1997 - The second s	
Richard D Bastian	C Date: 06/02/89
Grantor(s): Chea R Bastian Richard D Bastian	- Address:
Borrower(s):Rhea'R Bastian	Chiloquin OK 97624
Benefician//// orderity U.S. National Devices	Address: 1176 Fine Needle Dr
Beneficiary("Lender"): U.S. National Bank of Oreg	2000 Chiloyuin OR 97824 2000 Address: F 0 Box 1107
Trustee: VISC Banking: Hashingtonya wa beed of National Association	0. Decode volumentary of Redford OK 97501
	Portland Or 97708
THE OFFICIAL PLAT THEREOF ON FILE THE COUNTY, OREGON	N THE OFFICE OF THE COUNTY CLERK OF
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other amounts owing tight of the principal, interest, credit report fees,	s, late charges, collection costs and the
other amounts owing under a note ("Note") with an original prin <u>June 21 (11) (61) (989)</u> signed by <u>service in a dar dar of the dar dar of the dar dar dar dar dar dar dar dar dar dar</u>	ncipal amount of \$30,000,00 Bastian and Shaa P. P
to Lender, on which the last payment is due	Ossiian and Khea R Bastian (Borrower) and
on visitory designed and served a serve shearing such accept.	
2.a. is checked, unless paragraph of any length. The words "Lif	INE OF CREDIT MORTGAGE" do not apply to this Deed of Trust if this paragrap at any time under a
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 The Interest rate, payment terms and balance due under the Note and ut in accordance with the terms of the Note and the Credit Agreement accordance with the terms of the Note and the Credit Agreement in accordance with the terms of the Note and the Credit Agreement in accordance with the terms of the Note and the Credit Agreement is in accordance with the terms of the Note and the Credit Agreement is in accordance with the terms of the Note and the Credit Agreement is included the property insured by companies acceptable to you with fire and thet insurance. flood insurance if the property is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is insurance in the property whichever is less, despite any cover is insurance or similar provision in the policy. The insurance policies will have your standard loss payable endorsement. No one but you has a mortgage or lien on the property, except the following "Permitted Lien(s)" and the property is described. 3.2.1 will pay taxes and any debts that might become a lien on the property, and will keep it free of trust deeds, mortgages and liens, other than yours and the Permitted Liens just described. 3.3.1 will also keep the property in good condition and repair and will prevent the removal of any of the improvements. 3.4. If any of these things agreed to in this Section 3 are not done, you may do them and add the cost to the Note or Credit Agree-orment. I will pay the cost of your doing these whenever you ask, with interest at the fixed or floating rate charged under the Note or ment. I will pay the	 the interest thereon, advanced under this Deed of Trust to protect the s and agreements under this Deed of Trust. This Deed of Trust also secure a to Borrower under this Deed of Trust. This Deed of Trust also secure a to Borrower under this Deed of Trust. under the Credit Agreement may be indexed, adjusted, renewed or renegotiated int and any extensions and renewals of the Note and Credit Agreement. you exercise the option to accelerate I know that you may use any default remedies permitted under this Deed of Trust and applicable law. I know that you may exercise your rights under this due-on-sale provision each time all or any part of the property, or an interest in the property, is sold or transferred, whether or not you exercised your rights on any previous sales or transfers. PROTECTING YOUR INTEREST. I will do anything that may now or later be necessary to perfect and preserve this Deed of Trust, and I will pay all recording fees and other fees and costs involved. DEFAULT. It will be a default: 6.1 If you don't receive any payment on the debt secured by this Deed of trust, when it is due; 6.2 "If I fail to keep any agreement or breach any warranties, representations or covenants I have made in this Deed of Trust, or there is a default under any security agreement, trust deed, mortgage, corr other security document that secures any part of the debt secured by this Deed of Trust. 6.3 If any Co-Borrower, Grantor or I become insolvent or bankrupt; 6.4 If I have given you a false financial statement, or if I haven't told you the truth about my financial stuation, about the security, or about my use of the money; 6.5 If any creditor tries, by legal process, to take money from any bank account any Co-Borrower, Grantor or I may have, or tries, by legal process, to take any other money or property I may then have coming from you;
 The Interest rate, payment terms and balance due under the Note and ut in accordance with the terms of the Note and the Credit Agreement in accordance with the terms of the Note and the Credit Agreement in accordance with the terms of the Note and the Credit Agreement in accordance with the terms of the Note and the Credit Agreement in a contrast of the property insured by companies acceptable to you with fire and thet insurance. No discussion of the property is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance is the property is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance is located in any area which is, or hereafter will be entire any anount owing on the debt secured by this Deed of Trust or the insurable value of the property, whichever is less, despite any collicies will have your standard loss payable endorsement. No one but you has a mortgage or lien on the property, except the following "Permitted Lien(s)" and any the cost of the terms of the property, and will keep it free of trust deeds, mortgages and liens, other than yours and the Permitted Liens just described. 3.2 I will pay taxes and any debts that might become a lien on the property, and will keep it free of trust deeds, mortgages and liens, other than yours and the Permitted Liens just described. 3.3.4 Will also ke	 In the interest infereor, advanced under this Deed of Trust to protect the second agreements under this Deed of Trust. This Deed of Trust also secure a to Borrower under this Deed of Trust. This Deed of Trust also secure a to Borrower under this Deed of Trust. Inder the Credit Agreement may be indexed, adjusted, renewed or renegotiated and any extensions and renewals of the Note and Credit Agreement. You exercise the option to accelerate I know that you may use any default remedies permitted under this Deed of Trust and applicable law. I know that you may exercise your rights under this due-on-sale provision each time all or any part of the property, or an interest in the property, is sold or transferred, whether or not you exercised your rights on any previous sales or transfers. PROTECTING YOUP INTEREST. I will do anything that may now or later be necessary to perfect and preserve this Deed of Trust, and I will pay all recording fees and other fees and costs involved. DEFAULT. It will be a default: If you don't receive any payment on the debt secured by this Deed of of Trust, when it is due; If you don't receive any agreement or breach any warranties, representations or covenants I have made in this Deed of Trust, or there is a default under any security agreement, trust deed, mortgage, Cor other security document that secures any part of the debt secured by this Deed of Trust. If any Co-Borrower, Grantor or I become insolvent or bankrupt; If any creditor tries, by legal process, to take money from any bank account any Co-Borrower, Grantor or I may have, or tries, by legal process, to take any other money or property I may then have coming from you;
 The Interest rate, payment terms and balance due under the Note and up in accordance with the terms of the Note and the Credit Agreement in accordance with the terms of the Note and the Credit Agreement is in accordance with the terms of the Note and the Credit Agreement is in accordance with the terms of the Note and the Credit Agreement is in accordance with the terms of the Note and the Credit Agreement is in accordance with the terms of the Note and the Credit Agreement is included by companies acceptable to you with fire and their insurance, flood insurance if the property is located in any area which is, or hereafter will be designated a special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended coverage insurance is special flood hazard area, and extended flood is special flood in the property is built are your similar provision in the policy. The insurance policies will have your standard loss payable endorsement. Not some but you has a mortgage of lie of the property, except the information is property, except the infollowing "Permitted Lien(s)". Additional and policy is the information of the property, and will keep it free of trust deeds, mortgages and liens, other than yours and the Permitted Liens just described. 3.3. I will also keep the property in good condition and repair and will prevent the removal of any of the improvements. 3.4. If any of these things agreed to in this Secti	 the interest thereon, advanced under this Deed of Trust to protect the second agreements under this Deed of Trust. This Deed of Trust also secures a to Borrower under this Deed of Trust. This Deed of Trust also secures a to Borrower under this Deed of Trust. under the Credit Agreement may be indexed, adjusted, renewed or renegotiated int and any extensions and renewals of the Note and Credit Agreement. you exercise the option to accelerate 1 know that you may use any default remedies permitted under this Deed of Trust and applicable law. I know that you may exercise your rights under this due on-sale provision each time all or any part of the property, or an interest in the property, is sold or transferred, whether or not you exercised your rights on any previous sales or transfers. PROTECTING YOUB INTEREST. I will do anything that may now or later be necessary to perfect and preserve this Deed of Trust, and I will pay all recording fees and other fees and costs involved. DEFAULT. It will be a default: 6.1 If you don't receive any payment on the debt secured by this Deed of trust, when it is due; 6.2 "If I fail to keep any agreement or breach any warranties, representations or covenants I have made in this Deed of Trust, or there is a default under any security agreement, trust deed, mortgage, corr other security document that secures any part of the debt secured by this Deed of Trust. 6.3 If any Co-Borrower, Grantor or I become insolvent or bankrupt; 6.4 If I have given you a false financial statement, or if I haven't told you the truth about my financial stuation, about the security, or about my use of the money; 6.5 If any creditor tries, by legal process, to take money from any bank account any Co-Borrower, Grantor or I may have, or tries, by legal process, to take any other money or property I may then have coming from you;

52-6530 1/88 DOCUPREP (OREGON-SHORT FORM)

anty to which I am a party or through which I derive any interest in the property.

7. YOUR RIGHTS ASTER DES	
7. YOUR RIGHTS AFTER DEFAULT: After a default you will had following rights and may use any one; or any combination of at any time?!! onus decrued of the Decide of 100 rts.	The second by the p
The second se	substance which accurs of other property of any hazardous
 payable all at once without notice. 7.2 Subject to any limitations imposed by applicable law, either to any limitations imposed by applicable law, either to any limitations imposed by applicable law, either to any limitations imposed by applicable law. 	e omissions by me or my agents or independent result of acts or
or after a sale of the property under a judicial foreclosure, or t a sale of the property by advertisement and sale but by	substance which occurs during my ownership
a sale of the property by advertisement and sale by the Tru you may sue for and recover from Borrower all amounts rema under the Credit Agreement, under the Note	istee, it 8.5 If you shall at any time through the
under the Credit Agreement, under the Note, and under this of Trust. 7.3 You may foreclose this Deed of Trust under applicable low	Deed
judicially by suit in acuitation of Trust under applicable law a	ither you may, at your option, convey the property in your own right,
sale.	and venyance and resume accept delivery of any instrument of con
7.4 You may have any rents from the property collected and pay amount received, over and above costs of collection and o lawful expenses, on the debt secured by the Collection and o	
7.5 I will be liable for all and a sub-	st. be deemed accortance to me and such recordation shall
Judicially by suit in courts	the conveyance.
sale, I will also be liable for your reasonable attorneys' fees	and Contained in this Deed of Trust regarding hazardous substants
7.6 You may use any other rights you have under the local at a	of the property from
of Trust, or other agreements. How one inder the law, this De or the reserved of the reserved of the Design of the	In lieu of foreclosure
8.1 Except as previously at a	8.7 For purposes of this Deed of Trust the
Used or produced an hazardous substances are stored locate	nd designated as hazardous or toxic worker al defined or
substances are closed in and diligent inquiry, no hazardo	designated by any other similar term) by any and in the substance (or
located used product any hazardous substances been store	nt effect at any time during either the term of this D win effect or in
located, used, produced, or released on the property or ar adjacent property prior to my ownership, possession or contra of the property.	iv the property following sith possession, custody, or control of
8.2 I will not cause nor not to	acceptance by you of a deed in lieu of foreclosure
SUDSTANCE Onto or under a substance of any figzardou	completely paid off and the Or TRUST. When the secured debt is
that the property or any advertised when I become awars	e Si 10 CTrustee to recomment without without and the Lender will request
SUDJECTED to a rolesson of the USING OF has been	onutieu inereto. I will pay the Trust
for the purpose of conductives may enter the property at any time	it is a seconveyance at my expense
the audit. You sholl sholl sholl as may be necessary to conduct	10.1 CHANGE OF ADDRESS. I will give you my new address in
the performance of the refor. I shall cooperate in all respects in	address I have given you
arrange to have the audit this Deed of Trust at the time you	Oregon law Even thanks in Deed of Trust will be governed by
pertaining to hazardous substances. If I refuse to permit you a	is subject to Oregon low sets this instrument is a Deed of Trust and
your representatives to conduct an environmental audit on the property, you may specifically enforce performance of the	12. NAMES OF PARTIES. In this Deed of Trust "I," "me" and "my" mean Grantor(s), and "you" and "your" mean Beneficiary/Lender.
5 provision, set may specifically enforce performance of this 8.4 I will indeminify and hold you harmless from and against any and it all claims, demands, liabilities, lawsrifts and adagainst any and it	Granior(s), and "you" and "your" mean Beneficiary/Lender.
Camades losses liese	agree to all the temps of this Deed of Trust.
directly or indirectly fees (including any on appeal) arising	Grentor Daslian
ment concerning the presentation, warranty, convenant or accerning	Granos R. Besstrer
or i rust or in any other documents contained in this Deed	bol autonui ci g
	WIEDCEARCHE
STATE OF OREGON: Line:) Isseed and reute true to believe)	Surcodement
County of an Jackson in April 1990 (1990) States and the above named Richard D Bactsion of the above named Richard D Bactsion of the states of	Gescanci palow isdice har i w June 2, 1989
Personally appeared the above named <u>Richard D. Bastian &</u> and acknowledged the foregoing Deed of Trust to be	and the hubberts is also hoters at the second state of the second state of the second state of the second state
and acknowledged the foregoing Deed of Trust to be voluntary	Knea R. Bastian
ALES TALES	
STATE IN THE PRESENCE OF EACE IN THE	Before me: Numbra Koe Swan
NOTAR	My commission and 1-4-1001
The model L D + 1	CONVEYANCE .
The indexisting is the holder of the Note and/or Credit Agreement sect and/or the Credit Agreement, together with all other indebtedness secur to cancer the Note and/or the Credit Agreement and this Deed of Trust, estate now will be you under the Deed of Trust to the person or person	ured by this Deed of Touch The
to cancer the Note and/or the Credit Agreement and this Deed of Trust, estate now fair by you under the Deed of Trust to the person or perso Date:	ed by this Deed of Trust, have been paid in full. You are herev directed
Date:	STATE OF OREGON
Sin	County of Klamath SS.
DEED OF TRUST	Filed for record at request of:
U.S. Not	Mounties me
-L31 E. MALIDALAC BANK Grantor/Borrower	
N/I	at ot a day of June A.D., 19 89 in Vol M89 of Mortgages Page 10156
MEDEORD, OR 97501 Beneficiary	Evelyn Biehn County Class
After recording, return to:	- Staulise Mullendore
	Fee, \$13.00