticision percent ways using the rescent or the mercina the Doublet for the rescent of the r Boltower aut mitpoint release a Boltower from son being and the second be entries upon and inspection of the Property son 18° VINSPECTION: Lender may make or cause to be made reasonable entries upon and inspection of the Property son 5° ENOTECTION: DE TEXDERS SECONDLY SUBJECTION of the Property by any governmental authority 19° CONDEMNATION. Any award resulting from a taking of all or any part of the Property by any governmental authority 19° Dispection of the property of the property by any governmental authority 19° Dispection of the property of the property by any governmental authority 19° Dispection of the property of the property by any governmental authority 19° Dispection of the property of the property of the property by any governmental authority 19° Dispection of the property of the property of the property by any governmental authority 19° Dispection of the property of the property of the property by any governmental authority 19° Dispection of the property of the property of the property by any governmental authority 19° Dispection of the property of the property of the property by any governmental authority 19° Dispection of the property of the property of the property by any governmental authority 19° Dispection of the property of the property of the property by any governmental authority 19° Dispection of the property of the property of the property by any governmental authority 19° Dispection of the property of the

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By entitlent domains name be paid to Lender to reduce the indebtedness secured hereby, set up to be the set up to sec Boltower and the domains name be paid to Lender to reduce the indebtedness secured hereby, set up to be the set up to secure 10."JOINT: (AND CSEVERALS LIABILITY; CO-SIGNERS: All covenants and agreements of Borrower shall be joint and several. Safe 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 hereundermay agree to extend, modify forbeat; or make any other accommodations with regard to the terms of this Deed of Trust on the Agreement, without that Borrower's consent and without releasing that Borrower or modifying 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 interestin the Propenty set of Thust of this Deed of Trust as to that Borrower's and the Propenty set of Thust of the Agreement, without the Borrower's any notice provided for in this Deed of Trust shall be given by delivering if or by mailing such notice: (a) if to Borrower; at the Propenty Address's at such other address's as Borrower may designate by notice to Dender as provided herein; (b) if to Lender's at Lender's address's stated herein or at such other address as Lender may designate by notice to Borrower as provided herein! Notice's shall be deemed to have been given when given in the manner designate herein as provided herein; brieffint. Notice's shall be deemed to have been given when given in the manner designate de regin to provided herein this Deed of Trust or the Agreement conflicts with the law; such term shall be separated from the remaining term's/and all of the remaining term's shall remain in effect if they effect without the conflicting term.

13. BORROWER'S COPY: Borrower shall be furnished a copy of the Agreement and of this Deed of Trust at the time of execution hereof us and screez to bay or see to the bayment of the luceplequese secured by the Eucor Fronce of the time of any interviewer of the secure o 14. 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 (D. FIEL). Borrower and the service such as a service in connection with improvements made

The Borrower may have against parties who supply back on the ball of all assignment of any rights, claims of defenses to the Property. D. TERE Borrower and ball who de and takes due as excession of non-action with improvements made to the Property. D. TERE Borrower and ball who de and takes due as excession of non-action of the proventy sells. Second of the provent of the Property of any part of it, or any interest in the Property sells. Second of the provent of the

BOEBC(I) The occurrence of anything relating to Borrower or the Property which causes Lender in good faith to deem itself insecure.

Klamath Falls, OR 37601

16.2 <sup>of</sup> <u>Benedies</u>. 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: M KY's using a power of the following rights and remedies: M KY's using a power of the following rights and remedies: M KY's using a power of the following rights and remedies: M KY's using a power of the following rights and remedies: M KY's using a power of the following rights and remedies: M KY's using a power of the following rights and remedies: M KY's using a power of the following rights and remedies: M KY's using a power of the following rights and remedies: M KY's using a power of the following rights and the following rights and remedies: M KY's using a power of the following rights and the following rights and

(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
 If the power, is Lender may see fit. If JCLP and the provide only after default by Borrower and may decline to exercise
 (d) Trustee and Lender shall have any other right or remedy provided in this Deed of Trust, the Agreement or any other instrument delivered by Borrower in connection therewith, or available at law, in equity or otherwise.

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 exclusive. An election 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. 13315

BORROWER

16.4 <u>Attorneys' Fees: Expenses</u>, in the event suit 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 attrial, 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 right shall become a part of the indebtedness secured hereby and shall be payable at the time and shall bear interest from the date of expenditure until repaid at the same interest rate as 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 Agreement and be payable under ther terms of the Agreement. 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 Trustee. fees for the Trustee.

17. 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 15 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and parable. due and payable.

Upon acceleration under Paragraph 16.2 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 actually received.

18. 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 reconvey the Property without warranty to the person or persons legally entitled thereto. Such person or persons shall pay all costs of preparation and recordation, if any.

19. 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.

20. ATTORNEYS' FEES. As used in this Deed of Trust and in the Agreement, "attorneys' fees" shall include attorneys' fees, if any, which shall be awarded by an appellate court.

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.

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BORROWER BORROWER STATE OF Oregon

Klamath

County

On this

12it day of Sectember Ronald D. Smith and Joanne K. Smith

19 8 8, personally appeared the above named 1.5

and acknowledged the foregoing instrument to be \_\_\_\_\_\_ their SEE! (Official Seal)

ublic for pregon

éxpires: my Commission Expires July 10, 1989

voluntary act and deed.

REQUEST FOR RECONVEYANCE

## To Trustee:

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. You are hereby directed to cancel said Agreement and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto.

Date:

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F OREGON SS ty of Klamath

record at request of:

Mountain Title Co.

 

 12th
 .day of
 Sept.
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 4:10
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 P.M. and duly recorded

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 Mortgages
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Evelyn Biehn County Clerk By Qauline Mullendore Deputy.

8.00